

January 3, 2024

VIA ECF

The Honorable Loretta A. Preska District Court Judge United States District Court Southern District of New York 500 Pearl Street New York, NY 10007

Re: Giuffre v. Maxwell, Case No. 15-cv-7433-LAP

Dear Judge Preska,

Pursuant to the Court's December 18, 2023, unsealing order, and following conferral with Defendant, Plaintiff files this set of documents ordered unsealed. The filing of these documents ordered unsealed will be done on a rolling basis until completed. This filing also excludes documents pertaining to Does 105 (*see* December 28, 2023, Email Correspondence with Chambers), 107, and 110 (*see* ECF No. 1319), while the Court's review of those documents is ongoing.

Respectfully,

<u>/s/ Sigrid S. McCawley</u> Sigrid S. McCawley

cc: Counsel of Record (via ECF)

EXHIBIT 4

From: Sent: To: gmax1@ellmax.com Saturday, January 10, 2015 9:00 AM Philip Barden; Ross Gow

I am out of my depth to understanding defamation and other legal hazards and don't want to end up in a law suit aimed at me from anyone if I can help it. Apparently even saying Virginia is a lier has hazard! I have never been in a suit criminal or civil and want it to stay that way.

The US lawyers for the Jane Does are filling additional discovery motions and if I speak I open my self to being part of discovery apparently. I am trying to stay out of litigation and not have to employ lawyers for years as I get lost in US legal nightmare. I stand no legal risk currently on these old charges and civil suits against Jeffrey We need to consult with US lawyers on any statement I make and the complaints too

Perhaps we make a statement of the legal risk of saying anything for potential defamation or something that prevents a full and frank detailed rebuttal + the press not being the place for that? Regardless, Philip plse call jeffrey lawyer and see what you can understand from him and pehaps craft something in conjunction with him? Either way I think you need to speak to him to understand my risk so you can help me understand it - too may cooks in the kitchen and I can't make good decisions. Plse reach out to him today

+ I have already suffered such a terrible and painful loss over the last few days that I can't even see what life after press he'll even looks like - statements that don't address all just lead to more questions...what is my relationship to clinton ? Andrew on and on.

Let's rest till monday. I need head space

THE TERRAMAR PROJECT FACEBOOK TWITTER G+ PINTEREST INSTAGRAM PLEDGE THE DAILY CATCH

United States District Court Southern District of New York

Virginia L. Giuffre,

Plaintiff,

Case No.: 15-cv-07433-RWS

v.

Ghislaine Maxwell,

Defendant.

PLAINTIFF'S MOTION TO COMPEL DEFENDANT TO ANSWER DEPOSITION QUESTIONS FILED UNDER SEAL¹

Plaintiff Virginia Giuffre, by and through her undersigned counsel, hereby files this Motion to Compel Defendant to Answer Deposition Questions. During her recent deposition, Defendant refused to answer numerous questions about allegedly "adult" sexual activity related to Jeffrey Epstein. Because this activity is highly relevant to this case, Defendant should be ordered to answer questions about it.

As the Court is aware, this defamation case involves Ms. Giuffre's assertions that she and other females were recruited by Defendant to be sexually abused by Jeffrey Epstein under the guise of being "massage therapists." *See* Complaint, (DE 1), at ¶ 27 (Giuffre "described Maxwell's role as one of the main women who Epstein used to procure under-aged girls for sexual activities and a primary co-conspirator and participant in his sexual abuse and sex trafficking scheme"). In response to these assertions, Defendant has made the sweeping claim that Ms. Giuffre's assertions are "entirely false" and "entirely untrue." Complaint, DE 1, at ¶ 31.

¹ Defendant has labelled her entire deposition transcript as Confidential at this time. Counsel for the parties conferred at the deposition regarding answering questions.

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Yet during her deposition, Defendant refused to answer any questions that she construed as having something to do with "consensual adult sex." Defense counsel supported that position that "frankly, [that's] none of your business and I instruct the witness not to answer." *See*

Declaration of Sigrid S. McCawley ("McCawley Decl.") at Exhibit 1, Tr. of Maxwell Depo.

(Apr. 22, 2016) at 21. The result was that at a number of points throughout her deposition,

Defendant refused to answer questions about subjects integral to this lawsuit, including questions

about what the alleged "massage therapists" were doing at Jeffrey Epstein's house and the sexual

nature of those massages.

For example, Defendant refused to answer questions about whether she had given Jeffrey

Epstein a massage:

Q. Have you ever given Jeffrey Epstein a massage?

MR. PAGLIUCA: Object to the form, foundation. And I'm going to instruct you not to answer that question. I don't have any problem with you asking questions about what the subject matter of this lawsuit is, which would be, as you've termed it, sexual trafficking of Ms. Roberts.

To the extent you are asking for information relating to any consensual adult interaction between my client and Mr. Epstein, *I'm going to instruct her not to answer* because it's not part of this litigation and it is her private confidential information, not subject to this deposition.

MS. McCAWLEY: You can instruct her not to answer. That is your right. But I will bring her back for another deposition because it is part of the subject matter of this litigation so she should be answering these questions. This is civil litigation, deposition and she should be responsible for answering these questions.

MR. PAGLIUCA: I disagree and you understand the bounds that I put on it.

MS. McCAWLEY: No, I don't. I will continue to ask my questions and you can continue to make your objections.

Q. Did you ever participate from the time period of 1992 to 2009, did you ever participate in a massage with Jeffrey Epstein and another female?

MR. PAGLIUCA: Objection. Do not answer that question. Again, to the extent you are asking for some sort of illegal activity as you've construed in

connection with this case I don't have any problem with you asking that question. To the extent these questions involve consensual acts between adults, frankly, they're none of your business and *I will instruct the witness not to answer*.

MS. McCAWLEY: This case involves sexual trafficking, sexual abuse, questions about her having interactions with other females is relevant to this case. She needs to answer these questions.

MR. PAGLIUCA: I'm instructing her not to answer.

MS. McCAWLEY: Then we will be back here again.

See McCawley Decl. at Exhibit 2, Tr. of Maxwell Depo. (Apr. 22, 2016) at 19-22 (emphasis added).

Defendant's participation in massages with Epstein is a central part of this case. Ms. Giuffre has explained that during her first sexual encounter with Jeffrey Epstein, it was Defendant who provided instruction on how to do it and how to turn the massage into a sexual event. Obviously, proof that Defendant had previously massaged Epstein – include massages with sexual component – would provide important corroboration for Ms. Giuffre's testimony at trial. And proof that Defendant was involved in massages will further help prove that statements to the press that Virginia's allegations were "obvious lies" was itself an obvious lie.

As another example, Defendant refused to answer questions about her knowledge that Johanna Sjoberg was hired to work for Epstein and provided massages. In the police report, Johanna admitted that Maxwell recruited her to work for Epstein. *See* McCawley Decl. at Exhibit 3, Giuffre000076-77 (police report indicating that Johanna was recruited by Maxwell). Yet during Defendant's deposition, she refused to answer questions regarding Johanna Sjoberg.

Q. Do you know what tasks Johanna was hired to performance?

A. She was tasked to answer telephones.

Q. Did you ever ask her to rub Jeffrey's feet? ...

A. I believe that I have read that, but I don't have any memory of it.

Q. Did you ever tell Johanna that she would get extra money if she provided Jeffrey massages?

A. I was always happy to give career advice to people and I think that becoming somebody in the healthcare profession, either exercise instructor or nutritionist or professional massage therapist is an excellent job opportunity. Hourly wages are around 7, 8, \$9 and as a professional healthcare provider you can earn somewhere between as we have established 100 to \$200 and to be able to travel and have a job that pays that is a wonderful job opportunity. So in the context of advising people for opportunities for work, it is possible that I would have said that she should explore that as an option.

Q. Did you tell her she would get extra money if she massaged Jeffrey?

A. I'm just saying, I cannot recall the exact conversation. I give career advice and I have done that.

Q. Did you ever have Johanna massage you?

A. I did.

Q. How many times?

A. I don't recall how many times.

Q. Was there sex involved?

A. No. . . .

Q. Did you ever have sexual contact with Johanna?

MR. PAGLIUCA: Object to the form and foundation. You need to give me an opportunity to get in between the questions. *Anything that involves consensual sex on your part, I'm instructing you not to answer.*

Q. Did you ever have sexual contact with Johanna?

A. [MR. PAGLIUCA?] Again, she is an adult --

Q. I'm asking you, did you ever have sexual contact with Johanna?

A. I've just been instructed not to answer.

Q. On what basis?

A. You have to ask my lawyer.

See McCawley Decl. at Exhibit 4, Tr. of Maxwell Depo. (Apr. 22, 2016) at 60-62 (emphasis added).

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Here again, this information is critical to the case. Among other things, these questions

are designed to show a modus operani ("M.O") for Epstein and Maxwell - specifically, how they

recruited for a non-sexual massage than converted the massage into sexual activities.

One last illustration comes from Defendant's refusal to answer about her knowledge of

Epstein's sexual interests during massages:

Q. Does Jeffrey like to have his nipples pinched during sexual encounters?

MR. PAGLIUCA: Objection to form and foundation.

A. I'm not referring to any advice on my counsel. I'm not talking about any adult sexual things when I was with him.

Q. When Jeffrey would have a massage, would he request that the masseuse pinch his nipples while he was having a massage?

A. I'm not talking about anything with consensual adult situation.

See McCawley Decl. at Exhibit 5, Tr. of Maxwell Depo. (Apr. 22, 2016) at 82.

While Epstein himself might also provide answers to these questions, it appears likely that he will assert his Fifth Amendment privilege regarding his sexual activities. Accordingly, Ms. Giuffre must pursue questioning of Maxwell to obtain information on this subject. Here again, information about Epstein's sexual idiosyncrasies will provide important corroboration to Ms. Giuffre's testimony that she had sexual interactions of an identical nature with Epstein.

These refusals are not an isolated instance. Instead, similar refusals to answer questions occurred repeatedly throughout the deposition. *See, e.g.*, McCawley Decl. at Composite Exhibit 6. 52-55; 64-65; 82; 92-93; 137-38; 307-09.

The Court should compel Defendant to answer all these questions. In addition to the specific points made above, the "big picture" here reveals how vital such discovery is. At the core of Ms. Giuffre's allegations is the allegation that Defendant lured her into a sexual situation with the offer of a job making money as a massage therapist; that Epstein always habitually tried

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to turn massages into sex (that was his modus operandi and plan all along); and that Maxwell recruited other females for an ostensibly proper position, such as therapeutic masseuse, with knowledge that the intent was for that person would be pressured to provide sexual gratification to Epstein. As a result, Epstein's use of massages for sexual purposes is a central part of this case.

And Defendant's role in those massages – and knowledge of the purposes of those massages – is a critical piece of evidence showing her state of mind when she attacked Ms. Giuffre's assertions as "entirely untrue." Ms. Giuffre intends to prove at trial that Defendant knew full well the sexual purpose for which she was recruiting females – including underage females like Ms. Giuffre. Ms. Giuffre is entitled to explore Defendant's knowledge of the sexual activities that took place under the guise of "massages." Otherwise Defendant will be able to portray to the jury an inaccurate picture of that what was happening at Epstein's house what nothing more than run-of-the-mill massage therapy. *See, e.g.*, McCawley Decl. at Exhibit 7, Tr. of Maxwell Depo. (Apr. 22, 2016) at 51 ("Q: Did [the pay for massage therapists] vary on what sexual acts they performed? . . . A: No, it varied depending on how much time, some massage therapists charge more and some charge less.").

Defendant's refusal to answer questions about alleged "adult" consensual sex also blocks Ms. Giuffre from seeking legitimate discovery in this case. By refusing to answer questions about her and Epstein's sexual activities with alleged "adults," Defendant is essentially given the ability to refuse to answer any sexual question she does not wish to answer. Defendant simply has to deem the question as involving "consensual adult sex" and no need be given. The result is to leave Ms. Giuffre with no way of exploring the identity of these alleged adults, the ages of these alleged adults, and indeed whether they were adults at all. This allows Defendant to claim

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that she is unaware of any sexual activity involving underage females, because (she claims) the only sexual activity she was aware involved adults.

The Court should compel Ms. Maxwell to answer all questions about her knowledge relating to sexual activities with Epstein and other females while at Epstein's various homes. *See* Fed. R. Crim. P. 37(a)(3)(B)(i); *see, e.g., Kelly v. A1 Tech.*, No. 09 CIV. 962 LAK MHD, 2010 WL 1541585, at *20 (S.D.N.Y. Apr. 12, 2010) ("Under the Federal Rules, when a party refuses to answer a question during a deposition, the questioning party may subsequently move to compel disclosure of the testimony that it sought. The court must determine the propriety of the deponent's objection to answering the questions, and can order the deponent to provide improperly withheld answers during a continued deposition" (internal citations omitted)). Of course, the party objecting to discovery must carry the burden of proving the validity of its objections, particularly in light of "the broad and liberal construction afforded the federal discovery rules" *John Wiley & Sons, Inc. v. Book Dog Books, LLC*, 298 F.R.D. 184, 186 (S.D.N.Y. 2014). For purposes of a deposition, the information sought "need not be admissible at the trial if the discovery appears reasonably calculated to lead to the discovery of admissible evidence." *Chen-Oster v. Goldman, Sachs & Co.*, 293 F.R.D. 557, 561 (S.D.N.Y. 2013) (*citing* Fed.R.Civ.P. 26(b)(1)).

Defendant cannot carry her burden of showing that the questions asked are not reasonably calculated to lead to the discovery of admissible evidence. This is a case in which sexual activities lie at the heart of the issues in dispute. As a result, it is hardly surprising to find that discovery pertains to alleged "adult" sexual activities – and questions about such subjects are entirely proper. *See, e.g., Condit v. Dunne*, 225 F.R.D. 100, 113 (S.D.N.Y. 2004) (in defamation case, "Plaintiff is hereby ordered to answer questions regarding his sexual relationships in so far

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as they are relevant to a defense of substantial truth, mitigation of damages, or impeachment of plaintiff."); Weber v. Multimedia Entm't, Inc., No. 97 CIV. 0682 PKL THK, 1997 WL 729039, at *3 (S.D.N.Y. Nov. 24, 1997) ("While discovery is not unlimited and may not unnecessarily intrude into private matters, in the instant case inquiry into private matters is clearly relevant to the subject matter of the suit. Accordingly, plaintiff Misty Weber shall respond to defendants' interrogatories concerning her sexual partners").

Generally speaking, instructions from attorneys to their clients not to answer questions at a deposition should be "limited to [issues regarding] privilege." Morales v. Zondo, Inc., 204 F.R.D. 50, 54 (S.D.N.Y. 2001). In this case, defense counsel ranged far beyond the normal parameters of objections and sought to decide for himself what issues were relevant. That was improper and the Court should order a resumption of the Defendant's deposition so that she can answer questions about her knowledge of sexual activity relating to Jeffrey Epstein.

CONCLUSION

Defendant should be ordered to sit for a follow-up deposition and directed to answer questions regarding her knowledge of alleged "adult" sexual activity.

Dated: May 5, 2016

Respectfully Submitted,

BOIES, SCHILLER & FLEXNER LLP

By:

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 $^{^2}$ This daytime business address is provided for identification and correspondence purposes only and is not intended to imply institutional endorsement by the University of Utah for this private representation.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 5th day of May, 2016, I electronically filed the

foregoing document with the Clerk of Court by using the CM/ECF system. I also certify that the

foregoing document is being served this day on the individuals identified below via transmission

of Notices of Electronic Filing generated by CM/ECF.

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Sigrid S. McCawley

EXHIBIT 4

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

Plaintiff,

Case No.: 15-cv-07433-RWS Page 1

-against-

GHISLAINE MAXWELL,

Defendants.

CONFIDENTIAL

Videotaped deposition of GHISLAINE MAXWELL, taken pursuant to subpoena, was held at the law offices of BOIES SCHILLER & FLEXNER, 575 Lexington Avenue, New York, New York, commencing April 22, 2016, 9:04 a.m., on the above date, before Leslie Fagin, a Court Reporter and Notary Public in the State of New York.

MAGNA LEGAL SERVICES 1200 Avenue of the Americas New York, New York 10026

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               JEFFREY S. PAGLIUCA, ESQUIRE
     BY:
               LAURA A. MENNINGER, ESQUIRE
19
20
    Also Present:
21
         James Christe, videographer
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Page 60 G Maxwell - Confidential 1 She was tasked to answer 2 Α. telephones. 3 Q. Did you ever ask her to rub 4 5 Jeffrey's feet? MR. PAGLIUCA: Objection to the 6 form and foundation. 7 I believe that I have read that, A. 8 but I don't have any memory of it. 9 Did you ever tell Johanna that she 10 0. would get extra money if she provided Jeffrey 11 massages? 12 I was always happy to give career Α. 13 advice to people and I think that becoming 14 somebody in the healthcare profession, either 15 exercise instructor or nutritionist or 16 professional massage therapist is an 17 excellent job opportunity. Hourly wages are 18 around 7, 8, \$9 and as a professional 19 healthcare provider you can earn somewhere 20 between as we have established 100 to \$200 21 and to be able to travel and have a job that 22 pays that is a wonderful job opportunity. So 23 in the context of advising people for 24 opportunities for work, it is possible that I 25



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Page 61 G Maxwell - Confidential 1 would have said that she should explore that 2 3 as an option. Did you tell her she would get Q. 4 extra money if she massaged Jeffrey? 5 I'm just saying, I cannot recall 6 Α. 7 the exact conversation. I give career advice and I have done that. 8 Did you ever have Johanna massage 9 Q. 10 you? Α. I did. 11 Q. How many times? 12 I don't recall how many times. 13 A. Was there sex involved? Q. 14 A. No. 15 Did you ever instruct Johanna to 16 0. massage Glenn Dubin? 17 I don't believe -- I have no Α. 18 recollection of it. 19 Did you ever have sexual contact 20 0. 21 with Johanna? MR. PAGLIUCA: Object to the form 22 and foundation. You need to give me an 23 opportunity to get in between the 24 25 questions.



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Page 62
            G Maxwell - Confidential
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               Anything that involves consensual
 2
          sex on your part, I'm instructing you
 3
          not to answer.
 4
               Did you ever have sexual contact
 5
          0.
     with Johanna?
 6
 7
          Α.
               Again, she is an adult --
               I'm asking you, did you ever have
          0.
 8
     sexual contact with Johanna?
9
               I've just been instructed not to
10
          Α.
11
     answer.
              On what basis?
          Ο.
12
              You have to ask my lawyer.
          A.
13
               Did you ever have sexual contact
14
          0.
     with Johanna that was not consensual on
15
    Johanna's part?
16
               MR. PAGLIUCA: You can answer
17
         nonconsensual.
18
               I've never had nonconsensual sex
19
          Α.
    with anybody.
20
               Not Annie Farmer?
21
          0.
               MR. PAGLIUCA: Objection.
22
               I just testified I never had
23
          Α.
    nonconsensual sex with anybody ever, at any
24
     time, at anyplace, at any time, with anybody.
25
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EXHIBIT 6

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

Plaintiff,

Case No.: 15-cv-07433-RWS Page 1

-against-

GHISLAINE MAXWELL,

Defendants.

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CONFIDENTIAL

Videotaped deposition of GHISLAINE MAXWELL, taken pursuant to subpoena, was held at the law offices of BOIES SCHILLER & FLEXNER, 575 Lexington Avenue, New York, New York, commencing April 22, 2016, 9:04 a.m., on the above date, before Leslie Fagin, a Court Reporter and Notary Public in the State of New York.

MAGNA LEGAL SERVICES 1200 Avenue of the Americas New York, New York 10026

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20
    Also Present:
21
         James Christe, videographer
22
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Page 52 G Maxwell - Confidential 1 for sexual acts. 2 I'm asking if they performed sexual 3 Q. acts? 4 MR. PAGLIUCA: Object to the form 5 and foundation. 6 Did any of the massage therapists 7 0. who were at the home perform sexual acts for 8 Jeffrey Epstein? 9 I don't know what you mean by 10 Α. sexual acts. 11 Did any of the massage therapists 12 Q. who were working at the home perform sexual 13 acts, including touching the breasts, 14 touching the vaginal area, being touched 15 while Jeffrey is masturbating, having 16 intercourse, any of those things? 17 MR. PAGLIUCA: Objection. Form and 18 foundation. 19 To the extent any of this is asking 20 for to your knowledge any consensual sex 21 act that may or may not have involved 22 you, I'm instructing you not to answer 23 the question. 24 I'm not asking about consensual sex 25 Q.



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Page 53 G Maxwell - Confidential 1 I'm asking whether any of the massage acts. 2 therapists performed sexual acts for Mr. 3 Epstein, as I have just described? 4 I have never seen anybody have 5 Α. sexual intercourse with with Jeffrey, ever. 6 7 0. I'm not asking about sexual intercourse. I'm asking about any sexual 8 act, touching of the breast -- did you ever 9 see -- can you read back the question? 10 (Record read.) 11 I'm not addressing any questions Α. 12 about consensual adult sex. If you want to 13 talk about what the subject matter, which is 14 defamation and lying, Virginia Roberts, that 15 you and Virginia Roberts are participating in 16 perpetrating her lies, I'm happy to address 17 those. I never saw any inappropriate 18 underage activities with Jeffrey ever. 19 I'm not asking about underage. I'm 20 0. asking about whether any of the masseuses 21 that were at the home perform sexual acts for 22 Jeffrey Epstein? 23 I have just answered the question. 24 A. No, you haven't. 25 Q.



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Page 54 G Maxwell - Confidential 1 I have. A. 2 No, you haven't. 3 0. A. Yes, I have. 4 You are refusing to answer the 5 0. question. 6 7 Α. Let's move on. O. I'm in charge of the deposition. I 8 say when we move on and when we don't. 9 You are here to respond to my 10 questions. If you are refusing to answer the 11 court will bring you back for another 12 deposition to answer these questions. 13 Do you understand that? 14 MR. PAGLIUCA: You don't need to 15 threaten the witness. 16 MS. McCAWLEY: I'm not threatening 17 her. I'm making sure the record is 18 clear. 19 MR. PAGLIUCA: Certainly can you 20 apply to have someone come back and the 21 court may or may not have her come back 22 23 again. Again, she is not answering 24 questions that relate to adult consent 25



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Page 55
            G Maxwell - Confidential
 1
          sex acts. Period. And that's the
 2
          instruction and we can take it up with
 3
          the court.
 4
              Ms. Maxwell, are you aware of any
 5
          0.
     sexual acts with masseuses and Jeffrey
 6
     Epstein that were nonconsensual?
 7
          Α.
               NO.
 8
              How do you know that?
 9
          0.
               All the time that I have been in
          A.
10
     the house I have never seen, heard, nor
11
     witnessed, nor have reported to me that any
12
     activities took place, that people were in
13
     distress, either reported to me by the staff
14
     or anyone else. I base my answer based on
15
     that.
16
               Are you familiar with a person by
17
          0.
     the name of Annie Farmer?
18
          Α.
               I am.
19
               Has Annie Farmer given a statement
20
          0.
     to police about you performing sexual acts on
21
22
    her?
               I have not heard that.
23
          Α.
              Has Annie Farmer given a statement
24
          Q.
     to police about Jeffrey Epstein performing
25
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Page 64 G Maxwell - Confidential 1 Did you have sex with her? 2 0. MR. PAGLIUCA: This is the same 3 instruction about consensual or 4 nonconsensual. 5 Q. Was Emmy under the age of 18 when 6 you hired her? 7 No. I didn't hire her, as I said, Α. 8 Jeffrey did. 9 Q. Did Emmy ever have sex with 10 Jeffrey? 11 MR. PAGLIUCA: Objection to the 12 form and foundation. 13 A. How would I know what somebody else 14 did. 15 You weren't involved in the sex 0. 16 between Jeffrey, Emmy and yourself? 17 We already --Α. 18 Were you involved with sex between 0. 19 Jeffrey, Emmy and yourself? 20 MR. PAGLIUCA: Everyone is talking 21 over each other. You heard the 22 23 question. Again, you you know what the 24 instruction is. If there is any 25



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Page 65 G Maxwell - Confidential 1 consensual issue involved, I instruct 2 3 you not to answer. Α. Moving on. 4 So you are refusing to answer that 5 Q. question? 6 I've been instructed by my lawyer. Α. 7 Q. Did you ever have sex with Jeffrey, 8 Emmy, Virginia and yourself when Virginia was 9 10 underage? Α. Absolutely not. 11 MR. PAGLIUCA: We've been going for 12 about an hour. I would like to take a 13 five-minute break, please. 14 MS. McCAWLEY: I'm almost done. 15 MR. PAGLIUCA: You are not going to 16 allow a break. 17 MS. McCAWLEY: As soon as I get 18 through my line of questioning, which is 19 perfectly appropriate. 20 Did Emmy Taylor travel with you and 21 0. Jeffrey to Europe? 22 I'm sure she did. A. 23 Q. What is she doing today? 24 A. I have no idea. 25



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Page 82 1 G Maxwell - Confidential Did you train Virginia on how to 2 Q. recruit other girls to perform sexual 3 4 massages? 5 MR. PAGLIUCA: Objection to the form and foundation. 6 No. And it's absurd and her entire 7 Α. story is one giant tissue of lies and 8 furthermore, she herself has -- if she says 9 that, you have to ask her about what she did. 10 Does Jeffrey like to have his 11 0. nipples pinched during sexual encounters? 12 MR. PAGLIUCA: Objection to form 13 and foundation. 14 I'm not referring to any advice on 15 Α. my counsel. I'm not talking about any adult 16 sexual things when I was with him. 17 18 When Jeffrey would have a massage, Q. 19 would he request that the masseuse pinch his nipples while he was having a massage? 20 I'm not talking about anything with 21 Α. 22 consensual adult situation. 23 What about with underage --Q. I am not aware of anything. Α. 24 25 Q. You are not aware of Jeffrey



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Page 92 G Maxwell - Confidential 1 In your responsibilities in working 0. 2 for Jeffrey, would you book massages for him 3 on any given day so that he would have a 4 massage scheduled? Would you take a call for 5 example and book a massage for him? 6 MR. PAGLIUCA: Objection to the 7 form and foundation. 8 You can answer. Ο. 9 Typically, that was not my 10 A. responsibility. He would either book the 11 massage himself or one of his other 12 assistants would do that. 13 From time to time you had to do 14 Q. that? 15 MR. PAGLIUCA: Objection to the 16 form and foundation. 17 Like I said, typically it was Α. 18 somebody else's responsibility. 19 If you were unable to book a girl 20 0. for a massage on a given day, would that mean 21 that you were responsible for giving him a 22 23 sexual massage? MR. PAGLIUCA: Objection to the 24 form and foundation and I instruct you 25



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Page 93 1 G Maxwell - Confidential not to answer any questions about any of 2 3 your consensual adult sexual activity. Q. So you are not going to answer that 4 question? 5 You just heard my counsel. Α. 6 Have you ever said to anybody that 7 Ο. 8 recruiting other girls to perform sexual massages for Jeffrey Epstein takes the 9 pressure off you? 10 11 MR. PAGLIUCA: Object to the form and foundation. 12 Repeat the question and break it 13 Α. 14 out. Have you ever said to anybody that 15 Q. you recruit girls --16 Stop right there. 17 A. I never recruited girls, let's stop there. Now 18 19 breakdown the question. Have you ever said to anybody --20 Ο. By girls, we are talking about 21 Α. underage people -- you said girls, are you 22 talking about underage -- we are not talking 23 about consensual acts -- this is a defamation 24 suit. 25



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Page 137 G Maxwell - Confidential 1 2 the flights? I can't recollect having a meal Α. 3 with them, but just so we are clear, the 4 allegations that Clinton had a meal on 5 6 Jeffrey's island is 100 percent false. But he may have had a meal on 7 Ο. Jeffrey's plane? 8 I'm sure he had a meal on Jeffrey's 9 A. plane. 10 You do know how many times he flew 0. 11 on Jeffrey's plane? 12 I don't. 13 Α. Do you know who Doug Band is? Q. 14 I do. Α. 15 Q. How do you know him? 16 He used to work or still works for 17 Α. Bill Clinton. 18 Did you ever have a relationship 19 0. with him? 20 We are talking about adult 21 Α. consensual relationships, it's off the 22 record. 23 Q. I'm not asking what you did with 24 him, I'm asking if you ever had a 25



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Page 138 G Maxwell - Confidential 1 relationship with him? 2 MR. PAGLIUCA: If you understand 3 the term relationship, certainly you can 4 5 answer that. Α. Define relationship. 6 7 Ο. Somebody that you would have spent 8 time together, either seeing them in a romantic relationship or --9 You need to be, what do you mean by 10 Α. romantic. I was friends with Doug but you 11 are suggesting something more so I want to be 12 clear what you are actually asking me. 13 You defined it. You said you were 14 0. friends with him. If that's what you were 15 that's all I need to know. 16 While you were on the trip with 17 18 President Clinton, do you recall where you 19 stayed at these locations, in other words, would you leave the jet and stay overnight at 20 a hotel, do you have a recollection of this 21 22 trip? I recollect the trip but if you're 23 Α. asking me where we stayed, you can see it's a 24 25 very fast paced trip. It was very tiring and



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Page 307 G Maxwell - Confidential 1 form and foundation. 2 Α. I don't know why the name is -- I'm 3 sorry -- I can't -- I have no idea. 4 I 5 recognize the name but that's it. 6 0. Was Johanna Sjoberg a masseuse? MR. PAGLIUCA: Objection to the 7 form and foundation. 8 What are you asking me, I'm sorry? 9 Α. 10 Q. When Johanna Sjoberg worked for Jeffrey Epstein, did she perform massages? 11 I've testified that when Johanna 12 Α. 13 came originally, she came to answer 14 telephones. I believe at some point she became a masseuse. I don't recollect when 15 and I personally had massages from Johanna. 16 What did Johanna do for Jeffrey 17 Q. Epstein, did she perform massages, anything 18 else? 19 MR. PAGLIUCA: Objection to the 20 21 form and foundation. When she came she answered phones 22 Α. 23 and at some point, I believe, I don't have any firm recollection, but I believe she went 24 to school and became a masseuse and I had 25



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Page 308 G Maxwell - Confidential 1 massages from her. 2 Did you ever have any sexual 3 0. interaction with her? 4 MR. PAGLIUCA: Object to the form 5 and foundation and I'm going to instruct 6 you if we're talking about any 7 consensual adult contact, you are not 8 allowed to answer the question. 9 Did you have any sexual contact 10 0. with her in the presence of Jeffrey Epstein? 11 MR. PAGLIUCA: Same instruction. 12 Did you have any sexual contact Q. 13 with her in the presence of anybody other 14 than Jeffrey Epstein? 15 MR. PAGLIUCA: Same instruction. 16 Q. How many massages did you receive 17 from Johanna? 18 I really don't recall but a fair 19 Α. amount. 20 Did the massages involve sex? 21 0. MR. PAGLIUCA: I'm going to 22 instruct you not to answer. 23 Q. Have you ever engaged in sex with 24 any female? 25



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Page 309 G Maxwell - Confidential 1 MR. PAGLIUCA: I'm going to 2 3 instruct you not to answer. MS. McCAWLEY: I want the record to 4 reflect that Ms. Maxwell's attorney is 5 directing her not to answer this series 6 of questions. 7 MR. PAGLIUCA: It definitely does. 8 Were you responsible for 9 Q. introducing Anuska to Jeffrey Epstein? 10 MR. PAGLIUCA: Objection to the 11 form and foundation. 12 I already testified that I don't A. 13 really recall Anuska. 14 Were you responsible for 15 Q. introducing Johanna to Jeffrey Epstein? 16 MR. PAGLIUCA: Objection to the 17 form and foundation. 18 Again, I don't like the Α. 19 characterization of introduction. Johanna 20 came to answer telephones. 21 When did you -- were you the person 22 0. who brought or introduced or met Johanna for 23 purposes of bringing her to Jeffrey Epstein's 24 25 home?



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COMPOSITE EXHIBIT A

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Page 1

Plaintiff,

Case No.: 15-cv-07433-RWS

-against-

GHISLAINE MAXWELL,

Defendants.

- - - - - - - - - - - - - - X

CONFIDENTIAL

Videotaped deposition of GHISLAINE MAXWELL, taken pursuant to subpoena, was held at the law offices of BOIES SCHILLER & FLEXNER, 575 Lexington Avenue, New York, New York, commencing April 22, 2016, 9:04 a.m., on the above date, before Leslie Fagin, a Court Reporter and Notary Public in the State of New York.

MAGNA LEGAL SERVICES 1200 Avenue of the Americas New York, New York 10026



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Page 2

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    Also Present:
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         James Christe, videographer
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Questions About People Under the Age of 18 at Epstein's Home

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Page 13 G Maxwell - Confidential 1 2 Ο. You can answer. 3 Α. I have not any idea exactly of the youngest adult employee that I hired for 4 5 Jeffrey. When you say adult employee, did 6 Ο. 7 you ever hire someone that was under the age 8 of 18? 9 Α. Never. 10 Did you ever bring someone who was Ο. 11 under -- invite someone under the age of 18 to Jeffrey's home, any of his homes? 12 13 MR. PAGLIUCA: Object to the form 14 foundation. Can you repeat the question? 15 Α. 16 Ο. Did you ever invite anybody who was 17 under the age of 18 to Jeffrey's homes? 18 MR. PAGLIUCA: Same objections. I have a number of friends that 19 Α. 20 have children and friends of mine that have 21 kids and in the invitation of my friends and 22 their kids, I'm sure I may have invited some of my friend's kids to come. 23 24 Q. Anybody that is not a friend of 25 yours.



Questions About Meeting the Plaintiff and Massages with Plaintiff

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Page 16 G Maxwell - Confidential 1 2 Α. Ms. Roberts held herself out --I'm not asking how she held herself 3 0. I'm asking how she arrived at the home. 4 out. 5 Did you meet her and invite her to come to the home or how did she arrive there? 6 7 MR. PAGLIUCA: Object to the form and foundation. 8 Ms. Roberts held her to be a 9 Α. masseuse and her mother drove her to the 10 11 house. 12 When did you first meet Virginia Q. 13 Roberts? I don't have a recollection of the 14 Α. 15 first meeting. 16 Do you recall meeting her at Q. 17 Mar-a-Lago? 18 Like I said, I don't have a Α. 19 recollection of meeting Ms. Roberts. 20 So you recall Ms. Roberts being Q. 21 brought to the home by her mother, is that 22 your testimony? 23 Α. That is my testimony. 24 Q. And that is the first time you met 25 her?



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Page 17 G Maxwell - Confidential 1 2 Like I said, I don't recall meeting Α. her the first time. I do remember her mother 3 bringing her to the house. 4 5 Are you a member at Mar-a-Lago? Q. Α. 6 No. 7 Q. Have you visited Mar-a-Lago? Α. 8 Yes. 9 Did you visit Mar-a-Lago in the Q. 10 year 2000? 11 I'm pretty sure I did. Α. 12 When Ms. Roberts arrived at the Ο. 13 home with her mother, what happened? 14 Α. I spoke to her mother outside of 15 the house and she -- what I don't recall is 16 exactly what happened because I was talking 17 to her mother the entire she was in the 18 house. 19 Ο. Did you introduce Ms. Roberts to 20 Jeffrey Epstein? 21 I don't recall how she actually met Α. 22 Mr. Epstein. As I said, I spoke to her mother the entire time outside the house. 23 24 Q. Did you walk Ms. Roberts up to the upstairs location at the Palm Beach house to 25



Page 19 G Maxwell - Confidential 1 2 absolutely everything that took place in that first meeting. She has lied repeatedly, 3 often and is just an awful fantasist. So 4 5 very difficult for anything to take place 6 that she repeated because I was with her 7 mother the entire time. 8 So did you have -- did you give a Ο. 9 massage with Virginia Roberts and Mr. Epstein 10 during the first time Virginia Roberts was at 11 the West Palm Beach house? 12 MR. PAGLIUCA: Object to the form 13 and foundation. 14 Q. Yes or no? 15 Α. No. 16 Have you ever given a massage with Q. 17 Virginia Roberts in the room and Jeffrey 18 Epstein? 19 MR. PAGLIUCA: Object to the form 20 and foundation. 21 Α. No. 22 Have you ever given Jeffrey Epstein Ο. 23 a massage? 24 MR. PAGLIUCA: Object to the form, 25 foundation. And I'm going to instruct



Questions About Massages with Minors

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Page 22 G Maxwell - Confidential 1 2 questions. 3 MR. PAGLIUCA: I'm instructing her 4 not to answer. 5 MS. McCAWLEY: Then we will be back 6 here again. 7 Have you ever given a massage to Q. Mr. Epstein with a female that was under the 8 age of 18? 9 10 Can you repeat the question? Α. 11 Yes. Have you ever given a massage Ο. to Mr. Epstein with a female that was under 12 13 the age of 18? 14 Α. No. 15 Ο. Have you ever observed Mr. Epstein 16 having a massage given by an individual, a 17 female, who was under the age of 18? 18 Α. No. 19 Ο. Have you ever observed females 20 under the age of 18 in the presence of 21 Jeffrey Epstein at his home? 22 MR. PAGLIUCA: Object to the form 23 and foundation. 24 Α. Again, I have friends that have 25 children --



Questions About Hiring Massage Therapists

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G Maxwell - Confidential 1 2 -- just another one of Virginia's many fictitious lies and stories to make this a 3 salacious event to get interest and press. 4 5 It's absolute rubbish. Were you in charge of hiring 6 Ο. 7 individuals to provide massages for Jeffrey 8 Epstein? 9 My job included hiring many people. Α. 10 There were six homes. As I sit here, I hired 11 assistants, I hired architects, I hired 12 decorators, I hired cooks, I hired cleaners, 13 I hired gardeners, I hired pool people, I 14 hired pilots, I hired all sorts of people. 15 In the course and a very small part 16 of my job was from from time to time to find 17 adult professional massage therapists for 18 Jeffrey. 19 Ο. When you say adult professional 20 massage therapists, where did you find these 21 massage therapists? 22 From time to time I would visit Α. 23 professional spas, I would receive a massage 24 and if the massage was good I would ask that 25 man or woman if they did home visits.



Questions About and Nadia Marcinkova

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Page 37 G Maxwell - Confidential 1 2 here today I do not. 3 Ms. Maxwell, when did you first Ο. 4 meet 5 MR. PAGLIUCA: Object to the form and foundation. 6 7 I have no idea when I met her. Α. Do you know how old she was when 8 Ο. 9 you met her? 10 I have no idea how old she was when Α. 11 I met her. 12 Q. Is it possible she was 13 years old 13 when you first met her? 14 MR. PAGLIUCA: Object to the form and foundation. 15 16 Α. 18 may have been in the house when Jeffrey was 19 in the house. I have no idea how old she 20 was. 21 Q. I understand she was with 22 23 I'm asking if was 13 years old when you first met her? 24 25 I have no idea. Α.



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Page 38 G Maxwell - Confidential 1 2 Q. Was she under 18 when you first met 3 her? A. I have no idea how old she was when 4 5 I first met her. Did she look like a child when you 6 Ο. 7 first met her? A. I don't remember what she looked 8 like at the time she was in the house. 9 10 How many years have you known her? Q. 11 I can only recall the last time I Α. 12 saw her. 13 Q. When was the first time you met 14 her? A. Again, I just told you, I don't 15 16 recall the first time I met her. 17 Ο. Did travel with you on Jeffrey's planes? 18 A. I wouldn't remember if was on 19 20 the plane or not. 21 Q. Did you ever have sex with 22 23 Α. No. Q. Did you ever observe Jeffrey having 24 sex with 25



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Page 39 G Maxwell - Confidential 1 2 Α. No. 3 Ο. Were you aware that Jeffrey was having sexual contact with 4 when 5 she was 13 years old? MR. PAGLIUCA: Object to the form 6 7 and foundation. I would be very shocked and 8 Α. 9 surprised if that were true. 10 Were you in the house when Ο. was in the house in a private area 12 with Jeffrey Epstein? 13 MR. PAGLIUCA: Object to the form 14 and foundation. 15 Α. Can you repeat the question. 16 Q. Were you ever in the Palm Beach 17 house when Jeffrey Epstein was in the house ? 18 with 19 MR. PAGLIUCA: Object to the form 20 and foundation. 21 Α. I've already testified that I have 22 met her and that she was there 23 I don't understand what your 24 question is asking. 25 Q. So you have never seen



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| | | Page 40 |
|----|--|---------|
| 1 | G Maxwell - Confidential | |
| 2 | | |
| 3 | MR. PAGLIUCA: Object to the form | |
| 4 | and foundation. | |
| 5 | Q. Is that your testimony? | |
| 6 | A. I already said I don't recall all | |
| 7 | the times I've seen her and I have no memory | |
| 8 | of that. | |
| 9 | Q. Have you ever seen in | |
| 10 | the house with Jeffrey Epstein | |
| 11 | | |
| 12 | MR. PAGLIUCA: Object to the form | |
| 13 | and foundation. | |
| 14 | A. I just told you I don't recall | |
| 15 | seeing | |
| 16 | Q. Were you ever involved in an orgy | |
| 17 | with | |
| 18 | A. No, absolutely not. | |
| 19 | Q. Can you tell me, do you know an | |
| 20 | individual by the name of Nadia Marcinkova? | |
| 21 | A. I do. | |
| 22 | Q. How did you meet Nadia Marcinkova? | |
| 23 | A. At some point she was a friend of | |
| 24 | Jeffrey's and I recall meeting her at some | |
| 25 | point. | |



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Page 46 G Maxwell - Confidential 1 2 Ο. Did Jeffrey arrange for a visa for Nadia Marcinkova? 3 I don't know what Jeffrey did. 4 Α. I 5 cannot testify what Jeffrey did. Was Nadia involved in sex with 6 Ο. 7 Jeffrey and other girls? MR. PAGLIUCA: Object to the form 8 and foundation. 9 10 Girls under the age of 18? Ο. 11 MR. PAGLIUCA: Same objection. 12 I have no idea. Α. O. Was Nadia involved with sex with 13 14 Jeffrey and girls over the age of 18? 15 MR. PAGLIUCA: Same objection. 16 Α. I have no idea. 17 Did Nadia recruit other girls for Ο. sex with Jeffrey? 18 19 MR. PAGLIUCA: Object to the form 20 and foundation. I have no idea. 21 Α. 22 Do you still talk to Nadia? Q. 23 No. Α. Q. Is she a pilot? 24 25 I have no idea. Α.



Questions About Mr. Epstein and Sex

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Page 53 G Maxwell - Confidential 1 2 I'm asking whether any of the massage acts. 3 therapists performed sexual acts for Mr. Epstein, as I have just described? 4 5 Α. I have never seen anybody have 6 sexual intercourse with with Jeffrey, ever. 7 I'm not asking about sexual Ο. 8 intercourse. I'm asking about any sexual 9 act, touching of the breast -- did you ever 10 see -- can you read back the question? 11 (Record read.) 12 Α. I'm not addressing any questions 13 about consensual adult sex. If you want to 14 talk about what the subject matter, which is 15 defamation and lying, Virginia Roberts, that 16 you and Virginia Roberts are participating in 17 perpetrating her lies, I'm happy to address 18 those. I never saw any inappropriate 19 underage activities with Jeffrey ever. 20 I'm not asking about underage. I'm Ο. 21 asking about whether any of the masseuses 22 that were at the home perform sexual acts for 23 Jeffrey Epstein? 24 Α. I have just answered the question. 25 Ο. No, you haven't.



Questions About Sarah Kellen, Glen Dubin, Plaintiff, Johanna Sjoberg, Annie Farmer and Sex

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Page 54 G Maxwell - Confidential 1 2 Α. I have. 3 Q. No, you haven't. A. Yes, I have. 4 5 Q. You are refusing to answer the question. 6 7 Α. Let's move on. 8 I'm in charge of the deposition. I Ο. 9 say when we move on and when we don't. 10 You are here to respond to my 11 questions. If you are refusing to answer the 12 court will bring you back for another 13 deposition to answer these questions. 14 Do you understand that? 15 MR. PAGLIUCA: You don't need to 16 threaten the witness. 17 MS. McCAWLEY: I'm not threatening 18 her. I'm making sure the record is 19 clear. 20 MR. PAGLIUCA: Certainly can you 21 apply to have someone come back and the 22 court may or may not have her come back 23 again. 24 Again, she is not answering 25 questions that relate to adult consent



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Page 55 G Maxwell - Confidential 1 sex acts. Period. And that's the 2 instruction and we can take it up with 3 the court. 4 5 Q. Ms. Maxwell, are you aware of any 6 sexual acts with masseuses and Jeffrey Epstein that were nonconsensual? 7 8 Α. No. 9 How do you know that? Ο. 10 All the time that I have been in Α. 11 the house I have never seen, heard, nor 12 witnessed, nor have reported to me that any 13 activities took place, that people were in 14 distress, either reported to me by the staff 15 or anyone else. I base my answer based on 16 that. 17 Are you familiar with a person by Ο. 18 the name of Annie Farmer? 19 Α. T am. 20 Has Annie Farmer given a statement Q. 21 to police about you performing sexual acts on 22 her? 23 Α. I have not heard that. 24 Q. Has Annie Farmer given a statement to police about Jeffrey Epstein performing 25



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Page 57 G Maxwell - Confidential 1 2 asked and answered already. 3 Ο. You can answer the question. I have no idea what Sarah Kellen Α. 4 5 did. You never observed Sarah Kellen 6 Ο. 7 with girls under the age of 18 at Jeffrey's 8 home? 9 MR. PAGLIUCA: Object to the form 10 and foundation. 11 The answer is no, I have no idea. Α. 12 Q. Do you know Glenn Dubin? 13 I do. Α. Q. What is your relationship with 14 Glenn Dubin? 15 16 MR. PAGLIUCA: Object to the form. 17 What do you mean what is my Α. 18 relationship. Are you friendly with him, how do 19 Ο. 20 you know him? 21 Α. He is the husband of Eva Dubin. 22 0. Is Eva Dubin one of your friends? 23 A. Yes. 24 Q. Did you ever send Virginia to 25 Glenn's condo at the Breakers to give him a



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Page 58 G Maxwell - Confidential 1 2 massage? 3 MR. PAGLIUCA: Objection to the form and foundation. 4 5 Α. No. Did you ever instruct Virginia 6 Ο. 7 Roberts to have sex with Glenn? MR. PAGLIUCA: Objection to the 8 form and foundation. 9 10 I have never instructed Virginia to Α. 11 have sex with anybody ever. 12 How old was Eva Anderson when she Q. 13 met Jeffrey? 14 MR. PAGLIUCA: Objection to the 15 form and foundation. 16 A. I have no idea. 17 Q. What's she under the age of 18? 18 MR. PAGLIUCA: Objection to the form and foundation. 19 20 I just testified I have idea how Α. 21 old she was. 22 Q. You testified she was your friend. 23 You don't know how old she was when she met Jeffrey? 24 25 A. That happened sometime in the '70s,



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Page 59 G Maxwell - Confidential 1 how would I know, or '80s. I have no idea. 2 Can you testify to what your friends did 30 3 years ago? 4 5 Q. You don't ask the questions here, Ms. Maxwell. 6 7 What about Johanna Sjoberg, when 8 did you first meet Johanna? I don't recall the exact date. 9 Α. 10 Ο. Did you hire Johanna? 11 I don't hire people, she came to Α. 12 work at the house to answer phones. 13 Ο. Where did you meet her? I just testified, I don't recall 14 Α. 15 exactly when I met her. 16 Was one of your job Q. 17 responsibilities to interview people that 18 would be then hired by Jeffrey? 19 That was one of my Α. 20 responsibilities. 21 Q. Do you recall interviewing Johanna? 22 Α. I don't recall the exact interview, 23 no. 24 Ο. Do you know what tasks Johanna was 25 hired to performance?



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Page 60 G Maxwell - Confidential 1 2 Α. She was tasked to answer 3 telephones. Did you ever ask her to rub 4 Ο. 5 Jeffrey's feet? MR. PAGLIUCA: Objection to the 6 7 form and foundation. 8 Α. I believe that I have read that, 9 but I don't have any memory of it. 10 Ο. Did you ever tell Johanna that she 11 would get extra money if she provided Jeffrey 12 massages? 13 Α. I was always happy to give career 14 advice to people and I think that becoming 15 somebody in the healthcare profession, either 16 exercise instructor or nutritionist or 17 professional massage therapist is an 18 excellent job opportunity. Hourly wages are around 7, 8, \$9 and as a professional 19 20 healthcare provider you can earn somewhere 21 between as we have established 100 to \$200 22 and to be able to travel and have a job that 23 pays that is a wonderful job opportunity. So 24 in the context of advising people for 25 opportunities for work, it is possible that I



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Page 61 G Maxwell - Confidential 1 would have said that she should explore that 2 3 as an option. Q. Did you tell her she would get 4 5 extra money if she massaged Jeffrey? I'm just saying, I cannot recall 6 Α. 7 the exact conversation. I give career advice and I have done that. 8 9 Did you ever have Johanna massage Q. 10 you? 11 I did. Α. 12 Q. How many times? 13 A. I don't recall how many times. 14 Q. Was there sex involved? 15 Α. No. 16 Q. Did you ever instruct Johanna to 17 massage Glenn Dubin? 18 Α. I don't believe -- I have no recollection of it. 19 20 Q. Did you ever have sexual contact with Johanna? 21 22 MR. PAGLIUCA: Object to the form 23 and foundation. You need to give me an 24 opportunity to get in between the 25 questions.



Page 62 G Maxwell - Confidential 1 2 Anything that involves consensual 3 sex on your part, I'm instructing you not to answer. 4 5 Q. Did you ever have sexual contact with Johanna? 6 7 Again, she is an adult --Α. 8 I'm asking you, did you ever have Ο. sexual contact with Johanna? 9 10 I've just been instructed not to Α. 11 answer. 12 On what basis? Q. 13 A. You have to ask my lawyer. 14 Ο. Did you ever have sexual contact with Johanna that was not consensual on 15 Johanna's part? 16 17 MR. PAGLIUCA: You can answer 18 nonconsensual. I've never had nonconsensual sex 19 Α. 20 with anybody. 21 Not Annie Farmer? Ο. 22 MR. PAGLIUCA: Objection. 23 I just testified I never had Α. 24 nonconsensual sex with anybody ever, at any 25 time, at anyplace, at any time, with anybody.



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Page 63 G Maxwell - Confidential 1 2 Ο. So if Johanna were to testify that 3 she did not consent to a sexual act that you participated in --4 5 I just told you I have never ever Α. 6 under any circumstances with anybody, at any 7 time, in anyplace, in any form had nonconsensual relations with anybody. 8 9 Did you introduce Johanna to Prince Q. 10 Andrew? 11 MR. PAGLIUCA: Objection to the 12 form and foundation. 13 Α. I've, again, read that Johanna claimed that she met or that she said she met 14 Prince Andrew. I don't know if I was the one 15 16 who made the introduction or not. 17 Do you know a female by the name of Ο. Emmy Taylor? 18 19 T do. Α. 20 How do you know her? Ο. 21 Α. Emmy was my assistant. 22 Ο. So she worked for you? 23 Α. Yes. 24 Q. Did you hire her? 25 Again, Jeffrey hired people. Α.



Questions About Emmy, Virginia, and Ms. Maxwell Regarding Sex

Page 65 G Maxwell - Confidential 1 2 consensual issue involved, I instruct 3 you not to answer. Moving on. Α. 4 5 Q. So you are refusing to answer that question? 6 7 Α. I've been instructed by my lawyer. 8 Did you ever have sex with Jeffrey, Ο. 9 Emmy, Virginia and yourself when Virginia was 10 underage? 11 Α. Absolutely not. 12 MR. PAGLIUCA: We've been going for 13 about an hour. I would like to take a 14 five-minute break, please. MS. McCAWLEY: I'm almost done. 15 16 MR. PAGLIUCA: You are not going to 17 allow a break. 18 MS. McCAWLEY: As soon as I get through my line of questioning, which is 19 20 perfectly appropriate. 21 Q. Did Emmy Taylor travel with you and 22 Jeffrey to Europe? 23 I'm sure she did. Α. 24 Q. What is she doing today? I have no idea. 25 Α.



Questions About Outfits and Sex Toys

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Page 69 G Maxwell - Confidential 1 2 about. So you didn't provide her with 3 Ο. 4 that? 5 Α. As I just testified, I have no idea what you are talking about. 6 7 I was trying to interpret whether Q. you didn't understand what a school girl 8 9 outfit was or you are saying that didn't 10 happen? 11 I clearly know what a school girl Α. 12 outfit is. I have no recollection of 13 providing anybody with a school girl outfit. 14 Ο. Did you have a set of outfits used 15 by the massage therapists that would include 16 things like a school girl outfit or a black 17 patent leather outfit or anything of that 18 nature? 19 MR. PAGLIUCA: Object to the form 20 and foundation. 21 Α. That would be just another one of 22 Virginia's lies. 23 You didn't have anything like that? Q. 24 A. I did not. 25 Did you have a basket of sex toys Ο.



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Page 70 G Maxwell - Confidential 1 2 that you kept in the Palm Beach house? MR. PAGLIUCA: Objection to the 3 form and foundation. 4 5 Α. First of all what do you mean. A laundry basket that contained sex 6 0. 7 toys in it? 8 MR. PAGLIUCA: Objection to the form and foundation. 9 10 Can you ask the question again? Α. 11 Did you have a laundry basket that Ο. contained sex toys in it, in the Palm Beach 12 13 House? 14 MR. PAGLIUCA: Objection to the form and foundation. 15 16 Did you have a laundry basket of Q. 17 sex toys in the Palm Beach house? 18 MR. PAGLIUCA: Same objection. 19 Ο. You can answer. 20 I don't recollect anything about a Α. laundry basket of sex toys. 21 22 Do you recollect having sex toys at Ο. the Palm Beach house? 23 24 A. You have to define what are you 25 talking about.



Questions About Plaintiff and Epstein and Sex

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Page 75 G Maxwell - Confidential 1 Do you recall having a basket full 2 0. 3 of sex toys? I already told you I did not. 4 Α. 5 Q. We were talking a moment ago about Ms. Roberts and her position as a masseuse, 6 7 do you know what she was paid for working as a masseuse for Jeffrey Epstein? 8 9 Α. I do not. 10 Did you ever pay her? Ο. 11 I don't ever recall paying her. Α. 12 Q. Do you know what happened during 13 the massage appointments with Jeffrey Epstein 14 and Virginia Roberts? 15 MR. PAGLIUCA: Objection to the 16 form and foundation. 17 Α. No. 18 Q. Were you ever present to view a massage between Jeffrey Epstein and Virginia 19 20 Roberts? 21 Α. I don't recollect ever seeing 22 Virginia and Jeffrey in a massage situation. Do you ever recollect seeing them 23 Ο. in a sexual situation? 24 25 Α. I never saw them in a sexual



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Page 76 G Maxwell - Confidential 1 2 situation. 3 Ο. Did you ever participate in sex with Virginia Roberts and Jeffrey Epstein? 4 5 Α. I never ever at any single time at 6 any point ever at all participated in 7 anything with Virginia and Jeffrey. And for 8 the record, she is an absolute total liar and 9 you all know she lied on multiple things and 10 that is just one other disgusting thing she 11 added. 12 Did you help her obtain an Ο. 13 apartment in Palm Beach to live in? 14 MR. PAGLIUCA: Objection to the form and foundation. 15 16 Was that part of your Q. 17 responsibilities for Jeffrey? 18 First of all, I didn't know she had Α. 19 an apartment in Palm Beach. I only learned 20 that from the many times you guys have gone 21 to the press to sell stories, so no. 22 Did you help her get a cell phone, Q. 23 was that one of your responsibilities for 24 Jeffrey, to get her is a cell phone as part 25 of her masseuse obligations?



Questions About Training Plaintiff to Recruit Girls for Massages

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Page 81 G Maxwell - Confidential 1 2 form and foundation. Like I told you, I don't recall her 3 Α. being at the house at all. 4 5 Q. How many homes does Jeffrey have? MR. PAGLIUCA: Objection to the 6 7 form and foundation. When I was working for him, I think 8 Α. 9 he had six maybe. 10 Would Virginia stay with him in Ο. 11 those homes? 12 MR. PAGLIUCA: Objection to the 13 form and foundation. I can only testify for when I was 14 Α. 15 present with him and I cannot say what she 16 did when I wasn't present with him. 17 When you were present, would Ο. 18 Virginia stay in the homes with him? 19 Α. I don't recall her staying in the 20 houses. 21 Ο. Did you train Virginia on how to 22 recruit other girls for massages? MR. PAGLIUCA: Objection to the 23 form and foundation. 24 25 Α. No.



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Page 82 G Maxwell - Confidential 1 2 Did you train Virginia on how to Ο. recruit other girls to perform sexual 3 massages? 4 5 MR. PAGLIUCA: Objection to the form and foundation. 6 7 And it's absurd and her entire Α. No. 8 story is one giant tissue of lies and 9 furthermore, she herself has -- if she says 10 that, you have to ask her about what she did. 11 Does Jeffrey like to have his Ο. nipples pinched during sexual encounters? 12 13 MR. PAGLIUCA: Objection to form 14 and foundation. I'm not referring to any advice on 15 Α. 16 my counsel. I'm not talking about any adult 17 sexual things when I was with him. 18 Q. When Jeffrey would have a massage, 19 would he request that the masseuse pinch his 20 nipples while he was having a massage? 21 Α. I'm not talking about anything with 22 consensual adult situation. 23 What about with underage --Q. 24 A. I am not aware of anything. 25 Q. You are not aware of Jeffrey



Questions About Ms. Maxwell's Relationship with Mr. Epstein

Page 91 G Maxwell - Confidential 1 2 has perpetrated, cannot tell you what is true 3 or factual or not. You said you were in the home a 4 Ο. 5 very limited time, so average in the year for example, 2004, how many times would you have 6 7 been in his Palm Beach home? Α. Very hard for me to state but very 8 little. 9 10 O. How about his New York home? 11 Α. Same. 12 Were you his girlfriend in that Q. 13 year, in 2004? 14 Define what you mean by girlfriend. Α. 15 Ο. Were you in a relationship with him 16 where you would consider yourself his 17 girlfriend? 18 Α. No. Did you ever consider yourself his 19 Ο. 20 girlfriend? 21 Α. That's a tricky question. There were times when I would have liked to think 22 of myself as his girlfriend. 23 O. When would that have been? 24 25 A. Probably in the early '90s.



Questions About Recruiting Girls, an Underage Girl in London, and Foreign Girls

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G Maxwell - Confidential 1 2 First of all I resent and despise Α. 3 the world recruit. Would you like to define what you mean by recruit and by girls, you 4 5 mean underage people. I never had to do 6 anything with underage people. So why don't 7 you reask the question in a way that I am 8 able to answer it. 9 I'm asking if you ever said that to Q. anybody. So if you don't understand the word 10 11 recruit and you never used that word then the 12 answer to that question would be no. 13 I have no memory as I sit here Α. 14 today having used that word. Did you ever meet an underage girl 15 Ο. 16 in London to introduce her to Jeffrey to 17 provide him with a massage? 18 MR. PAGLIUCA: Objection to the form and foundation. 19 20 Α. Run that past me one more time. 21 Q. Did you ever meet an underage girl 22 in London to introduce her to Jeffrey to 23 perform a massage? 24 MR. PAGLIUCA: Same objection. 25 Α. Are you asking me if I met anybody



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Page 98 G Maxwell - Confidential 1 2 that was underage in London specifically to 3 provide a massage to Jeffrey, is that your question? 4 5 Q. Yes. 6 Α. No. 7 Do you know who Alexander Dixon is? Q. A. I don't recall her right now. 8 9 Q. Do you know if -- strike that. 10 During the time that you were 11 working for Jeffrey, did you ever observe any foreign females, so in other words, not from 12 13 the United States, that were brought to 14 Jeffrey's home to perform massages? 15 MR. PAGLIUCA: Objection to the 16 form and foundation. 17 Α. Females, what age are we talking? 18 Q. Any age. 19 Α. Can you repeat the question? 20 During the time you were working Ο. 21 for Jeffrey, did you ever observe any foreign 22 females of any age that were at Jeffrey's 23 home to perform a massage? 24 MR. PAGLIUCA: Objection to the 25 form and foundation.



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Page 99 G Maxwell - Confidential 1 Are you asking me if any foreigner, 2 Α. 3 not an American person, gave Jeffrey a 4 massage? 5 Q. Yes. Well, as I sit here today, I can't 6 Α. 7 think of anyone who is foreign. Certainly --8 I just can't think of anybody right this 9 second. 10 Q. How about any foreign girls who 11 were under the age of 18? 12 I already testified to not knowing Α. 13 anything about underage girls. Q. Were there foreign girls who were 14 brought to Jeffrey's home by Jean Luc Brunel 15 16 for the purposes of providing massages? 17 MR. PAGLIUCA: Objection to the 18 form and foundation. 19 Α. I am not aware of Jean Luc bringing 20 girls. I have not no idea what you are 21 talking about. 22 You have never been around foreign Ο. 23 girls who are under the age of 18 at Jeffrey's homes? 24 25 MR. PAGLIUCA: Objection to the



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Page 100 G Maxwell - Confidential 1 2 form and foundation. 3 I already testified about not Α. knowing about underage girls. 4 5 Q. Did you provide any assistance with obtaining visas for foreign girls that were 6 7 under the age of 18? 8 I've never participated in helping Α. 9 people of any age to get visas. 10 Did Jeffrey, was it Jeffrey's Ο. 11 preference to start a massage with sex? 12 MR. PAGLIUCA: Objection to the 13 form and foundation. 14 Α. I think you should ask that 15 question of Jeffrey. 16 Ο. Do you know? 17 I don't believe that was his Α. 18 preference. I think -- you have to 19 understand, a massage -- perhaps you are not 20 really familiar with what massage is. 21 Ο. I am, I don't need a lecture on 22 massage. 23 Α. I think you do. 24 MR. PAGLIUCA: No question pending. 25 She will ask you another question now.



Questions About Underage Girls, Sex with Jon Luc Brunel, and Outfits

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Page 116 G Maxwell - Confidential 1 2 Ο. Were you present on the island when Prince Andrew visited? 3 Yes. 4 Α. 5 Q. How many times? 6 Α. I can only remember once. 7 Were there any girls under the age Q. of 18 on the island during that one visit 8 9 that you remember that were not family or 10 friends of or daughters of your friends? 11 MR. PAGLIUCA: Objection to the 12 form and foundation. 13 There were no girls on the island Α. 14 at all. No girls, no women, other than the 15 staff who work at the house. Girls meaning, 16 I assume you are asking underage, but there 17 was nobody female outside of the cooks and 18 the cleaners. Did you, as part of your duties in 19 Ο. 20 working for Jeffrey, ever arrange for 21 Virginia to have sex with John Luc Brunel? 22 MR. PAGLIUCA: Objection to the 23 form and foundation. 24 Α. Just for the record, I have never at any time, at anyplace, in any moment ever 25



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Page 117 G Maxwell - Confidential 1 2 asked Virginia Roberts or whatever she is 3 called now to have sex with anybody. Q. Did you ever provide Virginia 4 5 Roberts with an outfit, an outfit of a sexual nature to wear for Les Wexner? 6 7 MR. PAGLIUCA: Objection to the form and foundation. 8 I think we addressed the outfit 9 Α. 10 issue. 11 Q. I am asking you if you ever provided her with an outfit of a sexual 12 13 nature to wear for Les Wexner? 14 Α. Categorically no. You did get 15 that, I said categorically no 16 Don't worry I'm paying attention. Q. 17 You seemed very distracted in that Α. 18 moment. 19 (Maxwell Exhibit 6, flight logs, 20 marked for identification.) 21 Α. Do you mind if I take a break for 22 the bathroom. It's 11:08 and we are going to go 23 Q. off the record now. 24 THE VIDEOGRAPHER: It's now 11:09. 25



Questions About Pictures of Naked Girls

Page 188 G Maxwell - Confidential 1 2 people could use -- just like you would use 3 if you needed to go online to get something, that people could use. 4 5 Ο. Was that on a desk that you would 6 use in your work capacity when you were at 7 the house? 8 Α. It was a desk, it was a room I was, 9 I didn't really use that computer. 10 Were there images of naked girls Ο. 11 whether they be under the age of 18 or over the age of 18 on that computer? 12 13 I have no recollection of any naked Α. 14 people on that computer when I was there in 15 2003, we are talking. 16 What about from say '99 to 2003? Ο. 17 Α. No, I can't recollect any naked 18 pictures. 19 Ο. Why were the computers removed from 20 the house before the search warrant was 21 executed? 22 MR. PAGLIUCA: Objection to the 23 form and foundation. 24 Α. I have no knowledge of anything 25 like that.



Questions About Topless Females

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Page 404 G Maxwell - Confidential 1 2 form and foundation. I mean I've been to his -- in the 3 Α. mid '90s, I would have communicated with 4 5 people who worked for him. Have you communicated with Leslie 6 Ο. 7 Wexner about this case? Α. 8 No. 9 Have you ever seen a topless female Q. 10 at any one of Jeffrey Epstein's properties? 11 MR. PAGLIUCA: Objection to the form and foundation. You've asked this 12 13 question, by the way, earlier on today. 14 Α. Again, I testified that there are 15 people who from time to time in the privacy 16 of a swimming pool have maybe taken a bikini 17 top off or something but it's not common and 18 certainly when I was at the house I don't 19 really recollect seeing that kind of 20 activity. 21 Ο. Have you ever smoked cigarettes? 22 Α. Yes. Have you ever smoked cigarettes 23 Q. 24 with Virginia Roberts? I don't recall smoking cigarettes 25 Α.



United States District Court Southern District of New York

Virginia L. Giuffre,

Plaintiff,

Case No.: 15-cv-07433-RWS

v.

Ghislaine Maxwell,

Defendant.

PLAINTIFF'S UNREDACTED REPLY IN SUPPORT OF MOTION TO COMPEL DEFENDANT TO ANSWER DEPOSITION QUESTIONS

Plaintiff Virginia Giuffre, by and through her undersigned counsel, hereby files this Reply in Support of her Motion to Compel Defendant to Answer Deposition Questions. Instead of allowing Ms. Giuffre to take a full and complete deposition, Defendant flatly refused to answer questions critical to the key issues in this case. Contrary to Defendant's assertions, Ms. Giuffre is not engaged in a "fishing expedition" but rather seeks to ask highly-focused questions specifically relevant to this case. In particular, Ms. Giuffre seeks to ask the Defendant questions regarding her participation in or knowledge of sexual activities connected with Jeffrey Epstein's sexual abuse of females. Such questions are entirely appropriate in the discovery phase of this case, particularly where any answers will be maintained as confidential under the Protective Order entered in this case.

As the Court is aware from previous pleadings, at the heart of this case lies the issue of Defendant's knowledge that Ms. Giuffre was sexually abused by Jeffrey Epstein. Indeed, as the Defendant boldly acknowledges in her response (at p. 2), she intends to argue at trial that (among other things) she "never arranged for or asked [Ms. Giuffre] to have sex with anyone." At trial,

Ms. Giuffre intends to strongly disprove Defendant's false assertions and to demonstrate that Defendant recruited Ms. Giuffre to be involved in massages of a sexual nature with Epstein.

To develop evidence to support her position, Ms. Giuffre recently deposed Defendant about the central subjects in her case. Defendant flatly refused to answer a number of questions, and for the majority of the others, gave varying versions of "I don't recall." For example, when faced with the police report which contains statements from approximately thirty (30) different victims during a time frame which the Defendant acknowledges she was actively working for Epstein at his various homes, Defendant challenged the veracity of the victims' reports:

"Q. Are you saying these 30 girls are lying when they gave these reports to police officers?

A. I'm not testifying to their lies. I'm testifying to Virginia's lies."

See Declaration of Sigrid McCawley ("McCawley Decl.") at Exhibit 1, April 22, 2016 Deposition of Defendant at p. 89-90; 83-84. While Defendant was working with Epstein during the time period when these underage girls were visiting Jeffrey's home, Defendant claimed to be at the house maybe once in 2005. *Id.* at p. 84. Yet, according to flight manifests, in that same general time period, Defendant was listed as a passenger at least eleven times either landing in or departing from West Palm Beach, Florida on Jeffrey Epstein's private plane. *See* McCawley Decl. at Exhibit 1, April 22, 2016 Depo Tr. at p. 84; *see also* McCawley Decl. at Composite Exhibit 2, Flight Logs from Jeffrey Epstein's private planes.

Moreover, again according to flight logs, Defendant was on Epstein's planes over 300 times – including 23 times with Ms. Giuffre when Ms. Giuffre was underage. Yet, quite remarkably, Defendant claimed she "couldn't recall" even one of those flights. *See* McCawley Decl. at Exhibit 1, April 22, 2016 Deposition of Defendant at p. 120-122.

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Defendant even testified that she did not recall having Ms. Giuffre at her London townhome with Prince Andrew. Defendant stuck to this incredible story despite flight logs establishing her traveling to London with Ms. Giuffre and despite a photograph the three – Ms. Giuffre, Prince Andrew and Defendant – all standing together in Defendant's home. *See* McCawley Decl. at Exhibit 1, April 22, 2016 Deposition of Defendant at p. 108-111. Defendant's deposition consisted almost entirely of "I don't recalls" or "I refuse to answer that question"¹ and also included a physical outburst that knocked the court reporter's computer off the conference room table. *See* McCawley Decl. at Exhibit 1, April 22, 2016 Deposition of

Among the many questions that Defendant refused to answer at her deposition were a number of questions designed to show that Defendant was well aware that, for Epstein, a "massage" was actually a code word sexual activity – i.e., not a therapeutic massage but rather activity that involved sexual gratification for Epstein. Defendant refused to answer all such questions, asserting that they involved "private adult sexual relationships" which did not "relate in any way" to Ms. Giuffre's claims. *Id.* at p. 4. But Defendant's involvement in such "relationships" with Epstein would show that she knew full well the fate that was in store for Ms. Giuffre when she accepted Defendant's invitation to come and provide "massages" to Epstein. Defendant admitted that she worked for Epstein from 1992 to 2009. *See* McCawley Decl. at

¹ For example, when asked:

[&]quot;Q. Have you ever said to anybody that you recruit girls to take the pressure off you, so you won't have to have sex with Jeffrey, have you said that?

A. You don't ask me questions like that. First of all, you are trying to trap me, I will not be trapped. You are asking me if I recruit. I told you no. Girls meaning underage, I already said I don't do that with underage people and as to ask me about a specific conversation I had with language, we talking about almost 17 years ago when this took place. I cannot testify to an actual conversation or language that I used with anybody at any time."

See McCawley Decl. at Exhibit 1, April 22, 2016 Depo Tr. at p. 94-95.

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Exhibit 1, April 22, 2016 Deposition of Defendant at p. 10-11, 410. As the Court knows, the Palm Beach Police Report demonstrates multiple incidents of "massages" being given by untrained minor children that involved sexual acts. *See* McCawley Decl. at Exhibit 3, Palm Beach Police Report. Defendant is also identified in that Palm Beach Police Report. *See* McCawley Decl. at Exhibit 3, Palm Beach Police Report at p. 75-76. And the details of Epstein's sexual activities with Defendant (for example) are highly relevant to this case, because they will help corroborate Ms. Giuffre's testimony that, while she was underage, she also engaged in sexual activity of an identical nature with Epstein.

To allow Defendant to avoid answering these questions would preclude Ms. Giuffre from getting critical evidence in this case. Consider, for example, Defendant recruiting an eighteen year-old girl to be an "assistant," bringing that girl to Epstein's home, telling her she could make more money if she would give Epstein a massage, and then instructing her to give a massage that involved sexual acts. Under Defendant's theory of discovery, Ms. Giuffre would be precluded from deposing her on that topic because the actions would culminate in "consensual adult sex." Yet, that scenario would fully validate the pattern of events that occurred with Ms. Giuffre when she was under the age of eighteen. It would obviously show a "modus operandi" by Jeffrey Epstein and Defendant, which is clearly admissible under Fed. R. Evid. 404(b).

Moreover, such inquiries are crucial to impeaching the Defendant at trial. During her deposition, Defendant attempted to characterize her work for Epstein as nothing more than a normal job handling hiring for the various mansions. *See* McCawley Decl. at Exhibit 1, April 22, 2016 Deposition Tr. of Defendant at p. 9-12. Ms. Giuffre should be able to contest that assertion by having Defendant fully answer questions about whether that alleged "job" involved

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sexual activities, including orchestrating the hiring of females and converting massages into sexual encounters.

Defendant attempts to paint the picture that Ms. Giuffre somehow is interested in all sexual relationships that the Defendant may have been involved with. That is not true. Ms. Giuffre has no intention of asking unbridled questions. To be clear, Ms. Giuffre intends to ask Defendant only questions that involve the following very narrow and crucial subject areas: (1) Defendant's sexual relationship with Epstein from 1992 to 2009 – the time period in which she worked for Jeffrey Epstein and which Epstein (with the assistance of Defendant) was engaging in sexual acts with females under the cover of "massage"; (2) Defendant's sexual interactions with any person in Epstein's presence during that time period; (3) Defendant's sexual activities at Epstein's residences, including his private island "Little St. Jeff's," or his aircraft during that time period; (4) Defendant's sexual activities with identified participants in Epstein's sexual abuse during that time period; and (5) Defendant's sexual interactions that occurred during or through what began as a "massage"; and (6) Defendant's interactions with females to introduce to Jeffrey Epstein for the purpose of performing work, including sexual massages.

Defendant claims that such questions are a mere "fishing expedition" without acknowledging the fact that these questions go to critical issues in this case. Other witnesses have testified regarding Defendant's involvement in recruiting females for sex under the cover of a "massage." During the investigation of Jeffrey Epstein, certain household staff was deposed. Alfredo Rodriguez, who was Jeffrey Epstein's household manager, testified that the Defendant frequently stayed in Jeffrey Epstein's home and assisted with bringing in young girls to act as "masseuses" for Jeffrey Epstein.

Q. "Okay. Going back to where we started here was, does Ghislaine Maxwell have knowledge of the girls that would come over to Jeffrey Epstein's house that are in

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roughly the same age group as C. and T. (minor children) and to have a good time as you put it?

A. Yes.

Q. And what was her involvement and/or knowledge about that?

A. She knew what was going on."

See McCawley Decl. at Exhibit 4, Alfredo Rodriguez July 29, 2009 Dep. Tr. at 176-177. See also McCawley Decl. at Exhibit 4, Alfredo Rodriguez July 29, 2009 Depo Tr. at 96-101 (noting that high school age girls come to the home where Jeffrey Epstein and Ms. Maxwell reside). Juan Alessi, another household employee, also testified that young girls were regularly present at Jeffrey Epstein's home where Ghislaine Maxwell resides. *See* McCawley Decl. at Exhibit 5, Juan Alessi November 21, 2005 Sworn Statement at p. 15-16, 21. Specifically, Juan Alessi informed the Palm Beach Police Detective as follows: "Alessi stated that towards the end of his employment, the masseuses were younger and younger. When asked how young, Mr. Alessi stated they appeared to be sixteen or seventeen years of age *at most*." (emphasis added.) *See* McCawley Decl. at Exhibit 3, Palm Beach Police Report at p. 57.

During Juan Alessi's November 21, 2005 Sworn Statement taken by the Palm Beach Police Department, Mr. Alessi revealed that girls would come over to give "massages" and he observed Ms. Maxwell going upstairs in the direction of the bedroom quarters. *See* McCawley Decl. at Exhibit 5, Juan Alessi November 21, 2005 Sworn Statement at 10. He also testified that after the massages, he would clean up sex toys that were kept in "Ms. Maxwell's closet." *Id.* at 11-13. *See also* McCawley Decl. at Exhibit 6, Juan Alessi September 8, 2009 Depo Tr. at p. 76-77. He added that he and his wife were concerned with what was going on at the house (*Id.* at 14) and that he observed girls at the house, including one named "Virginia." *Id.* at 21.

Mr. Rodriguez also testified that Defendant also had naked pictures of girls performing sexual acts on her computer. *See* McCawley Decl. at Exhibit 7, Alfredo Rodriguez August 7, 2009 Dep. Tr. at 311-312; *See also* McCawley Decl. at Exhibit 6, Juan Alessi September 8, 2009

Depo Tr. at p. 40-41 ("I know she [Maxwell] went out and took pictures in the pool because later

on I would see them at the desk or at the house. And nude - 99.9 percent of the time they were

topless. They were European girls.").

- Q. "Did they appear to be doing any sexual?
- A. Yes, ma'am.
- Q. And in these instances were there girls doing sexual things with other girls?
- A. Yes, ma'am.
- Q. And I'm still talking about the pictures on Ms. Maxwell's computer.
- A. Yes, ma'am."

Upon leaving his employment, Rodriguez testified that Defendant threatened him that he should

not tell anyone about what happened at the house:

- A. "I have to say something. Mrs. Maxwell called me and told me not to ever discuss or contact her again in a threaten(ing) way.
- Q. When was this?
- A. Right after I left because I call one of the friends for a job and she told me this, but, you know, I feel intimidated and so I want to keep her out...
- Q. She made a telephone call to you and what precisely did she say?
- A. She said I forbid you that you're going to be that I will be sorry if I contact any of her friends again...She said something like don't open your mouth or something like that. I'm a civil humble, I came as an immigrant to service people, and right now you feel a little –I'm 55 and I'm afraid. First of all, I don't have a job, but I'm glad this is on tape because I don't want nothing to happen to me. This is the way they treat you, better do this and you shut up and don't talk to nobody and—
- Q. When you say this is the way they treat, who specifically are you talking about when you say that word they?
- A. Maxwell. "

See McCawley Decl. at Exhibit 4, Alfredo Rodriguez July 29, 2009 Dep. Tr. at 169 – 172.

In sum, at the core of this case are statements made by Ms. Giuffre that she was recruited,

by Defendant, to be paid as a masseuse, yet was enticed or coerced into engaging in sexual acts

with Epstein and Defendant for money. She has further explained that the recruitment of females

through the offer of some legitimate position was the typical way in which Defendant and

Epstein lured unsuspecting females to the house before converting the relationship into a sexual

one. Ms. Giuffre has described the frequency of these "massages", the sexual tendencies of the participants, the manner in which the massages became sexual in nature, and Defendant's role at each stage.

In response, Defendant has called Ms. Giuffre's entire account "untrue" and "obvious lies." Defendant has instead tried to portray her role as nothing more than an Epstein employee performing typical household management duties. Any personal knowledge Defendant has of Epstein's sexual tendencies, habits, and use of massage for sex is entirely relevant to either corroborate Ms. Giuffre's account. Likewise, Defendant's participation in any sexual acts with Epstein, in his presence, on his properties, using his mode of converting massages into sex, or with females will directly corroborate Ms. Giuffre's account. On the other hand, without access to the answers to these inquiries, Ms. Giuffre will be unable to expose the bias of Defendant, unable to thoroughly cross-examine Defendant's position that she was just a lowly employee, and most importantly unable to demonstrate through the Defendant's own admissions that Ms. Giuffre's statements about Epstein and Defendant were absolutely true – and not "obvious lies."

Finally, Defendant fails to recognize that, for the discovery purposes at issue here, relevance "is an extremely broad concept." *Am. Fed'n of Musicians of the United States & Canada v. Sony Music Entm't, Inc.*, No. 15CV05249GBDBCM, 2016 WL 2609307, at *3 (S.D.N.Y. Apr. 29, 2016). And once relevance is shown, "the party resisting discovery bears the burden of demonstrating that, despite the broad and liberal construction afforded the federal discovery rules, the requests are irrelevant, or are overly broad, burdensome, or oppressive." *Id.* Here, the requests are not "overly broad" as Ms. Giuffre's specific explanations of the targets of her questions make clear. Moreover, answering the questions is not "oppressive," particularly given the fact that Defendant has placed *all* substantive aspects of the Deposition under seal. Of course, once Defendant answers the question – and her answers are placed under seal – the parties can file any further motions that may be required to determine whether the answers may be introduced at trial.

CONCLUSION

Defendant should be ordered to answer questions regarding sexual activity connected

with Epstein's sexual abuse and sexual trafficking organization as specifically identified above

Dated: May 11, 2016

Respectfully Submitted,

BOIES, SCHILLER & FLEXNER LLP

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 $^{^{2}}$ This daytime business address is provided for identification and correspondence purposes only and is not intended to imply institutional endorsement by the University of Utah for this private representation.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 11th day of May, 2016, I electronically filed the

foregoing document with the Clerk of Court by using the CM/ECF system. I also certify that the

foregoing document is being served this day on the individuals identified below via transmission

of Notices of Electronic Filing generated by CM/ECF.

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> /s/ Sigrid S. McCawley Sigrid S. McCawley

EXHIBIT 4

Page 1 1 UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA 2 3 JANE DOE NO. 2, Case No: 08-CV-80119 4 Plaintiff, 5 Vs 6 JEFFREY EPSTEIN, 7 Defendant. 8 JANE DOE NO. 3, Case NO: 08-CV-80232 9 Plaintiff, 10 Vs 11 JEFFREY EPSTEIN, 12 Defendant. 13 Case No: 08-CV-80380 JANE DOE NO. 4, 14 Plaintiff, 15 Vs. 16 JEFFREY EPSTEIN, 17 Defendant. 18 Case No: 08-CV-80381 19 JANE DOE NO. 5, Plaintiff, 20 21 Vs JEFFREY EPSTEIN, 22 Defendant. 23 24 25

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| Page | | | Page |
|---|---|--|-------|
| 1 JANE DOE NO. 6, Case No: 08-CV-80994
2 Plaintiff, | 1 2 | VIDEOTAPED
DEPOSITION | |
| 3 Vs | 3 | of | |
| JEFFREY EPSTEIN,
Defendant. | 4 | ALFREDO RODRIGUEZ | |
| | 6 | taken on behalf of the Plaintiffs pursuant | |
| 6
JANE DOE NO. 7, Case No. 08-CV-80993 | 7 | to a Re-Notice of Taking Deposition (Duces Tecum) | |
| 7 | 9 | | |
| Plaintiff,
8 | 10
11 | APPEARANCES: | |
| Vs
9 | | MERMELSTEIN & HOROWITZ, P.A. | |
| JEFFREY EPSTEIN, | 12 | BY: STUART MERMELSTEIN, ESQ.
18205 Biscayne Boulevard | |
| Defendant. | 13 | Suite 2218 | |
| 1/ | 14 | Miami, Florida 33160
Attorney for Jane Doe 2, 3, 4, 5, | |
| 2 C.M.A., Case No: 08-CV-80811
3 Plaintiff, | | 6, and 7. | |
| 4 Vs | 15
16 | ROTHSTEIN ROSENFELDT ADLER | |
| 5 JEFFREY EPSTEIN,
6 Defendant. | | BY: BRAD J. EDWARDS, ESQ., and | |
| | 17 | CARA HOLMES, ESQ.
Las Olas City Centre | |
| .7
JANE DOE, Case No: 08-CV-80893 | 18 | Suite 1650 | |
| 8 | 19 | 401 East Las Olas Boulevard
Fort Lauderdale, Florida 33301 | |
| Plaintiff,
9 | | Attorney for Jane Doe and E.W. | |
| Vs | 20
21 | And L.M. | |
| JEFFREY EPSTEIN, | | PODHURST ORSECK | |
| 21 | 22 | BY: KATHERINE W. EZELL
25 West Flagler Street | |
| Defendant.
22/ | 23 | Suite 800 | |
| 3 | 24 | Miami, Florida 33130
Attorney for Jane Doe 101 and 102. | |
| 24
25 | 24 | Attorney for same bod for and for. | |
| Dage. | 3 | | Page |
| 1 JANE DOE NO. II, Case No: 08-CV-80469 Page | 1 | | , age |
| | 1 | | |
| 2 Plaintiff, | | APPEARANCES: | |
| 2 Plaintiff,
3 Vs | 1
2
3 | LEOPOLD-KUVIN | |
| 2 Plaintiff,
3 Vs
4 JEFFREY EPSTEIN, | 2 | LEOPOLD-KUVIN
ADAM J. LANGINO, ESQ. | |
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4 JEFFREY EPSTEIN,
5 Defendant. | 2
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3 Vs
4 JEFFREY EPSTEIN,
5 Defendant. | 2
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| 2 Plaintiff,
3 Vs
4 JEFFREY EPSTEIN,
5 Defendant.
JANE DOE NO. 101, Case No: 09-CV-80591
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| 2 Plaintiff,
3 Vs
4 JEFFREY EPSTEIN,
5 Defendant.
JANE DOE NO. 101, Case No: 09-CV-80591
7 Plaintiff,
8 Vs | 2
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3 Vs
4 JEFFREY EPSTEIN,
5 Defendant.
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7 Plaintiff,
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| 2 Plaintiff,
3 Vs
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5 Defendant.
6 JANE DOE NO. 101, Case No: 09-CV-80591
7 Plaintiff,
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| 2 Plaintiff,
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4 JEFFREY EPSTEIN,
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JANE DOE NO. 101, Case No: 09-CV-80591
7 Plaintiff,
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10 Defendant. | 2
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COLEMAN, LLP | |
| 2 Plaintiff,
3 Vs
4 JEFFREY EPSTEIN,
5 Defendant.
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| 2 Plaintiff,
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4 JEFFREY EPSTEIN,
5 Defendant.
JANE DOE NO. 101, Case No: 09-CV-80591
7 Plaintiff,
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9 JEFFREY EPSTEIN,
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11 JANE DOE NO. 102, Case No: 09-CV-80656
13 Plaintiff, Case No: 09-CV-80656 | 2
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| Plaintiff, Vs JEFFREY EPSTEIN, Defendant. JANE DOE NO. 101, Case No: 09-CV-80591 Plaintiff, Vs JEFFREY EPSTEIN, Defendant. JANE DOE NO. 102, Case No: 09-CV-80656 Plaintiff, Vs JANE DOE NO. 102, Case No: 09-CV-80656 Plaintiff, Vs JEFFREY EPSTEIN, | 2
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| Plaintiff,
Vs
JEFFREY EPSTEIN,
Defendant.
JANE DOE NO. 101, Case No: 09-CV-80591
Plaintiff,
Vs
JEFFREY EPSTEIN,
Defendant.
JANE DOE NO. 102, Case No: 09-CV-80656
Plaintiff,
Vs
JEFFREY EPSTEIN,
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| Plaintiff,
Vs
JEFREY EPSTEIN,
Defendant.
JANE DOE NO. 101,
Vs
JEFFREY EPSTEIN,
Defendant.
JANE DOE NO. 102,
Plaintiff,
Vs
JEFFREY EPSTEIN,
Defendant.
JANE DOE NO. 102,
Plaintiff,
Vs
SEFREY EPSTEIN,
Defendant.
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| Plaintiff,
Vs
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Defendant.
JANE DOE NO. 101, Case No: 09-CV-80591
Plaintiff,
Vs
JEFFREY EPSTEIN,
Defendant.
JANE DOE NO. 102, Case No: 09-CV-80656
Plaintiff,
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JANE DOE NO. 102, Case No: 09-CV-80656
Plaintiff,
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Defendant. | 2
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| Plaintiff,
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Plaintiff,
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JANE DOE NO. 102, Case No: 09-CV-80656
Plaintiff, Vs
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| Plaintiff,
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JANE DOE NO. 101, Case No: 09-CV-80591
Plaintiff,
Vs
JEFFREY EPSTEIN,
Defendant.
JANE DOE NO. 102, Case No: 09-CV-80656
Plaintiff,
Vs
JEFFREY EPSTEIN,
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| Plaintiff,
Vs
JEFFREY EPSTEIN,
Defendant.
JANE DOE NO. 101, Case No: 09-CV-80591
Plaintiff,
Vs
JEFFREY EPSTEIN,
Defendant.
JANE DOE NO. 102, Case No: 09-CV-80656
Plaintiff,
Vs
JEFFREY EPSTEIN,
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| Plaintiff,
Vs
JEFREY EPSTEIN,
Defendant.
Plaintiff,
Vs
JANE DOE NO. 101, Case No: 09-CV-80591
Plaintiff,
Vs
JEFFREY EPSTEIN,
Defendant.
Plaintiff,
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Defendant.
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Defendant.
Case No: 09-CV-80656
Plaintiff,
Vs
JEFFREY EPSTEIN,
Defendant.
Defendant.
Defendant.
JUJ JANE DOE NO. 102, Case No: 09-CV-80656
Plaintiff,
Vs
JEFFREY EPSTEIN,
Defendant.
Defendant.
Defendant.
JUJ 2005
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Suite 228
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North Miami, Florida
July 29, 2009
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Plaintiff,
Vs
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Defendant.
JANE DOE NO. 102, Case No: 09-CV-80656
Plaintiff,
Vs
JEFFREY EPSTEIN,
Defendant.
JANE DOE NO. 102, Case No: 09-CV-80656
Plaintiff,
Vs
JEFFREY EPSTEIN,
Defendant.
JUS
JANE DOE NO. 102, Case No: 09-CV-80656
Plaintiff,
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2 (Pages 2 to 5)

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| | Page 94 | | Page 96 |
|--|---|---|---|
| 1 | A. I don't remember, sir. | 1 | Q. Okay. Do you recall on any occasion who |
| 2 | Q. The next page is a message in the upper | 2 | would travel with him to the Virgin Islands? |
| 3 | left dated January 13, 2005, from C.W. Correct? | 3 | MR. CRITTON: Form. |
| 4 | A. Yes. | 4 | THE WITNESS: No, sir. |
| 5 | Q. That's the same C. that we've been | 5 | BY MR. MERMELSTEIN: |
| 6 | talking about. Correct? | 6 | Q. I think we were talking about the money |
| 7 | A. Yes. | 7 | before, the household account, sometimes you gave |
| | | 1 | |
| 8 | Q. That was at 7:30 p.m. Correct? | 8 | gifts? |
| 9 | A. Yes. | 9 | Yes, I was told to buy some gifts. |
| 0 | Q. And you don't recall what that particular | 10 | Q. For whom? |
| .1 | call was about. Right? | 11 | A. For the guests. |
| 2 | A. No, sir. | 12 | Q. Okay. And what kind of gifts? |
| 13 | Q. The message dated January 20, 2005, from | 13 | A. Shoes, sweaters, clothes. |
| 4 | Maria. Do you see that on the bottom right? | 14 | Q. So were you instructed to buy something |
| 15 | A. Yes. | 15 | in particular at a particular store? |
| 16 | Q. Do you know who that is? | 16 | A. They would go to the store, if they like |
| 17 | | | |
| | A. I think I have a different page. | 17 | something I will go after and pay them and |
| 18 | Q. You're a little ahead of me. January 20, | 18 | retrieve it. |
| 19 | 2005. | 19 | Q. Okay. So would this be a girl who was |
| 20 | MR. CRITTON: I think that's page 31. | 20 | staying at the house? |
| 21 | THE WITNESS: I don't remember who she | 21 | A. Yes. |
| 22 | was, sir. | 22 | Q. Okay. This was one of the girls who |
| 23 | BY MR. MERMELSTEIN: | 23 | travelled with Mr. Epstein to Palm Beach. |
| 24 | Q. You don't recall what that message was | 24 | Correct? |
| 25 | about? | 25 | A. Yes. |
| 1
2
3
4 | A. No, sir. Q. What about the next page there is a message that Eva called? A. Yes. | 1
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4 | Q. And so Mr. Epstein would instruct you togo shopping with this girl?A. Yes.Q. And instructed you to pay for whatever it |
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14 | Q. Dated January 21, 2005? A. Yes. Q. Do you know who Eva is? A. Yes. Q. Who is Eva? A. The assistant comptroller from the New York office. Q. Do you remember her last name? A. Polish last name I guess. She was Russian. She is Russian actually. Q. Did you ever travel to any other | 5
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15 | a. Yes. Q. In that instances you to puy for whitever it is she wanted to buy? A. Yes. Q. Was there a price limit or anything of that nature? A. No, sir. Q. So when the girl decided what she wanted you would A. I would write them a check. Q. In that instance you would pay by check? A. Yes. Q. Any other instances where you gave gifts |
| 5
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12 | Q. Dated January 21, 2005? A. Yes. Q. Do you know who Eva is? A. Yes. Q. Who is Eva? A. The assistant comptroller from the New York office. Q. Do you remember her last name? A. Polish last name I guess. She was Russian. She is Russian actually. | 5
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14 | is she wanted to buy? A. Yes. Q. Was there a price limit or anything of that nature? A. No, sir. Q. So when the girl decided what she wanted you would A. I would write them a check. Q. In that instance you would pay by check? A. Yes. |
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25 (Pages 94 to 97)

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| | Page 98 | | Page 100 |
|--|--|--|---|
| 1 | ever buy flowers for a girl? | 1 | Q. Now, you said you never went inside the |
| 2 | A. Yes, sir. | 2 | theatre? |
| 3 | Q. Tell me about that. | 3 | A. No, sir. |
| 4 | A. I was told to buy flowers and roses for a | 4 | Q. Okay. How did you get to the flower |
| 5 | girl performing in high school. | 5 | store? |
| 6 | Q. Which girl was that? | 6 | A. I called the girl to her cell and she |
| 7 | A. I don't remember the name, sir. | 7 | will come to the back door and I give her the |
| 8 | Q. What was Mr. Epstein's relationship to | 8 | flowers. |
| 9 | this girl? | 9 | Q. Was anyone else around at the time? |
| 10 | MR. CRITTON: Form. | 10 | A. No, sir. |
| 11 | THE WITNESS: I think she was an | 11 | Q. And you mentioned this was a girl you had |
| 12 | acquaintance, friend. | 12 | seen before? |
| 13 | BY MR. MERMELSTEIN: | 13 | A. Yes. |
| 14 | Q. She was a friend? | 14 | Q. Was this girl who had come to give |
| 15 | A. Yes, sir. | 15 | massages to Mr. Epstein? |
| 16 | Q. Now, she was performing at the high | 16 | MR. CRITTON: Form. |
| 17 | school in what capacity? | 17 | THE WITNESS: I don't know if she was |
| 18 | A. There was like a like a play in the | 18 | doing massages but she was at the house. |
| 19 | graduation for high school. | 19 | BY MR. MERMELSTEIN: |
| 20 | Q. A play for graduation? | 20 | Q. What would she have been there for? |
| 20 | A. Yes, in the high school theatre there was | 21 | A. To visit him. |
| 22 | some kind of performance. | 22 | Q. This was a high school girl who was |
| 23 | Q. Was it like a theatre production? | 23 | coming to visit Mr. Epstein at the house? |
| 24 | A. Yeah, something like that. I didn't go | 24 | A. She came to the house, I open the door |
| 25 | inside so I didn't know what was going on inside. | 25 | and I left, you know. |
| | Page 99 | <u> </u> | D |
| | 1 BGC 33 | | Page III |
| 1 | Q. Why do you say it was for graduation? | 1 | Page 101
Q. Did you take her to the kitchen like you |
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| | Q. Why do you say it was for graduation?A. Because everybody was the graduation | | Q. Did you take her to the kitchen like you |
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21 | Q. Did you take her to the kitchen like you did A. Yes. Q. So you brought her to the kitchen just like you did for the girls who gave him massages. Correct? A. Yes, sir. Q. Did you ever pay her? A. I don't remember, sir, but probably I did. MR. CRITTON: Form, move to strike, speculation. BY MR. MERMELSTEIN: Q. Why do you say you probably did? A. Because I was the only one paying well, not the only one but, you know, but chances are I paid her but I don't remember that particular instance that I gave her money. Q. Is it fair to say that the girls who came to the Palm Beach residence, these are not the girls who are staying there, the girls who came |
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22 | Q. Why do you say it was for graduation? A. Because everybody was the graduation outside, there were parents, there were a lot of people at the school. Q. Okay. A lot of high schools have theatre production companies and they put on plays. Correct? MR. CRITTON: Form.
THE WITNESS: It was towards the end of the year. Well, I think I overheard that there was a graduation performance of some kind. BY MR. MERMELSTEIN: Q. But you didn't go in so you don't know? A. No, sir. Q. But this was a high school student you were bringing the flowers to. Is that correct? A. Yes. Q. Had you seen this girl before at the El Brillo Way property? A. Yes, sir. Q. You had seen her a number of times? | 2
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| 1 | Page 166 | | Page 168 |
|--|--|--|---|
| 1 | written down anywhere? | 1 | for now we'll call it a massage as well as |
| 2 | A. No. | 2 | anybody who brought that person over to the house, |
| 3 | Q. It's my understanding that C. and T. | 3 | they would both get paid cash. Are you familiar |
| 4 | either came to his house alone to visit with Mr. | 4 | with that? |
| 1 | | | MR. CRITTON: Form. |
| 5 | Epstein or brought other girls in their age group | 5 | |
| 6 | to Mr. Epstein. | 6 | THE WITNESS: No. |
| 7 | Were you familiar with that type of | 7 | BY MR. EDWARDS: |
| 8 | recruitment process of girls bringing other girls? | 8 | Q. If C. brought another girl over to the |
| 9 | MR. CRITTON: Form. | 9 | house and C. stayed downstairs but this other girl |
| 10 | THE WITNESS: Yes. | 10 | went upstairs with Mr. Epstein, which one would |
| 11 | BY MR. EDWARDS: | 11 | you pay? |
| 12 | Q. Can you tell me more about what you know | 12 | A. I don't know because I was told who to |
| 13 | about girls bringing other girls that are | 13 | pay. |
| 14 | relatively the same age to come to Jeffrey | 14 | Q. And Sarah Kellen always told you? |
| 15 | Epstein's house and to use your words, have a good | 15 | A. Sarah told me pay so and so. |
| 16 | time? | 16 | Q. So if we were going to ask anybody else |
| 1 | | 1 | |
| 17 | MR. CRITTON: Form. | 17 | about the exact method in terms of who would get |
| 18 | THE WITNESS: It's hard to know who they | 18 | paid and for what, who would the people be? I |
| 19 | knew. But I think that was they feel | 19 | mean, other than Mr. Epstein who else could we ask |
| 20 | better themselves when they're in a group | 20 | these questions? |
| 21 | than going by themselves, but I don't know | 21 | A. Sarah. |
| 22 | somebody recruiting. | 22 | Q. Sarah Kellen? |
| 23 | BY MR. EDWARDS: | 23 | A. Yes. |
| 24 | Q. Okay. And you've talked about, at least | 24 | Q. She would know this? |
| 25 | referred to yourself I believe to the police and | 25 | A. Yes. |
| 1 | Page 167
as well today as a human ATM machine Right? | 1 | Page 169
O What about Ghislaine Maxwell? |
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as well today as a human ATM machine. Right?
MR. CRITTON: Form.
THE WITNESS: Something like that. I was
supposed to carry cash at all times.
BY MR. EDWARDS:
Q. One of the primary reasons why you
carried cash was to pay the girls in this age
group of C. and T. for whatever happened at the
house. Right?
MR. CRITTON: Form.
THE WITNESS: Yes.
BY MR. EDWARDS:
Q. That's a fair statement. Right?
MR. CRITTON: Form.
THE WITNESS: Yes. | 1
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15 | Page 169
Q. What about Ghislaine Maxwell?
MR. CRITTON: Form.
THE WITNESS: You're talking about the
boss. I don't know.
BY MR. EDWARDS:
Q. To your knowledge was Ghislaine Maxwell
aware of these girls that are in the age group of
C. and T. coming to Jeffrey Epstein's house to
have a good time?
MR. CRITTON: Form.
THE WITNESS: I have to say something.
Mrs. Maxwell called me and told me not to
ever discuss or contact her again in a
threaten way.
BY MR. EDWARDS: |
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THE WITNESS: Yes.
BY MR. EDWARDS:
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threaten way. BY MR. EDWARDS: Q. When was this? |
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| | Page 170 | | Page 172 |
| 1 | Q. Is this the cell phone that was issued to | 1 | precisely did she say? |
| 2 | you by Mr. Epstein? | 2 | A. She said I forbid you that you're going |
| 3 | No, it was my personal phone. I was | 3 | to be that I will be sorry if I contact any of |
| 4 | already | 4 | her friends again. |
| 5 | Q. Gone? | 5 | Q. Okay. Other than you will be sorry if |
| 6 | A. Yeah, this is three, four months down the | 6 | you contact any of my friends again did she say |
| 7 | road. | 7 | anything else about what you know about Mr. |
| 8 | Q. So if you left in | 8 | Epstein and/or what goes on at his house? |
| 9 | A. February, March it was May or June. | 9 | A. She said something like don't open your |
| 10 | Q. Of 2005? | 10 | mouth or something like that. But you have to |
| 11 | A. Yes. | 11 | understand, I'm a civil humble, I came as an |
| 12 | Q. And you got a call from Ghislaine Maxwell | 12 | immigrant to service people, and right now you |
| | | 1 | |
| 13 | out of the blue? | 13 | feel a little I'm 55 and I'm afraid. First of |
| 14 | A. Yes. | 14 | all, I don't have a job, but I'm glad this is on |
| 15 | Q. And do you know what prompted that | 15 | tape because I don't want nothing to happen to me. |
| 6 | telephone call? | 16 | This is the way they treat you, better do this and |
| 17 | A. Because I contact somebody in New York to | 17 | you shut up and don't talk to nobody and |
| 18 | get a job. | 18 | Q. When you say this is the way they treat, |
| 19 | Q. Who was that person? | 19 | who specifically are you talking about when you |
| 20 | A. I contact Jean-Luc and I contact Eva, the | 20 | say the word they? |
| 21 | Swedish girl, she used to be very good friends | 21 | A. Maxwell. |
| 22 | with Mr. Epstein because she asked me she need | 22 | Q. And usually when you say the word they, |
| 23 | somebody in New York. | 23 | you're not only talking about one person |
| 24 | Q, What does Eva do? | 24 | A. Wealthy people. |
| 25 | A. Eva was a model many years ago and he | 25 | Q. Are you also putting Jeffrey Epstein in |
| | | | |
| | Page 171 | | Page 173 |
| 1 | married Eva is the mother of the girl who was | 1 | that category? |
| 2 | on the wall. | 2 | MR. CRITTON: Form. |
| | Q. Who is on the wall of Mr. Epstein's | | THE MITNESS. I didn't talk to him |
| 3 | | 3 | THE WITNESS: I didn't talk to him |
| 4 | house? | 3 | directly most of the time. |
| 4 | house?
A. Yeah. | 1 . | |
| 4
5 | house? | 4 | directly most of the time.
BY MR. EDWARDS:
Q. What's the reason why if you were his |
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A. Yeah. | 4
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BY MR. EDWARDS:
Q. What's the reason why if you were his |
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A. Yeah.
Q. All right. There is a younger girl model
that's on the wall of Mr. Epstein's house and this | 4
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6 | directly most of the time.
BY MR. EDWARDS:
Q. What's the reason why if you were his
head of security that you wouldn't have more |
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A. Yeah.
Q. All right. There is a younger girl model | 4
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BY MR. EDWARDS:
Q. What's the reason why if you were his
head of security that you wouldn't have more
direct contact with him? Why is that? |
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A. Yeah.
Q. All right. There is a younger girl model
that's on the wall of Mr. Epstein's house and this
lady Eva is her mother?
A. Yes. | 4
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direct contact with him? Why is that?
MR. CRITTON: Form.
THE WITNESS: He wanted that way, you |
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1 | house? A. Yeah. Q. All right. There is a younger girl model that's on the wall of Mr. Epstein's house and this lady Eva is her mother? A. Yes. Q. And at some point in time you called her in New York to get a job? | 4
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direct contact with him? Why is that?
MR. CRITTON: Form.
THE WITNESS: He wanted that way, you
know, so, yeah, I have to talk to Sarah, |
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2 | house? A. Yeah. Q. All right. There is a younger girl model that's on the wall of Mr. Epstein's house and this lady Eva is her mother? A. Yes. Q. And at some point in time you called her in New York to get a job? A. That's right. | 4
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York. He didn't want to be disturbed. |
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| 456789012345 | house? A. Yeah. Q. All right. There is a younger girl model that's on the wall of Mr. Epstein's house and this lady Eva is her mother? A. Yes. Q. And at some point in time you called her in New York to get a job? A. That's right. Q. And you also called Jean-Luc Bernell? That's his name. Right? A. Jean-Luc, yeah, I don't remember his last | 4
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York. He didn't want to be disturbed.
BY MR. EDWARDS:
Q. Even while you were in the same house |
| 4567890123456 | house? A. Yeah. Q. All right. There is a younger girl model that's on the wall of Mr. Epstein's house and this lady Eva is her mother? A. Yes. Q. And at some point in time you called her in New York to get a job? A. That's right. Q. And you also called Jean-Luc Bernell? That's his name. Right? A. Jean-Luc, yeah, I don't remember his last name. | 4
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BY MR. EDWARDS:
Q. Even while you were in the same house
with him he still had other people you could talk |
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with him he still had other people you could talk
to directly but he was not one of them? |
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to directly but he was not one of them?
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Q. When you were fired you were not fired
directly by him?
A. No.
Q. It was through somebody else?
A. Ms. Maxwell. |
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| | Page 174 | | Page 176 |
|---|--|---|--|
| 1 | A. Yes. | 1 | this. Because I went through the first |
| 2 | Q. Okay. Ever since this communication that | 2 | time I went to the deposition I was in Palm |
| 3 | Ms. Maxwell made to you where she called you | 3 | Beach and I did my duty, I mean, I tell what |
| 4 | sometime in May or June of 2005, and have you felt | 4 | I know, but now I know there is more |
| 5 | threatened? | 5 | digging, all I want is this to be to get on |
| 6 | A. Yes. | 6 | with my normal life and stuff. |
| | | 1 | BY MR. EDWARDS: |
| 7 | MR. CRITTON: Form. | 7 | parts of an energy and the second second second second |
| 8 | BY MR. EDWARDS: | 8 | Q. So when you come here today to testify, |
| 9 | Q. Have you felt reluctant to come forward | 9 | your main objective is to get back to your normal |
| 10 | and give truthful, honest, and full disclosure of | 10 | life and get out of the spotlight of this case. |
| 11 | all information that you know about this case? | 11 | Yes? |
| 12 | MR. CRITTON: Form. | 12 | A. Yes. |
| 13 | THE WITNESS: I said this off the record | 13 | Q. And in doing so have you held back some |
| 14 | but I will say it on the record, being in | 14 | of the details that you know about that happened |
| 15 | the Epstein case for me resulted in two | 15 | in this case to remove yourself from the |
| 16 | years I have I won't bring the names but | 16 | spotlight? |
| 17 | I was in the third interview to get hired as | 17 | MR. CRITTON: Form. |
| 18 | a household manager in Palm Beach and they | 18 | THE WITNESS: No, sir. |
| 19 | told me you are the Jeffrey Epstein guy. | 19 | BY MR. EDWARDS: |
| 20 | Not in the sense I did something wrong | 20 | Q. Okay. Have you ever talked to Ghislaine |
| 21 | because of the scandal, so they shun the job | 21 | Maxwell after that telephone call where she called |
| 22 | away from me. And so I was afraid that | 22 | you and you felt threatened? |
| 22 | | 22 | A. No. |
| | this is very powerful people and one phone | | |
| 24
25 | call and you finish, so I'm the little guy.
Even I'm wearing a tie I'm a I'm talking | 24 | Q. Okay. So going back to where we started |
| | | | |
| 25 | | 25 | here was, does Ghislaine Maxwell have knowledge of |
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| | Page 175 | | Page 177 |
| 1 | Page 175
from my heart. This is the way it is. | 1 | Page 177
the girls that would come over to Jeffrey |
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from my heart. This is the way it is.
BY MR. EDWARDS: | 1 2 | Page 177
the girls that would come over to Jeffrey
Epstein's house that are in roughly the same age |
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from my heart. This is the way it is.
BY MR. EDWARDS:
Q. I feel for you, I'm sorry that you have | 1
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the girls that would come over to Jeffrey
Epstein's house that are in roughly the same age
group as C. and T. and to have a good time as you |
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from my heart. This is the way it is.
BY MR. EDWARDS:
Q. I feel for you, I'm sorry that you have
to be in this position. | 1
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the girls that would come over to Jeffrey
Epstein's house that are in roughly the same age
group as C. and T. and to have a good time as you
put it? |
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from my heart. This is the way it is.
BY MR. EDWARDS:
Q. I feel for you, I'm sorry that you have
to be in this position.
MR. CRITTON: Move to strike this. | 1
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group as C. and T. and to have a good time as you
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MR. CRITTON: Form.
THE WITNESS: Yes. |
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BY MR. EDWARDS:
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to be in this position.
MR. CRITTON: Move to strike this.
BY MR. EDWARDS:
Q. Well, when you applied for these jobs and | 1
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THE WITNESS: Yes.
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to be in this position.
MR. CRITTON: Move to strike this.
BY MR. EDWARDS:
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they turned you down and gave you the reason that | 1
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MR. CRITTON: Form.
THE WITNESS: Yes.
BY MR. EDWARDS:
Q. And what was her involvement and/or |
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BY MR. EDWARDS:
Q. I feel for you, I'm sorry that you have
to be in this position.
MR. CRITTON: Move to strike this.
BY MR. EDWARDS:
Q. Well, when you applied for these jobs and
they turned you down and gave you the reason that
you're the person involved in the Jeffrey Epstein | 1
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the girls that would come over to Jeffrey
Epstein's house that are in roughly the same age
group as C. and T. and to have a good time as you
put it?
MR. CRITTON: Form.
THE WITNESS: Yes.
BY MR. EDWARDS:
Q. And what was her involvement and/or
knowledge about that? |
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from my heart. This is the way it is.
BY MR. EDWARDS:
Q. I feel for you, I'm sorry that you have
to be in this position.
MR. CRITTON: Move to strike this.
BY MR. EDWARDS:
Q. Well, when you applied for these jobs and
they turned you down and gave you the reason that
you're the person involved in the Jeffrey Epstein
scandal, was it that they are associated or | 1
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you're the person involved in the Jeffrey Epstein
scandal, was it that they are associated or
friends with Jeffrey Epstein or is it that you | 1
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MR. CRITTON: Form.
THE WITNESS: Yes.
BY MR. EDWARDS:
Q. And what was her involvement and/or
knowledge about that?
MR. CRITTON: Form.
THE WITNESS: She knew what was going on. |
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to be in this position.
MR. CRITTON: Move to strike this.
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they turned you down and gave you the reason that
you're the person involved in the Jeffrey Epstein
scandal, was it that they are associated or
friends with Jeffrey Epstein or is it that you
have information and you have this confidentiality | 1
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BY MR. EDWARDS:
Q. You referred to her at one point in time |
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MR. CRITTON: Move to strike this.
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you're the person involved in the Jeffrey Epstein
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MR. CRITTON: Form.
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BY MR. EDWARDS:
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to be in this position.
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you're the person involved in the Jeffrey Epstein
scandal, was it that they are associated or
friends with Jeffrey Epstein or is it that you
have information and you have this confidentiality
but you're revealing some certain information that | 1
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NON PARTY (VR) 000291

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BY MR. LANGINO:
Q. Are you currently in fear of Mr. Epstein?
A. Not at this particular moment but it's | 1
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THE STATE OF FLORIDA,)
COUNTY OF DADE.) |
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25 | something I have to be worry about, yes.
Q. Are you personally afraid of criminal
prosecution?
A. No.
Q. Do you believe that you did anything
illegal?
A. Illegal, no.
MR. LANGINO: I have no further
questions. Thank you.
MR. CRITTON: We're going to break in
about 15 minutes. Do you want to start and
go for 15 minutes or do you want to start and
go for 15 minutes or do you want to it's
up to you.
MS. EZELL: I'll start.
MR. WILLITS: When are we going to quit,
folks?
MR. CRITTON: In 15 minutes.
THE VIDEOGRAPHER: Might as well change
tapes.
MR. EDWARDS: Bob has to get back so
we've agreed we're going to come back some
other time. | 5
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25 | I, the undersigned authority, certify
that ALFREDO RODRIGUEZ personally appeared before
me on the 29th day of July, 2009 and was duly
sworn.
WITNESS my hand and official seal this
31st day of July, 2009.
MICHELLE PAYNE, Court Reporter
Notary Public - State of Florida |
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MR. WILLITS: Why don't we just stop now?
MS. EZELL: Okay.
MR. EDWARDS: Rather than you start.
MS. EZELL: Yeah, I won't get very far.
MR. EDWARDS: Sorry to do this with you,
we didn't finish.
MR. CRITTON: So we're stopped?
MR. EDWARDS: We're stopped.
THE VIDEOGRAPHER: Off the record.
(Thereupon, the videotaped deposition was
adjourned at 5:30 p.m.) | 4
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16 | Page 269 CERTIFICATE The State Of Florida,) County Of Dade.) I, MICHELLE PAYNE, Court Reporter and Notary Public in and for the State of Florida at large, do hereby certify that I was authorized to and did stenographically report the videotaped deposition of ALFREDO RODRIGUEZ; that a review of the transcript was requested; and that the foregoing pages, numbered from 1 to 269, inclusive, are a true and correct transcription of my stenographic notes of said deposition. I further certify that I aid videotaped deposition was taken at the time and place hereinabove set forth and that the taking of said videotaped deposition was commenced and completed as hereinabove set out. I further certify that I am not an atformey or counsel of any of the parties, nor am I relative or employee of any attorney or counsel of party connected with the action, nor am I financially interested in the action. The foregoing certification of this transcript does not apply to any reproduction of the same by any means unless under the direct |
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control and/or direction of the certifying
reporter.
DATED this 31st day of July, 2009.
MICHELLE PAYNE, Court Reporter |

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NON PARTY (VR) 000314

United States District Court Southern District of New York

Virginia L. Giuffre,

Plaintiff,

Case No.: 15-cv-07433-RWS

v.

Ghislaine Maxwell,

Defendant.

PLAINTIFF'S NON-REDACTED MOTION FOR LEAVE TO SERVE THREE DEPOSITION SUBPOENAS BY MEANS OTHER THAN PERSONAL SERVICE

Plaintiff Virginia Giuffre, by and through her undersigned counsel, hereby files this Motion for Leave to Serve Three Deposition Subpoenas by Means Other Than Personal Service. The three persons to be subpoenaed – Jeffrey Epstein, Sarah Kellen and Nadia Marcinkova – were each involved in the sexual abuse and sexual trafficking at issue in this case. It appears that all three of them have evaded attempts to personally serve them (and two of the persons, Epstein and Kellen, have attorneys who have not been authorized by their clients to accept service). Ms. Giuffre seeks leave to provide service by several alternative means that are designed to assure actual notice is provided to these persons. *See* Declaration of Sigrid McCawley ("McCawley Decl.") at Composite Exhibit 1, Subpoenas for Jeffrey Epstein, Sarah Kellen (aka Sarah Kensington and Sarah Vickers) and Nadia Marcinkova. This Court has repeatedly held that Fed. R. Civ. P. 45 permits alternative service in appropriate circumstances, and this case presents such circumstances. Accordingly, the Court should grant Ms. Giuffre leave to serve deposition subpoenas by alternative means.

BACKGROUND

At the heart of this case lies Ms. Giuffre's allegations that that she was sexually abused by Jeffrey Epstein and the Defendant. Ms. Giuffre has also alleged that Epstein and the Defendant were aided by others who played keys roles in the sex trafficking organization, including Sarah Kellen and Nadia Marcinkova. Defendant has called Ms. Giuffre a "liar" and Ms. Giuffre is now in the process of assembling testimony and evidence to prove the truth of her allegations.

Apart from the Defendant in this case, Jeffrey Epstein is the most important person for Ms. Giuffre to depose. It was Epstein who gave the directions to Maxwell to recruit Ms. Giuffre and bring her to Epstein's mansions to be sexually abused. At several points during her recent deposition, Ms. Maxwell refused to answer Ms. Giuffre's questions about Epstein, but instead told her she should go ask Epstein about the subject. *See, e.g.*, Tr. of Depo. of Defendant (Apr. 22, 2016) at 100 ("Q: ... [W]as it Jeffrey's preference to start a massage with sex? ... A: I think you should ask that question of Jeffrey."); *id.* at 146-47 ("Q: So would [Ms. Giuffre] be brought on trips that were for the purpose of work and decorating the house? A: Like I said, I never worked with her but you would have to ask Jeffrey what he brought her on the trip for."); *id.* at 389-90 ("Q: Does [Epstein] . . . have any knowledge of any illegal activity that you've conducted? . . . A: If you want to ask Jeffrey questions about me, you would have to ask him."). *See* McCawley Decl. at Exhibit 2.

Because of Epstein's importance to this case, Ms. Giuffre has diligently tried to personally serve Epstein with a subpoena for his deposition. Epstein, however, appears to have no interest in answering questions under oath about the scope of his sex trafficking organization and he has not authorized his lawyer to accept service of the subpoena. On March 7, 2016, Ms.

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Giuffre's counsel contacted counsel for Epstein to seek agreement that he would accept service of the subpoena in this matter. *See* McCawley Decl. at Composite Exhibit 3, Electronic Correspondence to Attorney Marty Weinberg. Ms. Giuffre was unable to obtain that agreement so she retained an investigative company to attempt to locate Epstein for purposes of personal service¹. As explained in the attached affidavit, the Alpha Group Investigators commenced efforts to personally serve Epstein on April 26, 2016. *See* McCawley Decl. at Exhibit 4 Affidavit of Douglas G. Mercer, Chief Investigator Alpha Group. Those efforts have continued for weeks, and included over sixteen (16) attempts to personally serve Epstein, including as recently as May 18, 2016, at which time the investigator affixed the subpoena to the front door of Epstein's residence and mailed copies of the subpoena to both of his New York addresses along with a witness check. Counsel for Ms. Giuffre also provided a copy of the subpoena to Marty Weinberg, Epstein's attorney.

Jeffrey Epstein is not the only key witness who has been evading Ms. Giuffre's efforts to depose them. The next echelon in the sex trafficking organization below Epstein and the Defendant includes Sarah Kellen and Nadia Marcinkova. Ms. Giuffre alleges that they were heavily involved in the sex trafficking. Both Kellen and Marcinkova appear repeatedly on the flight logs of Jeffrey Epstein's aircraft. The U.S. Attorney's Office for the Southern District of Florida specifically identified both Kellen and Marcinkova as among four named "potential co-conspirators of Epstein" in the non-prosecution agreement it executed with Epstein as part of his guilty plea to Florida state sex offense charges. *See* Non-Prosecution Agreement, *In re: Investigation of Jeffrey Epstein* at 7. Additionally, both Kellen and Marcinkova previously

¹ As recently as today, Ms. Giuffre's counsel continues to attempt to negotiate acceptance of service of the subpoena for Mr. Epstein, which now includes a request that his deposition take place in the U.S. Virgin Islands but has still not received an agreement to accept service. *See* McCawley Decl. at Composite Exhibit 3, Correspondence with Marty Weinberg, counsel for Jeffrey Epstein.

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invoked their 5th amendment privileges when asked about their involvement in Epstein and Defendant's sex trafficking ring. At her recent deposition, Defendant appeared to be well aware of the fact that Epstein had potential co-conspirators. *See,e.g.*, Tr. of Depo. of Defendant (Apr. 22, 2016) at 49 ("Q: Are you aware that Sarah Kellen was . . . named as a co-conspirator in the case involving Jeffrey Epstein? . . . A: I am aware."). *See* McCawley Decl. at Exhibit 2.

As with Epstein, however, Kellen and Marcinkova appear to be evading efforts to serve them. On March 31, 2016, Ms. Giuffre's counsel reached out to Sarah Kellen's counsel to seek agreement that she would accept service of the subpoena in this matter. *See* McCawley Decl. at Exhibit 5, Electronic Correspondence with Bruce Reinhart, of McDonald Hopkins, LLP in West Palm Beach, Florida. Mr. Reinhart represented that Ms. Kellen refused to allow her counsel to accept service of the subpoena, so Ms. Giuffre was forced to commence the efforts to attempt to personally serve her with the subpoena. As explained in the attached affidavit, the Alpha Group Investigators commenced efforts to personally serve Kellen on April 26, 2016. *See* McCawley Decl. at 4, Affidavit of Douglas G. Mercer, Chief Investigator Alpha Group. Those efforts have continued with over nineteen (19) attempts at service and concluded as recently as May 18, 2016, at which time the investigator affixed the subpoena to the front door of Kellen's residence and mailed copies of the subpoena to both of her New York addresses. Ms. Giuffre's counsel also provided a copy of the subpoena to Kellen's attorney.

Marcinkova has also been evading service. Ms. Giuffre has had her investigators make efforts to attempt to personally serve Marcinkova at her New York residence, and also made efforts to try to personally serve her while on a trip to California, but has been unable to obtain personal service. Ms. Giuffre's investigators made over ten (10) attempts to personally serve Marcinkova. *See* McCawley Decl. at Exhibit 4, Affidavit of Douglas G. Mercer, Chief

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Investigator Alpha Group. In addition, counsel for Ms. Giuffre reached out to Ms. Marcinkova's

former counsel but he indicated that he could not accept service as he no longer represents her.

See McCawley Decl. at Exhibit 6, Electronic Correspondence with Jack Goldberger, at

Atterbury, Goldberger & Weiss, P.A., in West Palm Beach, Florida.

In other litigation relating to Jeffrey Epstein, both Marcinkova and Kellen asserted their

fifth amendment rights when asked questions about Defendant's recruitment of underage girls.

Q Do you know Ghislaine Maxwell?

A Fifth.

Q Is that somebody who helped Jeffrey Epstein to devise the scheme to allow him access to various and a variety of underage minor females?

A Fifth.

Q Is Sarah Kellen somebody that was also involved in the planning of this scheme to gain access to underage minor females?

A Fifth.

See McCawley Decl. at Exhibit 7, Nadia Marcinkova April 13, 2010 Dep. Tr. at p. 29-30 (GIUFFRE001171-1172)

Q Isn't it true that yourself, Ghislaine Maxwell and Sarah Kellen had access to a master of list of underage minor females names and phone numbers so they could be called for the purpose of coming to Jeffrey Epstein's house to be sexually molested?

A Fifth.

See McCawley Decl. at Exhibit 7, Nadia Marcinkova April 13, 2010 Dep. Tr. at p. 33-34 (GIUFFRE001173)

Q Do you know Jane Doe-102 [Virginia Giuffre]? A Fifth.

See McCawley Decl. at Exhibit 7, Nadia Marcinkova April 13, 2010 Dep. Tr. at p. 47-48 (GIUFFRE001176)

Q Are you aware of Jeffrey Epstein and Ghislaine Maxwell's sexual interaction with Jane Doe-102 when she was a minor?

Q This is one of many underage minor females that was trafficked basically around the globe to be sexually exploited and abused; is that correct?

A Fifth.

Q Was that typical of Jeffrey Epstein and Ghislaine Maxwell to sexually abuse minors on Jeffrey Epstein's airplane?

A Fifth.

Q And also typical of Ghislaine Maxwell and Jeffrey Epstein to prostitute or pimp out underage minors to friends?

A Fifth.

See McCawley Decl. at Exhibit 7, Nadia Marcinkova April 13, 2010 Dep. Tr. at p. 47-48 (GIUFFRE001176)

Q Ghislaine Maxwell is somebody who you know to be bi-sexual, true?

A Fifth.

Q You know that Ghislaine Maxwell engaged in sexual acts with underage minor females, true?

A Fifth.

See McCawley Decl. at Exhibit 7, Nadia Marcinkova April 13, 2010 Dep. Tr. at p. 58-59 (GIUFFRE001179)

Q. Did Ghislaine Maxwell introduce you to Jeffrey Epstein for the first time?

THE WITNESS: On the instruction of my lawyer, I must invoke my Fifth Amendment right.

See McCawley Decl. at Exhibit 8, Sarah Kellen March 24, 2010 Dep. Tr. p.21 (GIUFFRE001676)

Q. All right. All right. Ms. Kellen, would you agree with me that there was an agreement between Jeffrey Epstein, Ghislaine Maxwell, Jean-Luc Brunel, yourself and Nadia Marcinkova to bring in girls from out of state that were underage?

THE WITNESS: On the instruction of my lawyer, I must invoke my Fifth Amendment right.

See McCawley Decl. at Exhibit 8, Sarah Kellen March 24, 2010 Dep. Tr. p. 38 (GIUFFRE001680)

Q. Would you agree with me that Ghislaine Maxwell provides underage girls to Mr. Epstein for sex?

THE WITNESS: Upon the instruction of my lawyer, I must invoke my Fifth Amendment privilege.

See McCawley Decl. at Exhibit 8, Sarah Kellen March 24, 2010 Dep. Tr. p. 100 (GIUFFRE001695). Both Marcinkova and Kellen are key witnesses in this action because they were present with Mr. Epstein and Maxwell during the time period when Virginia Giuffre was with Epstein and Maxwell.

ARGUMENT

A. <u>The Court Should Permit Alternative Service</u>

In the unique circumstances of this case, this Court should grant Ms. Giuffre leave to serve Jeffrey Epstein, Sarah Kellen, and Nadia Marcincova via means other than personal service, because they are evading service of process and there are other means to assure actual notice. Under Rule 45(b)(1) of the Federal Rules of Civil Procedure, "[s]erving a subpoena requires delivering a copy to the named person" The purpose of "requiring delivery to a named person is to 'ensure receipt, so that notice will be provided to the recipient, and enforcement of the subpoena will be consistent with the requirements of due process."" *Aristocrat Leisure Ltd. v. Deutsche Bank Trust Co. Americas*, 262 F.R.D. 293, 304 (S.D.N.Y. 2009) (*quoting Med. Diagnostic Imaging, PLLC v. CareCore Nat., LLC*, Nos. 06 Civ. 7764 & 06 Civ. 13516, 2008 WL 3833238, at *2 (S.D.N.Y. Aug.15, 2008) (internal quotation marks omitted)). *See also First City, Texas-Houston, N.A. v. Rafidain Bank*, 197 F.R.D. 250, 255 (S.D.N.Y. 2000) (finding that attaching a subpoena to the door, and mailing another copy to counsel of record was sufficient). Cases not only from this Court, but also from others in the Second Circuit, have interpreted that rule "liberally" to allow service so long as the "the type of

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service used 'was calculated to provide timely actual notice.'" *Aristocrat Leisure Ltd.*, 262 F.R.D. at 304 (*quoting CareCore*, 2008 WL 3833238, at *2 (noting that "nothing in the word 'delivering' [in Rule 45(b)(1)] indicates personal service, and a personal service requirement can be unduly restrictive"); *see also Cordius Trust v. Kummerfeld*, No. 99 Civ. 3200, 2000 WL 10268, at *2 (S.D.N.Y. Jan. 3, 2000) (holding that because "alternative service by means of certified mail reasonably insures actual receipt of the subpoena by the witness, the 'delivery' requirement of Rule 45 will be met"); *JPMorgan Chase Bank, N.A. v. IDW Grp., LLC*, No. 08 CIV. 9116(PGG), 2009 WL 1313259, at *2 (S.D.N.Y. May 11, 2009) ("this Court joins other courts in this District in holding that effective service [of a deposition subpoena] under Rule 45 is not limited to personal service" (internal quotation omitted).

A prerequisite for using means other than personal service is typically that the party "requesting the accommodation diligently attempted to effectuate personal service." *OceanFirst Bank v. Hartford Fire Ins. Co.*, 794 F. Supp. 2d 752, 754 (E.D. Mich. 2011) (*citing Franklin v. State Farm Afire and Casualty Co.*, 2009 WL 3152993, at *2 (E.D. Mich. 2009). Here, Ms. Giuffre has diligently attempted to make personal service on each of the three individuals, having made multiple attempts to personal service them, including going to different locations at different times on different days, and attempting to reach them through their attorneys. *See* McCawley Decl. at Exhibit 4, Affidavit of Douglas G. Mercer, Chief Investigator Alpha Group. Indeed, it appears that the only reason that personal service has been unsuccessful thus far is that the important witnesses Ms. Giuffre is attempting to serve are fully aware of her efforts and are attempting to evade service. This Court will recall that efforts to evade service are a familiar practice of Jeffrey Epstein and his colleagues. As described in earlier pleadings in this case, for example, the Defendant herself refused to comply with a deposition subpoena in an earlier case

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brought by one of Jeffrey Epstein's sexual assault victims. *See* Decl. of Sigrid McCawley at Composite Exhibit 9, Maxwell Deposition Notice; Subpoena and Cancellation Payment Notice, and January 13, 2015 Daily Mail Article.

Ms. Giuffre proposes that she be permitted to serve her deposition notices by means other than personal service. Ms. Giuffre asks this Court to rule that she be permitted to serve each of the three individuals in ways that are reasonably calculated to give them actual notice. The specific means that Ms. Giuffre proposes are the means that her investigators took on May 18th of posting the subpoenas to the addresses associated with each of the witnesses and mailing the subpoenas to those addresses with the witness fee check and providing copies of the subpoenas via e-mail to the witnesses known counsel. *See* McCawley Decl. at Exhibit 4, Affidavit of Douglas G. Mercer, Chief Investigator Alpha Group.

Means such as those described above have been approved by this Court in other cases. For example, in *Medical Diagnostic Imaging, PLLC v. Carecore National, LLC*, 2008 WL 3833238 (S.D.N.Y. 2008) (Katz, J.), this Court allowed service of a deposition subpoena to be made through mailing a copy of the subpoena to the witness' place of employment along with a copy of the Court's order directing the witness to comply with the subpoena or face sanctions. *Id.* at *3. Similarly, in *JPMorgan Chase Bank, N.A. v. IDW Grp., LLC*, No. 08 CIV. 9116(PGG), 2009 WL 1313259, at *3 (S.D.N.Y. May 11, 2009), this Court allowed service of a deposition subpoena to be made by sending a copy of the deposition subpoena to the witness' place of business and residence by certified mail; leaving a copy of the deposition subpoena at the witness' residence and place of business with a person of suitable age and discretion; and remitting a copy of the deposition subpoena by electronic mail and certified mail to counsel for a related corporation. And, in at least two cases, this Court has found that certified mailing of a

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subpoena to the witness alone satisfies Rule 45. *See Cordius Trust v.. Kummerfeld*, 1999 U.S. Dist. Lexis 19980, *5–*6 (S.D.N.Y.1999); *Ultradent Products, Inc. v. Hayman*, No. M8-85 RPP, 2002 WL 31119425, at *3 (S.D.N.Y. Sept. 24, 2002). Here, the means of service exceed those approved in those other cases and should be permitted.

CONCLUSION

Ms. Giuffre should be granted leave to serve Jeffrey Epstein, Sarah Kellen, and Nadia Marcincova with deposition subpoenas by means other than personal service. As Ms. Giuffre has made multiple attempts at personal service, Ms. Giuffre should be granted leave to serve deposition subpoenas by the means employed by her investigators of posting the subpoenas to the known locations and also sending the subpoenas via U.S. mail.

Dated: May 25, 2016

Respectfully Submitted,

BOIES, SCHILLER & FLEXNER LLP

By: <u>/s/ Sigrid McCawley</u>

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 $^{^2}$ This daytime business address is provided for identification and correspondence purposes only and is not intended to imply institutional endorsement by the University of Utah for this private representation.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 25th day of May, 2016, I electronically filed the

foregoing document with the Clerk of Court by using the CM/ECF system.

Laura A. Menninger, Esq. Jeffrey Pagliuca, Esq. HADDON, MORGAN & FOREMAN, P.C. 150 East 10th Avenue Denver, Colorado 80203 Tel: (303) 831-7364 Fax: (303) 832-2628 Email: <u>Imenninger@hmflaw.com</u> jpagliuca@hmflaw.com

Copies of this filing were also provided by e-mail to:

Marty Weinberg, counsel for Jeffrey Epstein Bruce Reinhart counsel for Sarah Kellen

> /s/ Sigrid S. McCawley Sigrid S. McCawley

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EXHIBIT C

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Case No. 08-80736-Civ-Marra/Johnson

JANE DOE #1 and JANE DOE #2

v.

UNITED STATES

JANE DOE #3 AND JANE DOE #4'S MOTION PURSUANT TO RULE 21 FOR JOINDER IN ACTION

COME NOW Jane Doe #3 and Jane Doe #4 (also referred to as "the new victims"), by and through undersigned counsel, to file this motion pursuant to Federal Rule of Civil Procedure 21 to join this action, on the condition that they not re-litigate any issues already litigated by Jane Doe #1 and Jane Doe #2 (also referred to as "the current victims"). The new victims have suffered the same violations of their rights under the Crime Victims' Rights Act (CVRA) as the current victims. Accordingly, they desire to join in this action to vindicate their rights as well. Because the new victims will not re-litigate any issues previously litigated by the current victims (and because they are represented by the same legal counsel as the current victims), the Government will not be prejudiced if the Court grants the motion. The Court may "at any time" add new parties to the action, Fed. R. Civ. P. 21. Accordingly, the Court should grant the motion.¹

¹ As minor victims of sexual offenses, Jane Doe #3 and Jane Doe #4 desire to proceed by way of pseudonym for the same reasons that Jane Doe #1 and Jane Doe #2 proceeded in this

FACTUAL BACKGROUND

As the Court is aware, more than six years ago, Jane Doe #1 filed the present action against the Government, alleging a violation of her rights under the CVRA, 18 U.S.C. § 3771. DE1. She alleged that Jeffrey Epstein had sexually abused her and that the United States had entered into a secret non-prosecution agreement (NPA) regarding those crimes in violation of her rights. At the first court hearing on the case, the Court allowed Jane Doe #2 to also join the action. Both Jane Doe #1 and Jane Doe #2 specifically argued that the government had failed to protect their CVRA rights (inter alia) to confer, to reasonable notice, and to be treated with fairness. In response, the Government argued that the CVRA rights did not apply to Jane Doe #1 and Jane Doe #2 because no federal charges had ever been filed against Jeffrey Epstein.

The Court has firmly rejected the United States' position. In a detailed ruling, the Court concluded that the CVRA extended rights to Jane Doe #1 and Jane Doe #2 even though federal charges were never filed. DE 189. The Court explained that because the NPA barred prosecution of crimes committed against them by Epstein, they had "standing" to assert violations of the CVRA rights. *Id.* The Court deferred ruling on whether the two victims would be entitled to relief, pending development of a fuller evidentiary record. *Id.*

Two other victims, who are in many respects similarly situated to the current victims, now wish to join this action. The new victims joining at this stage will not cause any delay and their joinder in this case is the most expeditious manner in which to pursue their rights. Because the background regarding their abuse is relevant to the Court's assessment of whether to allow them to join, their circumstances are recounted here briefly.

fashion. Counsel for the new victims have made their true identities known to the Government.

Jane Doe #3's Circumstances

As with Jane Doe #1 and Jane Doe #2, Jane Doe #3 was repeatedly sexually abused by Epstein. The Government then concealed from Jane Doe #3 the existence of its NPA from Jane Doe #3, in violation of her rights under the CVRA. If allowed to join this action, Jane Doe #3 would prove the following:

In 1999, Jane Doe #3 was approached by Ghislaine Maxwell, one of the main women whom Epstein used to procure under-aged girls for sexual activities and a primary co-conspirator in his sexual abuse and sex trafficking scheme. In fact, it became known to the government that Maxwell herself regularly participated in Epstein's sexual exploitation of minors, including Jane Doe #3. Maxwell persuaded Jane Doe #3 (who was then fifteen years old) to come to Epstein's mansion in a fashion very similar to the manner in which Epstein and his other co-conspirators coerced dozens of other children (including Jane Doe #1 and Jane Doe #2). When Jane Doe #3 began giving Epstein a "massage," Epstein and Maxwell turned it into a sexual encounter, as they had done with many other victims. Epstein then became enamored with Jane Doe #3, and with the assistance of Maxwell converted her into what is commonly referred to as a "sex slave." Epstein kept Jane Doe #3 as his sex slave from about 1999 through 2002, when she managed to escape to a foreign country and hide out from Epstein and his co-conspirators for years. From 1999 through 2002, Epstein frequently sexually abused Jane Doe #3, not only in West Palm Beach, but also in New York, New Mexico, the U.S. Virgin Islands, in international airspace on his Epstein's private planes, and elsewhere.

Epstein also sexually trafficked the then-minor Jane Doe, making her available for sex to politically-connected and financially-powerful people. Epstein's purposes in "lending" Jane Doe

(along with other young girls) to such powerful people were to ingratiate himself with them for business, personal, political, and financial gain, as well as to obtain potential blackmail information.

One such powerful individual that Epstein forced then-minor Jane Doe #3 to have sexual relations with was former Harvard Law Professor Alan Dershowitz, a close friend of Epstein's and well-known criminal defense attorney. Epstein required Jane Doe #3 to have sexual relations with Dershowitz on numerous occasions while she was a minor, not only in Florida but also on private planes, in New York, New Mexico, and the U.S. Virgin Islands. In addition to being a participant in the abuse of Jane Doe #3 and other minors, Deshowitz was an eye-witness to the sexual abuse of many other minors by Epstein and several of Epstein's co-conspirators. Dershowitz would later play a significant role in negotiating the NPA on Epstein's behalf. Indeed, Dershowitz helped negotiate an agreement that provided immunity from federal prosecution in the Southern District of Florida not only to Epstein, but also to "any potential coconspirators of Epstein." NPA at 5. Thus, Dershowitz helped negotiate an agreement with a provision that provided protection for himself against criminal prosecution in Florida for sexually abusing Jane Doe #3. Because this broad immunity would have been controversial if disclosed, Dershowitz (along with other members of Epstein's defense team) and the Government tried to keep the immunity provision secret from all of Epstein's victims and the general public, even though such secrecy violated the Crime Victims' Rights Act.

Ghislaine Maxwell was another person in Epstein's inner circle and a co-conspirator in Epstein's sexual abuse. She was someone who consequently also appreciated the immunity granted by the NPA for the crimes she committed in Florida. In addition to participating in the sexual abuse of Jane Doe #3 and others, Maxwell also took numerous sexually explicit pictures of underage girls involved in sexual activities, including Jane Doe #3. She shared these photographs (which constituted child pornography under applicable federal laws) with Epstein. The Government is apparently aware of, and in certain instances possesses some of these photographs.

Perhaps even more important to her role in Epstein's sexual abuse ring, Maxwell had direct connections to other powerful individuals with whom she could connect Epstein. For instance, one such powerful individual Epstein forced Jane Doe #3 to have sexual relations with was a member of the British Royal Family, Prince Andrew (a/k/a Duke of York). Jane Doe #3 was forced to have sexual relations with this Prince when she was a minor in three separate geographical locations: in London (at Ghislaine Maxwell's apartment), in New York, and on Epstein's private island in the U.S. Virgin Islands (in an orgy with numerous other under-aged girls). Epstein instructed Jane Doe #3 that she was to give the Prince whatever he demanded and required Jane Doe #3 to report back to him on the details of the sexual abuse. Maxwell facilitated Prince Andrew's acts of sexual abuse by acting as a "madame" for Epstein, thereby assisting in internationally trafficking Jane Doe #3 (and numerous other young girls) for sexual purposes.

Another person in Epstein's inner circle of friends (who becomes apparent with almost no investigative effort) is Jean Luc Brunel. Epstein sexually trafficked Jane Doe #3 to Jean Luc Brunel many times. Brunel was another of Epstein's closest friends and a regular traveling companion, who had many contacts with young girls throughout the world. Brunel has been a model scout for various modeling agencies for many years and apparently was able to get U.S. passports for young girls to "work" as models. He would bring young girls (ranging to ages as young as twelve) to the United States for sexual purposes and farm them out to his friends, especially Epstein. Brunel would offer the girls "modeling" jobs. Many of the girls came from poor countries or impoverished backgrounds, and he lured them in with a promise of making good money. Epstein forced Jane Doe #3 to observe him, Brunel and Maxwell engage in illegal sexual acts with dozens of underage girls. Epstein also forced Jane Doe #3 to have sex with Brunel on numerous occasions, at places including Epstein's mansion in West Palm Beach, Little St. James Island in the U.S. Virgin Islands (many including orgies that were comprised of other underage girls), New York City, New Mexico, Paris, the south of France, and California.

Epstein also trafficked Jane Doe #3 for sexual purposes to many other powerful men, including numerous prominent American politicians, powerful business executives, foreign presidents, a well-known Prime Minister, and other world leaders. Epstein required Jane Doe #3 to describe the events that she had with these men so that he could potentially blackmail them.

The Government was well aware of Jane Doe #3 when it was negotiating the NPA, as it listed her as a victim in the attachment to the NPA. Moreover, even a rudimentary investigation of Jane Doe #3's relationship to Epstein would have revealed the fact that she had been trafficked throughout the United States and internationally for sexual purposes. Nonetheless, the Government secretly negotiated a non-prosecution agreement with Epstein precluding any Federal prosecution in the Southern District of Florida of Epstein and his co-conspirators. As with Jane Doe #1, and Jane Doe #2, the Government concealed the non-prosecution agreement from Jane Doe #3 – all in violation of her rights under the CVRA – to avoid Jane Doe #3 from raising powerful objections to the NPA that would have shed tremendous public light on Epstein and other powerful individuals and that would likely have been prevented it from being concluded in the secretive manner in which it was.

Jane Doe #4's Circumstances

If permitted to join this action, Jane Doe #4 would allege, and could prove at trial, that she has CVRA claims similar to those advanced by Jane Doe #1 and Jane Doe #2, based on the following:

As with the other Jane Does, Jane Doe #4 was repeatedly sexually abused by Epstein. In or around the summer of 2002, Jane Doe #4, an economically poor and vulnerable sixteen-yearold child, was told by another one of Epstein's underage minor sex abuse victims, that she could make \$300 cash by giving an old man a massage on Palm Beach. An acquaintance of Jane Doe #4 (also a minor sexual abuse victim of Epstein) telephoned Epstein and scheduled Jane Doe #4 to go to Epstein's house to give him a massage. During that call, Epstein himself got on the phone (a means of interstate communication) with Jane Doe #4, asking her personally to come to his mansion in Palm Beach.

Jane Doe #4 then went to Epstein's mansion and was escorted upstairs to Epstein's large bathroom by one of Epstein's assistants. Shortly thereafter Jeffrey Epstein emerged and lay face down on the table and told Jane Doe #4 to start massaging him. Epstein asked Jane Doe #3 her age and she told him she had recently turned sixteen. Epstein subsequently committed illegal sexual acts against Jane Doe #4 on many occasions.

Epstein used a means of interstate communication (i.e., a cell phone) to arrange for these sexual encounters. Epstein also frequently travelled in interstate commerce (i.e., on his personal jet) for purposes of illegally sexually abusing Jane Doe #4.

January. In the meantime, however, counsel for the victims believe that it is no longer appropriate to delay filing this motion and accordingly file it at this time. Because the Government is apparently opposing this motion, Jane Doe #3 and Jane Doe #4 have described the circumstances surrounding their claims so that the Court has appropriate information to rule on the motion.

CONCLUSION

Jane Doe #3 and Jane Doe #4 should be allowed to join this action, pursuant to Rule 21 of the Federal Rules of Civil Procedure. Their joinder should be conditioned on the requirement that they not re-litigate any issues previously litigated by Jane Doe #1 and Jane Doe #2. A proposed order to that effect is attached to this pleading.

DATED: December 30, 2014

Respectfully Submitted,

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CERTIFICATE OF SERVICE

I certify that the foregoing document was served on December 30, 2014, on the following

using the Court's CM/ECF system:

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Attorneys for the Government

/s/ Bradley J. Edwards

United States District Court Southern District of New York

Virginia L. Giuffre,

Plaintiff,

Case No.: 15-cv-07433-RWS

v.

Ghislaine Maxwell,

Defendant.

PLAINTIFF'S NON-REDACTED MOTION TO EXCEED PRESUMPTIVE TEN DEPOSITION LIMIT IN FEDERAL RULE CIVIL PROCEDURE 30(A)(2)(a)(ii)

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Plaintiff Virginia Giuffre, by and through her undersigned counsel, hereby files this motion to take approximately seven additional depositions in this case beyond the presumptive ten deposition limit. Ms. Giuffre's requests is still within the total number of hours allowed by the ten deposition limit because the parties have agreed that they will split the time for all third party witnesses such that Ms. Giuffre will only be expending at most 3 ½ hours at those additional depositions. In an abundance of caution, even though Ms. Giuffre will not likely be exceeding the total number of hours allowed for depositions, she seeks leave from this Court to confirm that she may proceed with the additional depositions for the reasons stated below.

Ms. Giuffre has alleged that Defendant recruited females for Mr. Epstein, including underage females like herself, under the guise of working in a legitimate position - such as an assistant or as a massage therapist - only to almost immediately be coerced or enticed into engaging in sex for money. Defendant has challenged the veracity of Ms. Giuffre, and appears to intend to argue that Ms. Giuffre cannot support the allegation that Ms. Maxwell recruited females for Mr. Epstein or that the females were coerced or enticed into sex. The sexual abuse that lies at the heart of this case took place behind closed doors – doors of Jeffrey Epstein's various private mansions. Unsurprisingly, Ms. Giuffre must find supporting circumstantial evidence to support her claims. Moreover, because Mr. Epstein and Defendant were travelling between Mr. Epstein's numerous homes and thus many of the events relevant to this case took place more than 100 miles from the courthouse, Ms. Giuffre cannot compel most of the witnesses to appear via a trial subpoena. Accordingly, Ms. Giuffre seeks leave to take more than the standard ten depositions in this case. At this time, she seeks leave to take seven additional depositions, as articulated below.²

 $^{^{2}}$ Ms. Giuffre's counsel met and conferred with Defendant's counsel both in person and by phone in an effort to obtain agreement to proceed with these depositions but was unable to obtain an agreement. *See*

I. FACTUAL BACKGROUND

The Court is aware of the scope of this case from earlier pleadings and numerous hearings. Initially, Ms. Giuffre anticipated the scope of discovery on this case would be narrow, because many of the events (such as flying to London on one of Epstein's planes with Maxwell) were supported by seemingly indisputable evidence, such as flight logs, and because the Defendant's counsel initially suggested that she may invoke her Fifth Amendment rights. Instead, during her recent deposition, Defendant simply failed to recall many of the most significant events in this case or refused to respond directly to many important questions. As a result, Ms. Giuffre is now in a position where she has to call multiple witnesses to establish fundamental facts in the case. For example, Defendant would not even admit that the initials

"GM" which are on the private plane flight logs over 300 times, represent her initials for

McCawley Decl. at Exhibit 1, May 17, 2016 Email Correspondence from Sigrid McCawley to Laura Menninger and Jeff Pagliuca with proposed deposition calendar. Ms. Giuffre's ability to determine exactly which depositions would need to be taken was hamstrung by the Defendant's refusal to sit for her deposition. As the Court will recall, Ms. Giuffre made efforts to set Defendant's deposition starting in February 2016, yet Defendant did not sit for her deposition until after being ordered by the Court on April 22, 2016. During that deposition, Defendant refused to answer a number of questions and refused to acknowledge basic facts in this case, thereby causing Ms. Giuffre to have to depose a number of unanticipated witnesses. Ms. Giuffre's counsel started conferring with Defendant's counsel in February 2016 and has actively engaged in discussion about these depositions that Ms. Giuffre knew she needed to take. On May 9, 2016, the parties conferred regarding deposition scheduling and Ms. Giuffre noticed depositions in accordance with the dates and locations that Defendant's counsel said were available, and, on May 17, 2016, provided her with a calendar outlining those dates. See McCawley Decl. at Exhibit 1, May 17, 2016 Email Correspondence from Sigrid McCawley. Ms. Maxwell waited until one day before the first deposition scheduled to take place on May 31, 2016 to inform Ms. Giuffre's counsel that she refuses to attend the deposition of this subpoenaed witness unless Ms. Giuffre drops her request to seek additional depositions by way of this motion. "If you intend to seek more than 10 depositions or to continue the discovery cut-off post July 1, then we will not be appearing at the depositions next week..." See McCawley Decl. at Exhibit 2, May 27, 2016 e-mail Correspondence from Laura Menninger to Bradley Edwards. This obstruction of discovery by refusing to attend subpoenaed depositions that were noticed to her about one month ago on May 4, 2016 should not be condoned. See McCawley Decl. at Exhibit 3, May 4, 2016 Notice of Service and Subpoena to Juan Alessi. Defendant's counsel is also apparently refusing to appear at the other two depositions set for next week, of Maria Alessi set for Wednesday, June 1, 2016 and originally noticed on May 4, 2016 and Dave Rodgers set for Friday, June 3, 2016 and originally noticed on May 4, 2016. While Ms. Giuffre had originally hoped to be able to conclude discovery on July 1, 2016. Defendant's refusal to attend depositions and agree to scheduling is putting Ms. Giuffre in a position where she will need additional time to complete discovery. See McCawley Decl. at Exhibit 4, May 26, 2016 Letter from Sigrid McCawley.

Ghislaine Maxwell. Therefore, Ms. Giuffre is now required to take the deposition of pilot Dave Rodgers to authenticate his pilot logs and the identity of the individuals on various flights.

In addition, as the Court knows, this case involves allegations that Ms. Giuffre was a victim of sexual abuse when she was under the age of 18 after being recruited by Ghislaine Maxwell and Jeffrey Epstein. Ms. Giuffre has alleged that Defendant recruited her and other young females, unexperienced in massage, for sex with Jeffrey Epstein by lying to them and telling them that the job was to be her personal assistant or a massage therapist. That was a ruse. Instead, Defendant recruited these females for sex with Jeffrey Epstein and, often, with herself, and "massage" was a euphemism for sex in Defendant's household. Defendant has stated that these claims are obvious lies.

Aside from the deposition of the Defendant, Ms. Giuffre has taken the deposition of one other witness, Johanna Sjoberg, on May 18, 2016. Ms. Sjoberg testified that, while a twentyyear-old college student with no massage training, Ms. Maxwell, a stranger to her, approached her on her college campus, and told her she would hire Ms. Sjoberg as her personal assistant. After Ms. Sjoberg began to work for Defendant inside the home she shared with Epstein, Defendant revealed that Ms. Sjoberg's true "job" was to complete sex acts with Jeffrey Epstein. Defendant was explicit with her instructions, at one point scolding Ms. Sjoberg for failing to "finish [her] job" after Ms. Sjoberg massaged Epstein without completing the sex act, and because of this failure, Defendant, instead, had to "finish [her] job for her" and cause Epstein and complete the sex act. *See* McCawley Decl. at Exhibit 5, Deposition of Johanna Sjoberg. Accordingly, in this manner, Ms. Giuffre needs to depose other witnesses to show the veracity of her claim that Defendant recruited young females, unexperienced in massage, for sex with Jeffrey Epstein, proving that Defendant was lying when she called Ms. Giuffre a liar, and knew

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at the time she made the defamatory statement that it was untrue. Testimony like that from Ms. Sjoberg's refutes Defendant's testimony, and goes to her credibility, and goes to the claim at the center of this case.

Additionally, to prove Ms. Giuffre's allegations, that span multiple years, on multiple continents, and multiple locations, Ms. Giuffre has arranged a series of depositions of persons with direct knowledge of the relevant issues. To prove her case, Ms. Giuffre believes that a minimum of seventeen depositions will be required. In reviewing this list of depositions, it is important to understand that only one of them – the Defendant's – will consume a full seven hours of questioning by Ms. Giuffre's counsel, as permitted under the rules. *See* Fed. R. Civ. P. 30(d)(1). Apart from the Defendant's deposition, all of the other depositions set by Ms. Giuffre have been pursuant to an agreement with Defendant's counsel that Ms. Giuffre will be given half of the seven hours to ask questions. In the descriptions below, the time Ms. Giuffre will have to ask questions (or thus far has asked questions) is indicated:

A. Depositions Taken Thus Far By Ms. Giuffre

1. <u>Ghislaine Maxwell (7 hours)</u>. The defendant, of course, has relevant information in this case. But when Defendant was deposed, she refused to answer numerous questions about alleged adult consensual sex. Those refusals are currently before the Court in a pending motion to compel. DE 155. And, more broadly, Defendant's deposition makes it clear that she intends to contest many of the points that earlier had appeared to be potentially uncontested. For example, in pleadings before her deposition, Defendant had suggested that she might invoke her Fifth Amendment right to remain silent during questioning. Indeed, just a week before her deposition, Defendant filed a motion seeking the alternative relief of staying further proceedings so that she could get more information about whether to take the Fifth. *See* DE 101 at 2-4.

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During her deposition, however, Defendant did not take the Fifth. Instead, she testified that she suffered from a series of memory lapses and could not recall many of the key issues in dispute in this case. As a result of Defendant's inability to remember events, a variety of issues are now in dispute. For example, at her deposition, Defendant indicated that she lacked recollection of or was otherwise unable to specifically answer the following questions:

- Whether Defendant observed a female under the age of 18 at Jeffrey Epstein's home in Palm Beach. *See* McCawley Decl. at Exhibit 6, Maxwell Depo. at 29.
- Whether Defendant had meet Ms. Giuffre and introduced her to Epstein. *Id.* at 33.
- Whether Defendant, in 2011, could recall having met Ms. Giuffre at the Mar-a-Lago in Palm Beach and then writing that fact in an email. *Id.* at 35.
- Whether, when Defendant first met
- Whether Defendant could recall being on a plane with and Ms. Giuffre.
- Whether the Defendant knew what Nadia Marcinkova was doing at Epstein's mansion. *Id.* at 41, 44.
- Whether Defendant knew the nature of the relationship between Epstein and Sarah Kellen. *Id.* at 47-48.
- Whether Defendant knew that Sarah Kellen recruited girls under the age of 18 to come to Epstein's mansions. *Id.* at 56-57.
- Whether massage therapists at Epstein's mansions performed sexual acts. Id. at 52-54.
- Whether Defendant knew the age of Eva Dubin when she (Dubin) met Epstein. *Id.* at 58-59.
- Whether Defendant advised Johanna Sjoberg that she (Sjoberg) could obtain extra money if she massaged Epstein. *Id.* at 61.
- Whether Defendant introduced Sjoberg to Prince Andrew. Id. at 63.
- Whether Defendant could recall Emmy Taylor brought masseuses to Epstein's mansion. *Id.* at 67.

- Whether Defendant knew what Ms. Giuffre was required to wear while providing massages to Epstein. *Id.* at 68-69.
- Whether Defendant could recall having a laundry basket of sex toys in Epstein's Palm Beach mansion, as described by Juan Alessi. *Id.* at 70-75.
- Whether Defendant could recall paying Ms. Giuffre. *Id.* at 75.
- Whether Defendant was ever present to view Ms. Giuffre massaging Epstein. Id. at 75.
- Whether Defendant could recall telling Ms. Giuffre that she needed a cell phone so that she could be on call regularly. *Id.* at 77.
- Whether Defendant was required to be on call to come to Epstein's mansion when he wanted her to come. *Id.* at 79.
- Whether Defendant could recall Ms. Giuffre being at Epstein's New York mansion when Prince Andrew came to visit. *Id.* at 80-81.
- Whether Defendant could recall Ms. Giuffre staying at any of Epstein's six homes. *Id.* at 81.
- Whether Defendant was aware that there were over 30 individuals who were minors who gave reports to the Palm Beach Police Department who said they were sexually assaulted by Epstein during the years that Defendant was working with him. *Id.* at 89-91.
- Whether Defendant introduced Ms. Giuffre to Prince Andrew in London. Id. at 108.
- Whether Ms. Giuffre ever stayed at Defendant's home in London. *Id.* at 108.
- Whether Defendant remembered taking a trip with Ms. Giuffre to travel over to Europe, including London. *Id.* at 108.
- Whether Defendant could recall Prince Andrew being present in New York for a party where Johanna Sjoberg was also present. *Id.* at 112-13.
- Whether a picture depicting Prince Andrew, Ms. Giuffre and Defendant was taken at Defendant's London town home. *Id.* at 113-14.
- Whether Defendant ever flew on one of Epstein's planes with a 17 year old. *Id.* at 121-22.
- Whether the notation "GM" on flight logs for passengers on Epstein's planes represented the Defendant (i.e., Ghislaine Maxwell). *Id.* at 122-23.

- Whether Defendant knew that the flight logs produced by Dave Rogers (one of Epstein's pilots) were accurate. *Id.* at 128-29.
- Whether Defendant could recall ever being on a flight on one of Epstein's planes with Ms. Giuffre. *Id.* at 132-33.
- Whether Defendant could recall Epstein and former President Clinton being friendly towards each other. *Id.* at 135-36.
- Whether Defendant could recall the purpose of a trip to Thailand with Epstein and former President Clinton was. *Id.* at 140.
- Whether Defendant could recall Ms. Giuffre taking pictures on trips. Id. at 144.
- Whether Defendant could recollect writing down messages on memo pads from various individuals at Epstein's Palm Beach mansion. *Id.* at 150-57; 159-60.
- Whether Defendant could recall receiving a message on a memo pad concerning
- Whether Defendant could explain why a minor would be calling Epstein to say they had a female for him. *Id.* at 164.
- Whether Defendant could recall a sixteen-year-old Russian girl who came to Epstein's mansion? *Id.* at 167.
- Whether Defendant believed that Epstein sexually abused minors. *Id.* at 171-80.
- Whether Defendant was present at Epstein's Florida mansion when police executed a search warrant. *Id.* at 186.
- Whether Defendant took a picture at one of Epstein's properties of a person in either a naked or semi-naked state. *Id.* at 193.
- Whether Defendant could recall what Epstein told her about the criminal investigation of him. *Id.* at 194-95.
- Whether Epstein told Defendant that he never had sex with Ms. Giuffre. Id. at 197.
- Whether it was an "obvious lie" that Epstein engaged in sexual conduct with Ms. Giuffre while she was under the age of 18. *Id.* at 202-06.
- Whether Defendant knew whether Epstein had sex with a minor. Id. at 239.

- Whether it was a lie for Ms. Giuffre to say that Defendant approached females to bring them to Epstein. *Id.* at 244-46.
- Whether Defendant knew Epstein had a sexual preference for minors. *Id.* at 251-53.
- Whether Defendant knew that asked girls to come over to see Epstein for purposes of sexual massage.
- Whether Defendant could recall seeing and Epstein together.
- Whether Defendant was aware of any interstate or international transportation of women, aged 18 to 28, for purposes of having sex with Epstein where they would receive compensation. *Id.* at 278-79.
- Whether Defendant could recall anything about a puppet or caricature of Prince Andrew in Epstein's home when Prince Andrew was there, including whether Ms. Giuffre was sitting on Prince Andrew's lap with the puppet or caricature. *Id.* at 289-93.
- Whether Defendant could remember entering any telephone numbers into a contact book maintained by Epstein. *Id.* at 320-22.
- Whether a document with Epstein's contacts (including "massage" contacts) was located on Defendant's computer. *Id.* at 331-34.
- Whether, if Alfredo Rodriguez said that Defendant had knowledge that underage girls were coming over to Epstein's Florida mansion for purposes of sex, that would be a true statement. *Id.* at 329-30.
- Whether Defendant could recall any representative of hers informing the press that Ms. Giuffre committed grand theft. *Id.* at 344-45.
- Whether Defendant knew what her press agent, Ross Gow, was referring to when he talked in an email about "helpful leakage." *Id.* at 349-50, 406.
- Whether Defendant could recall interacting with anyone, other than Ms. Giuffre, under the age of 18 on any of Epstein's properties. *Id.* at 384.
- Whether Defendant had discussed with Prince Andrew any of the details of Ms. Giuffre's allegations against him. *Id.* at 400.

Because Defendant refused to answer those questions, Ms. Giuffre needs to depose other

witnesses who have the requisite knowledge to testify concerning those issues.

2. Johanna Sjorberg (3 ½ hours). Ms. Sjorberg's deposition was taken on May 18,

2016, in Fort Lauderdale. She testified as follows:

- Johanna confirmed that Maxwell recruited her to work as an assistant but she was almost immediately converted into a massage therapist and worked for Maxwell and Epstein from 2001 – 2006. See McCawley Decl. at Exhibit 5, (May 18, 2016 Deposition Tr. at p. 8-9)
- Johanna confirms that she knew Virginia was underage when she met her on the trip to NY with Jeffrey in 2001 because Virginia couldn't get into the casino and then later Johanna asked her and Virginia said she was 17. (p. 18). Johanna testified that Virginia looked young. (p. 18-19). Johanna added: "At the time I had the impression that she did not have a family or she had walked away from her family. And it seemed to me, you know, they had just sort of adopted her, not as a child, but they would take care of her." (p. 88)
- Johanna testified that Jeffrey had to have three (3) massages a day from different girls.
 (p. 30)
- Johanna testified that Jeffrey told her that he had three (3) massages a day because "he needed to have three orgasms a day. It was biological, like eating." (p. 32)
- Johanna testified that Maxwell "let me know that she was she would not be able to please him as much as he needed and that is why there were other girls around." (p. 33)
 "She (Maxwell) said she doesn't have the time or the desire to please him as much as he needs and that's why there were other girls around." (p. 150-151)
- Johanna confirmed that she witnessed Virginia when she was seventeen (17) in Jeffrey Epstein's New York mansion with Prince Andrew and Ghislaine Maxwell. (p. 87) Johanna also testified that Prince Andrew sat with Virginia and Johanna and took a picture with a puppet in his image that had its hand and Prince Andrew's hand on their respective breasts. (p. 83)
- Johanna testified that Maxwell bought a camera for her and asked her to take naked pictures of herself for Jeffrey. (p. 145)
- Johanna testified that Maxwell would not give her the camera because Johanna "didn't finish the job" when massaging Jeffrey so Maxwell had to do it and was not happy. (p. 34) "She told me called me after I had left and said, I have the camera for you but you cannot receive it yet because you came here and didn't finish your job and I had to finish it for you...She was implying that I did not get Jeffrey off and so she had to do it." Q When you say 'get Jeffrey off' do you mean bring him to orgasm?' A. Yes." (p. 34-35)
- Maxwell told Johanna to always act "grateful" to Jeffrey Epstein. (p. 35)

- Maxwell called Johanna and the other girls her "children" when they were on a trip to the USVI. (p. 36)
- David Copperfield was at a dinner at Epstein's and there was another girl present who looked young and Johanna asked what school she went to and Johanna did not recognize the school name as being a college and she said it was possible it was a high school aged girl. Johanna said Copperfield "questioned me if I was aware that girls were getting paid to find other girls" (p. 37-38)
- Johanna testified she heard Jeffrey call someone to try to find girls in Hawaii to send over the Fredrick Fekkai. (p. 38-39)
- Johanna testified Jeffrey told her "Clinton likes them young, referring to girls." (p. 41)
- Johanna testified that she was naked for 25 50% of all massages. (p. 42)
- Johanna testified that Jeffrey made her perform sexual acts during massages including sexual toys and she had intercourse with him. (p. 43, 146-147)
- Johanna testified that Nadia Marcinkova and Maxwell were both with her in the USVI in 2005. (p. 44).
- Johanna testified that Maxwell asked her to find other girls to perform massages at the house. (p. 141) She gave a name of a girl from a restaurant to Maxwell and Maxwell paid her \$200.00 for the girls' name. "Did Maxwell ever ask you to bring other girls over for Jeffrey" (p. 46) A. Yes...."And I recall Ghislaine giving me money to bring her over..." (p. 141)
- Johanna testified that if a massage involved sexual acts that Jeffrey paid Johanna more than the normal \$200.00. (p. 100-101)
- She testified that Defendant called Emmy Taylor her "slave." (p. 15). Later she testified that Jeffrey: "He told me one time Emmy was sleeping on the plane and they were getting ready to land and he went and woke her up and she thought that meant he wanted a [sex act], so she started to unzip his pants, and he said, No, no, no you just have to wake up for landing." (p. 143-144)
- Johanna said Defendant flew her in the helicopter from the main island to the USVI. (p. 55)
- Johanna said she believes what Virginia is saying about being abused by Jeffrey and Maxwell. "Basically that I believed her, even though she never spoke to me specifically about what was going on; that once I learned everything that happened based on reading the police report, I believed her side of the story." (p. 122-123). "Q. And what experience in the house helped you form your opinion that what Virginia is saying is true? A. You know, Jeffrey being open with me about what other girls did for him and

that I was not one of those girls. He was always trying to recruit me almost in a way that I could be one of them and travel with him and live the life of luxury if I only – if I only did this. So after five years of learning what was happening, I can look back knowing – I only knew Virginia a short time. Looking back, I can make assumptions about what was required of her." (p. 123-124)

• She said she recalls that Defendant went to dinner with Governor Bill Richardson one time when Johanna was visiting the ranch in New Mexico (p. 110).

B. Future Depositions Sought by Ms. Giuffre

Ms. Giuffre has also scheduled the following depositions.

3. Juan Alessi (3 ¹/₂ hours). Mr. Alessi's deposition is scheduled for May 31,

2016, in Florida³. Mr. Alessi was one of the employees in Epstein's mansion. Mr. Alessi provided witness statements to police during the criminal investigation in Palm Beach, and was previously deposed in civil cases previously brought against Mr. Epstein. Specifically, Juan Alessi informed the Palm Beach Police Detective as follows: "Alessi stated that towards the end of his employment, the masseuses were younger and younger. When asked how young, Mr. Alessi stated they appeared to be sixteen or seventeen years of age *at most*." (emphasis added.) *See* McCawley Decl. at Composite Exhibit 7, Palm Beach Police Incident Report at p. 57.

On November 21, 2005, the Palm Beach Police Department took a sworn statement from house employee Juan Alessi in which he revealed that girls would come over to give "massages" and he observed Ms. Maxwell going upstairs in the direction of the bedroom quarters. *See* McCawley Decl. at Exhibit 8, November 21, 2005 Sworn Statement at 10. He also testified that after the massages, he would clean up sex toys that were kept in "Ms. Maxwell's closet." *Id.* at 12-13. He added that he and his wife were concerned with what was going on at the house (*Id.* at 14) and that he observed girls at the house, including one named "Virginia." *Id.* at 21. It is anticipated that he will testify consistently with that previous testimony.

³ As explained above, as of today, Defendant's counsel sent an email refusing to attend this deposition set for Tuesday, May 31, 2016 (Monday is Memorial Day). *See* McCawley Decl. at Exhibit 2.

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4. <u>Maria Alessi (3 ½ hours</u>). Ms. Alessi's deposition is scheduled for June 1, 2016, in Florida. She was, with her husband, household staff for Epstein in the Palm Beach home he shared with Defendant, and, it is anticipated, will corroborate many of the observations of her husband about minor girls and massages inside of Epstein's Florida mansion. Mr. Alessi referenced during his prior deposition the things that Ms. Alessi observed with respect to the sexual massages and involvement of minor girls. Mrs. Alessi is also anticipated to testify regarding Ms. Maxwell's close association with Mr. Epstein and knowledge the visitors.

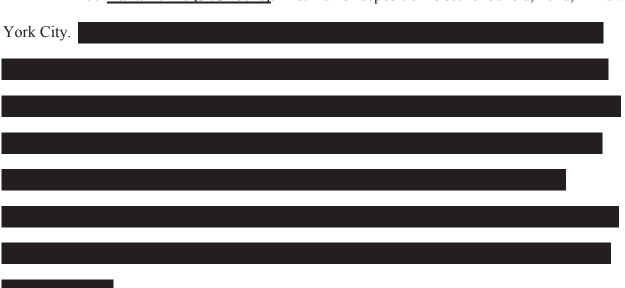
5. <u>Dave Rodgers (3 ½ hours)</u>. Mr. Rodgers's deposition is scheduled for June 3, 2016, in Florida. Rodgers was one of the pilots for Epstein's private jets and will, it is anticipated, authenticate his flight logs showing Defendant and Ms. Giuffre together on the same flights. Defendant refused to admit that her name is reflected in the flight logs despite her initials "GM" appearing over 300 times. Therefore, such authentication is necessary because Defendant testified at her deposition she could not remember even the most basic things about flights in the flight logs. For example, when asked if "GM" represented her initials on the flight log, Defendant responded: "How do you know GM is me," (*See* McCawley Decl. at Exhibit 5, Maxwell Depo. at 29 at. 122) and "GM can stand for any level, it could be Georgina, George." (*Id.* at 123). Ms. Giuffre is also seeking additional flight logs in Mr. Rodgers possession that will further corroborate Defendant's involvement with Jeffrey Epstein.

6. <u>**Rinaldo Rizzo (3 ½ hours).</u>** Mr. Rizzo is scheduled for June 10, 2016 and will be able to testify regarding his observations of Defendant and Epstein with underage girls (girls less than 18 years of age). Mr. Rizzo was originally set for deposition on May 13, 2016 which was noticed on April 11, 2016, and Defendant requested that Ms. Giuffre reschedule that deposition just days before the scheduled date.</u>

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7. Jean Luc Brunel (3 ¹/₂ hours). Mr. Brunel's deposition is set for June 7, 2016, in New York. He has relevant information because he has known Maxwell and Epstein for many years and was present with Epstein and Defendant on many occasions at Epstein's homes in New York, Palm Beach and the USVI, and he has personal knowledge of the disputed issues in this case

8. Ross Gow (3 ¹/₂ hours). Mr. Gow is Defendant's press agent who issued the press statement at issue in this case on Defendant's behalf. He will be able to testify regarding the defamatory statement, its distribution, any other defamatory statements that were distributed, and any information he had regarding the basis for the statement. Ms. Giuffre has requested that Defendant agree to produce Mr. Gow rather than requiring the time and expense of having to serve a subpoena on Mr. Gow, located in London, under the Hague convention, but counsel for Defendant has not agreed to produce Ross Gow for deposition.



9. Dana Burns (3 ¹/₂ hours). Ms. Burns' deposition is set for June 8, 2016, in New

10. Jo Jo Fontanella (3 ¹/₂ hours). Jo Jo Fontanella is a critical witness because he has been working as Jeffrey Epstein's butler in his New York mansion for a number of years

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including during the time that Ms. Giuffre was staying the night at the mansion when she was a minor child. Virginia interacted with Mr. Fontanella frequently during the time she was with Mr. Epstein and the Defendant. Mr. Fontanella will be able to testify to what he observed at the New York mansion including his observation regarding the age and number of females who visited the house each day. Mr. Fontanella will be able to testify regarding Defendant's presence at the home at various times and what he observed Defendant doing while she was at the New York mansion.

11. Detective Joe Recarey (3 ½ hours). During Defendant's deposition,

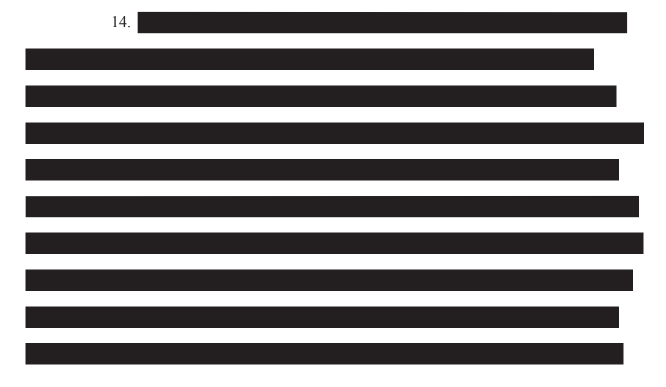
Defendant questioned the veracity of the Palm Beach Police report containing the accounts of the numerous minor children who were also sexually abused by Jeffrey Epstein. Defendant referred to at least one of those children as a prostitute, which is false. *See* McCawley Decl. at Exhibit 5, Maxwell Deposition at 173:8-12; 359:11-18. The Palm Beach police report also includes statements about the Defendant. Detective Recarey is expected to testify regarding his investigation, what he observed, the evidence he collected from Mr. Epstein's Palm Beach mansion, the modus operandi of the Epstein organization, and the interviews he conducted with a number of females who were subject to abuse at the Palm Beach mansion. He will also testify regarding Jeffrey Epstein's, who is in a joint defense with Defendant, and his campaign to attack the credibility of the numerous minor children who reported sex offenses against him. Attacking the credibility of their victims, including Ms. Giuffre, is a part of Epstein and Defendant's modus operandi.

12. <u>Former Palm Beach Police Chief Michael Reiter (3 ½ hours)</u>. Chief Reiter is scheduled for deposition on June 20, 2016. He was the Police Chief who was responsible for overseeing the Palm Beach Epstein investigation. He has made public statements about the 40

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victims of Jeffrey Epstein's abuse. He has made public statements about the fact that after he started the investigation into the crimes that took place at the Palm Beach mansion, he was followed by strange men and "investigated". He also has made public statements that he sent to victims regarding the failure of the government to properly handle the matter. Reiter is relevant to many issues, among others, Defendant's claimed innocence by the fact that she was never formally charged.

13. <u>Emmy Taylor (3 ½ hours)</u>. Emmy Taylor was Defendant's "assistant" during the time Ms. Giuffre was being abused. Ms. Taylor is on flight logs to Europe with Ms. Giuffre and other locations in the United States. Johanna Sjoberg testified that Emmy Taylor was referred to by the Defendant as "my slave" and that Ms. Taylor trained Ms. Sjoberg to give massages while Ms. Sjoberg was naked. Emmy Taylor will be able to testify as to what she observed and experienced during the years she was with Defendant and Epstein. Ms. Giuffre is still attempting to locate Ms. Taylor, but she is believed to reside in London.



15. <u>Nadia Marcinkova (3 ½ hours)</u>. Ms. Marcinkova's deposition is set for June 16, 2016, in New York.⁴ Ms. Marcinkova was specifically identified by the U.S. Attorney's Office for the Southern District of Florida as a "potential co-conspirator of Epstein" in the nonprosecution agreement it executed with Mr. Epstein as part of his guilty plea. She has relevant information because she observed the recruitment of underage girls for sex and, in fact, participated in sex acts with minors. She was also on numerous flights with Defendant (in contradiction to Defendant's testimony), and she can provide valuable testimony about Maxwell's role in the recruitment of females.

16. <u>Sarah Kellen (a/k/a Sarah Kensignton or Sarah Vickers) (3 ½ hours)</u>. Ms. Kellen's deposition is set for June 22, 2016, in New York. Ms. Kellen specifically identified by the U.S. Attorney's Office for the Southern District of Florida as a "potential co-conspirator of

Epstein" in the non-prosecution agreement it executed with Mr. Epstein as part of his guilty plea. She has relevant information because she was present during the time when Virginia was with Epstein and the Defendant, and she travelled with all of them during this critical time period. It is believed that she worked at the direction of, and directly under, Ms. Maxwell and was taught by Ms. Maxwell how to recruit females for sex with Mr. Epstein.

⁴ Marcinkova, Kellen and Epstein have not been personally served and are all subject to Ms. Giuffre's Motion for Alternative Service [D.E. 160].

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17. Jeffrey Epstein (3 ½ hours). Ms. Giuffre's counsel have been in touch with Epstein's counsel and is continuing to work to schedule his deposition. Epstein lies at the center of this case, and he can testify that Defendant recruited females for sex with him, including Mrs. Giuffre, under the offer of being a massage therapist, and ultimately paid these females for sex. He can testify that Defendant lured dozens if not hundreds of young females, including many underage females, to his residences for sexual purposes.

II. DISCUSSION

Ms. Giuffre has attempted to conduct discrete, focused discovery in this case to limit any burdens on the Defendant and on the Court. Nonetheless, this case presents numerous challenges that require that she take more than ten depositions – not the least of which is Defendant's extraordinary lack of memory about many events that would appear to have indisputably taken place. Ms. Giuffre, however, is not seeking to exceed the allotted *hours* for depositions under Rule 45 -- only the *number* of depositions. Ms. Giuffre seeks leave of Court to 7 additional depositions, for a total of seventeen depositions.

Under the rules, each party is entitled to take ten depositions which total seven hours each. Fed. R. Civ. P. 29(d)(1). Thus, the presumptive *time* limit for depositions is a total of seventy hours (10 depositions x 7 hours per deposition). For the convenience of opposing counsel, Ms. Giuffre has stipulated that they may have half of the seven hour deposition time for each third party witness. Thus, if the Court grants Ms. Giuffre's motion, she will end up taking less than seventy hours of deposition testimony. Specifically, she will only take one deposition of seven hours (Defendant's) and sixteen depositions of three-and-a-half hours – a total of 66 and $\frac{1}{2}$ hours of depositions.

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In light of the accommodation she had extended to opposing counsel, Ms. Giuffre requested that opposing counsel agree that both sides could schedule additional depositions beyond the presumptive limit of ten. Defendant refused to agree and is also in disagreement about the proposed schedule for depositions, despite the fact that Ms. Giuffre scheduled depositions based on the dates Defendant's counsel represented were available for depositions in this case. At Defendant's counsel's request Ms. Giuffre scheduled depositions of witnesses who lived in the same geographical location on consecutive days to limit the travel time and expense. *See* McCawley Decl. at Exhibit 1.

Sadly, it appears that Defendant's counsel may be attempting to delay Ms. Giuffre's ability to obtain depositions because certain witnesses are avoiding service and others were difficult to locate, and the time period for the close of discovery is swiftly approaching. The Court will recall that the Defendant managed to delay her deposition until April 22, 2016, through unnecessary motion practice. And now that the need to depose other witnesses has been established, Defendant's counsel are employing other delay tactics. The Court currently has before it, for example, Ms. Giuffre's motion for leave to serve three deposition subpoenas by means other than personal service. DE 160. As recounted at greater length in that motion, three of the critical witnesses in this case – Jeffrey Epstein, Sarah Kellan, and Nadia Marcinkova – have all thus far managed to evade service of process, despite repeated, diligent, and expensive efforts at personal service. Of course, all three of these witnesses are persons who have worked very closely with Defendant in the past. Epstein is also in a joint defense agreement with Defendant.

In other situations, Ms. Giuffre has been forced to delay taking depositions because of Defense Counsel. For example, Ms. Giuffre served a subpoena on Mr. Rizzo and opposing

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counsel on April 11, 2016 for a deposition a month later on May 13, 2016. Just days before the deposition, Defendant's counsel said they didn't realize the deposition was scheduled and that they could not proceed forward on that date. *See* McCawley Decl. at Exhibit 9, May 5, 2016 E-mail Correspondence Regarding Scheduled Depositions. This forced Ms. Giuffre's counsel to have to reset the witness for June 10, 2016. Of course, with each delay, Ms. Giuffre is hamstrung in identifying which further witnesses need to be deposed.

Under Rule 30(a) of the Federal Rules of Civil Procedure, any party who wishes to conduct more than ten depositions without stipulation by the opposing party must seek leave of the court. Fed.R.Civ.P. 30(a)(2)(A)(i). Once such a motion is made, "[t]he court must grant a request to exceed ten depositions unless the additional depositions would be unreasonably cumulative or duplicative, the requesting party had a prior opportunity in discovery to obtain the information sought, or the burden or expense of additional depositions would outweigh any likely benefit." *In re Weatherford Int'l Sec. Litig.*, No. 11 CIV. 1646 LAK JCF, 2013 WL 5762923, at *2 (S.D.N.Y. Oct. 24, 2013) (*citing* Fed.R.Civ.P. 26(b)(2)(C); *Raniola v. Bratton*, 243 F.3d 610, 628 (2d Cir.2001)). Given the liberal discovery allowed by the rules, the burden on the party seeking additional depositions is not great. Rule 30(a)(2)'s ten-deposition limit is "a useful and appropriate 'Stop' sign, not as a 'Road Closed' sign. Once any party has taken ten depositions, it makes perfect sense to require that party to demonstrate the need for more. But that showing need not be onerous. If the need exists, discovery should not be prevented." *Scott v. City of Sioux City, Iowa*, 298 F.R.D. 400, 402-03 (N.D. Iowa 2014).

As the Court can readily determine from the summary of anticipated testimony above, none of the anticipated testimony is unreasonably cumulative or duplicative. Rather, all of the anticipated testimony goes to central and now-disputed issues in the case. The Court should be

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aware that, at every turn, Defendant appears ready to brand Ms. Giuffre as a "liar" who cannot be believed. Thus, obtaining witnesses, like Ms. Sjoberg, who can corroborate that she is telling the truth is more important in this case than it would be in many others. It is equally important that Ms. Giuffre be able to depose the witnesses who can refute Defendant's testimony.

The Court can also readily determine that Ms. Giuffre has not had any prior opportunity to obtain discovery of the witnesses she seeks to depose. The case is only now in the fact discovery phase, and she has had no opportunity to previously depose these third-party witnesses.

Finally, there is no substantial burden involved with deposing seven additional witnesses. Any assessment of burden must take into account the scope of the underlying case. Ms. Giuffre is seeking both compensatory and punitive damages that would total millions of dollars. Against that backdrop, a handful of additional depositions cannot be seen as unduly burdensome. Moreover, this is not a situation where Defendant lacks means to pay for counsel to attend the depositions. Defendant's vast wealth does not appear to be in doubt.⁵

During the meet-and-confer on this issue, the Defendant's substantive reason for not stipulating to these additional depositions is that, with regard to three of the witnesses (Epstein, Kellan, and Marcinkova), it appears likely that they will invoke their Fifth Amendment right to refuse to answer some questions about Defendant's involvement in in the sexual abuse of Ms. Giuffre. But until those witnesses actually take the Fifth, the conclusion that they will actually

⁵Defendant has thus far refused produce documents regarding the extent of her assets, arguing that until the punitive damages phase of this proceeding is reached the discovery is not relevant. Nonetheless, public information suggests significant assets – and the possibility that she is transferring assets outside the reach of the Court's jurisdiction. *See, e.g., Alleged Epstein Madam Sells \$16M Manhattan Townhouse*, New York Post, Apr. 28, 2016 (available at http://nypost.com/2016/04/28/alleged-epstein-madam-sells-16m-manhattan-townhouse/).

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take the Fifth is, at a minimum, premature.⁶ The witness may, for example, answer some questions and not others. And, in any event, even if they take the Fifth when asked about Defendant's sexual abuse of minors, those invocations will quite likely be admissible against the Defendant at trial.

The Second Circuit has squarely held that a witness' invocation of Fifth Amendment rights can in proper circumstances be used against a party. The Second Circuit's seminal decision is *LiButti v. United States*, 107 F.3d 110, 121 (2d Cir. 1997), which upheld the drawing of adverse inferences based on a non-party's invocation of a Fifth Amendment right to remain silent. The Second Circuit instructed that, the circumstances of given case, rather than status of particular nonparty witness, determines whether nonparty witness' invocation of privilege against self-incrimination is admissible in course of civil litigation. *Id.* at122-23. The Circuit also held that, in determining whether nonparty witness' invocation of privilege against self-incrimination is course of civil litigation and drawing of adverse inferences is admissible, court may consider the following nonexclusive factors:

(1) nature of witness' relationship with and loyalty to party;

(2) degree of control which party has vested in witness in regard to key facts and subject matter of litigation;

(3) whether witness is pragmatically noncaptioned party in interest and whether assertion of privilege advances interests of witness and party in outcome of litigation; and

(4) whether witness was key figure in litigation and played controlling role in respect to its underlying aspects.

Id. at 124-25.

Clearly, many of these factors are going to weigh heavily in favor of drawing an adverse inference against Defendant. For example, Jeffrey Epstein is a "pragmatically noncaptioned

⁶ The Court should be aware that these are also the three witnesses who have been attempted to evade service of process.

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party in interest" regarding issues of whether he and Defendant together sexually abused Ms. Giuffre. And Defendant is in a joint defense agreement with Epstein. Also, some of the most important events in this case took place in private bedroom where just three people were present – Ms. Giuffre, Defendant, and Epstein. With Defendant denying these events, the fact that Epstein may take the Fifth could provide decisive information to the jury.

But the Court need not make any determinations now as to precisely how these factors will play out. Instead, it is enough to note that very important and unique evidence may be secured from the deposition of each of these three individuals and therefore Ms. Giuffre should be permitted to take their deposition.

CONCLUSION

Ms. Giuffre respectfully requests that she be allowed to take a total seventeen depositions in this case.

Dated: May 27, 2016

Respectfully Submitted,

BOIES, SCHILLER & FLEXNER LLP

By: <u>/s/ Sigrid McCawley</u> Sigrid McCawley (Pro Hac Vice) Meredith Schultz (Pro Hac Vice) Boies Schiller & Flexner LLP 401 E. Las Olas Blvd., Suite 1200 Ft. Lauderdale, FL 33301 (954) 356-0011

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 27th day of May, 2016, I electronically filed the

foregoing document with the Clerk of Court by using the CM/ECF system. I also certify that the

foregoing document is being served this day on the individuals identified below via transmission

of Notices of Electronic Filing generated by CM/ECF.

Laura A. Menninger, Esq. Jeffrey Pagliuca, Esq. HADDON, MORGAN & FOREMAN, P.C. 150 East 10th Avenue Denver, Colorado 80203 Tel: (303) 831-7364 Fax: (303) 832-2628 Email: <u>lmenninger@hmflaw.com</u> jpagliuca@hmflaw.com

> <u>/s/ Sigrid S. McCawley</u> Sigrid S. McCawley

United States District Court Southern District of New York

Virginia L. Giuffre,

Plaintiff,

Case No.: 15-cv-07433-RWS

ν.

Ghislaine Maxwell,

Defendant.

NON-REDACTED DECLARATION OF SIGRID S. McCAWLEY IN SUPPORT OF PLAINTIFF'S MOTION TO EXCEED PRESUMPTIVE TEN DEPOSITION LIMIT IN FEDERAL RULE OF CIVIL PROCEDURE 30(A)(2)(a)(ii), FILED UNDER SEAL

I, Sigrid S. McCawley, declare that the below is true and correct to the best of my knowledge as follows:

1. I am a partner with the law firm of Boies, Schiller & Flexner LLP and duly

licensed to practice in Florida and before this Court pursuant to this Court's September 29,

2015 Order granting my Application to Appear Pro Hac Vice.

2. I respectfully submit this Declaration in support of Plaintiff's Motion to Exceed

Presumptive Ten Deposition Limit In Federal Rule of Civil Procedure 30(A)(2)(a)(ii), Filed Under Seal.

3. Attached hereto as Composite Exhibit 1, is a true and correct copy of the May 17,

2016 Email Correspondence from Sigrid McCawley.

4. Attached hereto as Exhibit 2, is a true and correct copy of the May 27, 2016

Email Correspondence from Laura Menninger.

5. Attached hereto as Exhibit 3, is a true and correct copy of the Notice of Service

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and Subpoena to Juan Alessi.

Attached hereto as Exhibit 4, is a true and correct copy of the May 26, 2016
 Correspondence from Sigrid McCawley.

Attached hereto as Exhibit 5, is a true and correct copy of the May 18, 2016
 Deposition Transcript of Johanna Sjoberg.

Attached hereto as Composite Exhibit 6, is a true and correct copy of the April
 22, 2016 Deposition Transcript of Ghislaine Maxwell.

9. Attached hereto as Exhibit 7, is a true and correct copy of the Palm Beach Police Report.

Attached hereto as Exhibit 8, is a true and correct copy of the November 21, 2005
 Sworn Statement of Juan Alessi.

11. Attached hereto as Exhibit 9, is a true and correct copy of the May 4, 2016 Email Correspondence from Laura Menninger.

I declare under penalty of perjury that the foregoing is true and correct.

/s/ Sigrid S. McCawley______ Sigrid S. McCawley, Esq. Dated: May 27, 2016.

Respectfully Submitted,

BOIES, SCHILLER & FLEXNER LLP

By: <u>/s/ Sigrid McCawley</u>

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¹ This daytime business address is provided for identification and correspondence purposes only and is not intended to imply institutional endorsement by the University of Utah for this private representation.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on May 27, 2016, I electronically filed the foregoing

document with the Clerk of Court by using the CM/ECF system. I also certify that the foregoing

document is being served this day on the individuals identified below via transmission of

Notices of Electronic Filing generated by CM/ECF.

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> /s/ Sigrid S. McCawley Sigrid S. McCawley, Esq.

EXHIBIT 5

Page 1

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CASE NO. 15-CV-07433-RWS

-----X

VIRGINIA L. GIUFFRE,

Plaintiff,

v.

GHISLAINE MAXWELL,

Defendant.

-----X

May 18, 2016 9:04 a.m.

 $\mathsf{C} \ \mathsf{O} \ \mathsf{N} \ \mathsf{F} \ \mathsf{I} \ \mathsf{D} \ \mathsf{E} \ \mathsf{N} \ \mathsf{T} \ \mathsf{I} \ \mathsf{A} \ \mathsf{L}$

Deposition of JOHANNA SJOBERG, pursuant to notice, taken by Plaintiff, at the offices of Boies Schiller & Flexner, 401 Las Olas Boulevard, Fort Lauderdale, Florida, before Kelli Ann Willis, a Registered Professional Reporter, Certified Realtime Reporter and Notary Public within and for the State of Florida.



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Page 2

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Page 3 INDEX Examination by Ms. McCawley Examination by Ms. Menninger Further Examination by Ms. McCawley 138 Further Examination by Ms. Menninger 147 EXHIBITS Deposition Exhibit 1 Deposition Notice Deposition Exhibit 2 Subpoena Deposition Exhibit 3 Flight log Deposition Exhibit 4 Palm Beach Police Department Incident Report Deposition Exhibit 5 117 Red Ice Creations web article



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THE VIDEOGRAPHER: We are now on the 1 2 This is begins Videotape No. 1 in the record. 3 deposition of Johanna Sjoberg, in the matter of Virginia Giuffre versus Ghislaine Maxwell. 4 5 Today is May 18th, 2016. The time is 6 9:04 a.m. This deposition is being taken at 7 401 East Las Olas Boulevard, Fort Lauderdale, Florida. 8 9 The videographer is Ryan Kick. The court 10 reporter is Kelli Ann Willis. We both 11 represent Magna Legal Services. 12 Will counsel and all parties present state 13 their appearance and whom they represent. 14 MS. McCAWLEY: Yes. I'm Sigrid McCawley, with the law firm of Boise Schiller & Flexner, 15 16 and I represent Virginia Giuffre. And I have 17 here two colleagues of mine, Meredith Schultz 18 and Sandra Perkins, from my firm as well. MS. MENNINGER: Hi. I'm Laura Menninger 19 20 from Haddon Morgan & Foreman, and I represent 21 Ghislaine Maxwell. 22 MR. LOUIS: I'm Dore Louis from Sinclair Louis & Zavertnik. I'm here on behalf of the 23 24 deponent. 25 Thereupon:



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Page 5 JOHANNA SJOBERG 1 2 a witness named in the notice heretofore filed, 3 being of lawful age and having been first duly sworn, testified on her oath as follows: 4 5 EXAMINATION 6 BY MS. McCAWLEY: 7 Good morning, Johanna. Thank you for Q. 8 coming. I'm going to talk to you a little bit about 9 the deposition process before we get started to make 10 sure you understand what's going to happen here 11 today. 12 You just heard there's a videographer, and 13 he's going to be taking your video during this 14 deposition and generally what's happening in the 15 course of the deposition. 16 And then you have a court reporter here 17 who takes down the words that we say. And it's a 18 little bit tricky because I tend to speak quickly 19 sometimes and speak over people, and she needs to 20 get down all of the words. So I'll try to do my 21 best to go slower and make sure I'm not talking over 22 you. 23 And, similarly, if you've got an answer to 24 a question, make sure that you're verbally 25 responding, not just nodding or making a gesture



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Page 6 because she can't get that down. We want to make 1 2 sure our responses are verbal. I'll try to remind 3 you of that if that happens. Have you ever been deposed before? 4 5 Α. No. 6 Ο. No. Okay. 7 So what's going to happen is I'm going to ask questions, and you'll give answers. And like I 8 9 said, everybody will be recording those. 10 Is there any reason, any medical reason, 11 anything you've taken today that would cause you to 12 not to be able to give truthful testimony today? 13 Α. No. 14 Ο. No. Okay. 15 All right. So we're going to get started, 16 and if you have any questions during the deposition 17 or you need to stop to take a break, you can just 18 let me know and we'll take that break. 19 So what I -- the only thing I ask is if 20 we're in the midst of a question, you finish the 21 answer before we take a break. 22 Α. Sure. 23 Ο. But I'll try to make sure that I take 24 regular breaks, as well. 25 You stated your name for the record. Can



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Page 7 you tell me your date of birth? 1 2 3 That makes you how old now? Ο. 4 5 Q. Okay. And where are you currently living? 6 7 And I'm going to show you what I'm going Q. 8 to mark as the first two exhibits in the matter. 9 And I'm going to ask the court reporter if I can 10 mark those. 11 (The referred-to document was marked by 12 the court reporter for Identification as 13 Sjoberg Exhibits 1 and 2.) 14 BY MS. McCAWLEY: 15 Ο. Okay. I'm going to show you what I'm 16 marking as Exhibit 1. It's going to be the 17 re-notice of your videotaped deposition, which is 18 simply a notice I'm going to show you. And then 19 Exhibit 2 is the subpoena that we served on you. 20 So you're here today pursuant to our Notice of Deposition and the subpoena that we served 21 22 on you. 23 Are you familiar with the subpoena? Have 24 you seen that document before? 25 Α. Yes.



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Page 8 1 Ο. Okay. Great. 2 All right. Do you know a female by the name of Ghislaine Maxwell? 3 Yes. 4 Α. 5 Ο. And when did you first meet Ms. Maxwell? 6 Α. 2001. March probably. End of 7 February/beginning of March. 8 Ο. And how did you meet her? 9 She approached me while I was on campus at Α. 10 Palm Beach Atlantic College. 11 And what happened when she approached you? Ο. 12 She asked me if I could tell her how to Α. 13 find someone that would come and work at her house. 14 She wanted to know if there was, like, a bulletin 15 board or something that she could post, that she was 16 looking for someone to hire. 17 And what did you discuss with her? Ο. 18 Α. I told her where she could go to -- you 19 know, to put up a listing. And then she asked me if 20 I knew anyone that would be interested in working 21 for her. 22 Did she describe what that work was going Ο. 23 to be? 24 Α. She explained that she lived in Palm Beach 25 and didn't want butlers because they're too stuffy.



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Page 9 And so she just liked to hire girls to work at the 1 2 house, answer phones, get drinks, do the job a 3 butler would do. And did she tell you what she would pay 4 Ο. 5 for that kind of a job? At that moment, no, but later in the day, 6 Α. 7 yes. And what did she say? 8 Ο. 9 Twenty dollars an hour. Α. 10 Was there anybody else with Ms. Maxwell Q. 11 when you met her? 12 Α. There was another woman with her. I don't recall her or what she looks like or how old she 13 14 was. 15 Q. And what happened next? And then she asked me if I would be 16 Α. 17 interested in working for her. And she told me that 18 she was -- I could trust her and that I could jump 19 in her car and go check out the house at that moment 20 if I wanted. 21 And so I said, Sure, let's do it, and went 22 to her home with her. 23 And where was that home? Q. 24 A. In Palm Beach. 25 Ο. And did she describe that home as being



Page 10 her home? 1 2 She described it as being her home and Α. 3 alluded to the fact that it was her and Jeffrey's home and that she had homes all over the world. 4 5 Yes. And what happened when you arrived at the 6 Ο. 7 home? I believe she just showed me around. 8 Α. 9 Do you recall meeting anybody at the home? Ο. 10 I don't recall if I met Jeffrey at that Α. 11 time or the next time that I was there. 12 Ο. How did you meet Jeffrey? Did Maxwell 13 introduce you to Jeffrey? 14 Α. Yes. 15 Ο. What do you recall of your first meeting 16 with Jeffrey? 17 I remember him being in a bathrobe. Α. Ι 18 recall talking to him about how I was a major in 19 psychology. And he had studied psychology, and so 20 he spoke with me about different topics. 21 I remember thinking this guy is very 22 That was my first impression. smart. 23 Ο. And when you refer to Jeffrey, are you 24 referring to Jeffrey Epstein? 25 Α. Yes.



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Page 11 How did the meeting -- you said Maxwell 1 Ο. 2 took you to the home. Do you remember how that 3 meeting ended? Well, she dropped me back off at campus. 4 Α. 5 Q. And did you --6 Α. She got my number and I took her number. 7 And then she called me the next weekend to work. 8 Ο. So at that point you started working for 9 Ms. Maxwell? 10 At that time, yes. Α. 11 MS. MENNINGER: Objection, leading. 12 Sorry. 13 BY MS. McCAWLEY: 14 Ο. Did you then start working for Ms. Maxwell 15 after that first meeting? 16 She called me and I went over to the home Α. 17 the next Sunday to work. 18 Ο. And what work -- can you describe for me 19 the first day at work, what work you performed? 20 Α. I remember answering the phones and Sure. 21 taking messages. And at one point, she asked me to 22 go pick up printer ink, and I took her car to Office 23 Depot to get ink. 24 She asked me to go buy some magazines, so 25 I went to Palm Beach Daily News and bought a few



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magazines. 1 2 She and I went -- she wanted to take me 3 shopping to Worth Avenue, but it was a Sunday and Nieman Marcus was closed, so we went back to, like, 4 5 a little book store. And I remember she bought, I 6 think, five pairs of reading glasses because she 7 thought Jeffrey would like them. He had them all over the house. On every table there was reading 8 9 glasses. 10 And that's about it. It was a pretty 11 simple day. 12 Q. Were you paid that day for that work? 13 Α. Yes. 14 Ο. And how much were you paid? Do you 15 remember? 16 I don't remember how many hours I was Α. 17 there -- I was there. She paid me cash. 18 Ο. So Maxwell paid you? 19 Α. Yes. 20 And then was she the one who trained you Q. 21 with what -- with respect to what you were supposed 22 to do during the day, directed you to, like you 23 said, go to --24 Α. I believe she was the one that was kind of 25 showing me around.



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Page 13 And how long did you work in that position 1 Ο. 2 answering phones and doing --3 Α. Just that one day. Just that one day. 4 Ο. 5 And did your duties change? 6 Α. Well, the next time she called me, she 7 asked me if I wanted to come over and make \$100 an 8 hour rubbing feet. 9 And what did you think of that offer? Ο. 10 I thought it was fantastic. Α. 11 And did you come over to the house for Ο. 12 that purpose? 13 Α. Yes. And when you came over to the house, was 14 Ο. 15 Maxwell present? 16 Α. I don't recall. 17 And what happened that second time you Ο. 18 came to the house? 19 At that point, I met Emmy Taylor, and she Α. 20 took me up to Jeffrey's bathroom and he was present. 21 And her and I both massaged Jeffrey. She was 22 showing me how to massage. 23 And then she -- he took -- he got off the table, she got on the table. She took off her 24 25 clothes, got on the table, and then he was showing



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Page 14 me moves that he liked. And then I took my clothes 1 2 off. They asked me to get on the table so I could 3 feel it. Then they both massaged me. So it was more than a foot massage at that 4 Ο. 5 point? Yeah, it was mostly, like, legs and back. 6 Α. 7 Q. Was everybody in the room without clothes 8 on? 9 When they were on the massage table, yes. Α. 10 Ο. Did they -- when they got off the massage 11 table to perform the massage, did they dress or 12 did --13 Α. Yes. 14 Ο. They dressed. 15 And do you recall who paid you for that 16 first day that you did the massages? 17 I don't recall. Α. Do you recall whether Maxwell was at the 18 Q. 19 house during that first day when you were doing the 20 massage with Emmy and Jeffrey? 21 MS. MENNINGER: Objection, asked and 22 answered. 23 BY MS. McCAWLEY: 24 O. You can answer. 25 I don't recall. Α.



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Page 15 Who did Emmy work for? 1 Ο. 2 Α. Ghislaine. 3 Did Maxwell ever refer to Emmy by any Ο. particular term? 4 5 Α. She called her her slave. You said your job duties changed. Did you 6 0. 7 start to travel as part of your job with Jeffrey and 8 Ghislaine? 9 Α. Yes. The next time they called me, they 10 asked me to go to New York. 11 And did you -- do you recall when that was Ο. 12 approximately? 13 That was Easter of 2001. Α. 14 Q. And do you recall who was on the plane 15 with you for that trip? 16 MS. MENNINGER: Objection, leading, form. 17 MS. McCAWLEY: Actually, I'm going to stop really quickly and I'm going to ask for the 18 19 next exhibit, please. 20 MS. MENNINGER: This is 3? 21 MS. McCAWLEY: Yes. I'm going to mark 22 this as Exhibit 3 for purposes of the 23 deposition. 24 25



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Page 16 (The referred-to document was marked by 1 2 the court reporter for Identification as 3 Sjoberg Exhibit 3.) BY MS. McCAWLEY: 4 5 Johanna, I'm going to direct you -- I Q. 6 flagged some pages, but for the record, I'm going to 7 say what pages they are before I hand you the 8 exhibit. 9 A. Sure. 10 These are Giuffre 000748 and 000758, are Ο. 11 the two pages right now I may refer you to. The 12 document itself is 000721 through 789. 13 And these are flight logs from pilot David 14 Rogers that have been produced in this case. 15 MS. MENNINGER: Objection, foundation, 16 asking the witness any questions about this 17 document. 18 THE WITNESS: Can I touch it? MS. McCAWLEY: Yes, you may. 19 20 MS. MENNINGER: I just have to say things 21 every now and then. 22 THE WITNESS: Okay. 23 BY MS. McCAWLEY: 24 Q. So you mentioned that you traveled to New 25 York. If you turn to page -- flagged page which



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Page 17 should be 000748, at the top of that document you're 1 2 going to see a date of April 2001. 3 I'm just going to ask you to go down to the -- if you look at the line on the left to where 4 5 it says 9 for the date, and look over where it has 6 the names. 7 Do you see -- can you identify your name on that list? 8 9 Α. Yes. 10 And can you tell me -- I know there are Ο. 11 initials there -- who else to the extent you 12 remember was on the plane with you? 13 MS. MENNINGER: Objection, foundation, 14 leading, form of question. 15 BY MS. McCAWLEY: 16 Johanna, do you recall who was on the Ο. 17 plane with you that day? 18 MS. MENNINGER: Objection, foundation, 19 form, leading. 20 The witness is reading the document. 21 BY MS. McCAWLEY: 22 You can answer. Ο. Okay. JE, Jeffrey Epstein; ET, Emmy 23 Α. 24 Taylor; VR, Virginia Roberts; BK, I do not recall; 25 and myself.



Page 18 MS. MENNINGER: Objection. The witness is 1 2 reading the document. BY MS. McCAWLEY: 3 And do you recall where you flew when you 4 Ο. 5 went to -- when you traveled that first time with 6 Jeffrey Epstein? 7 We left from Palm Beach and landed in Α. Atlantic City for a few hours because there was a 8 9 storm in New York, and then got back on the plane a few hours later and landed in Teterboro. 10 11 And you said that you recall landing in Q. 12 Atlantic City. Did you go into Atlantic City? 13 Yes, went to one of Trump's casinos. Α. 14 Ο. Did you actually go into the casino 15 itself? 16 Α. Yes. 17 Do you recall Virginia -- at the time Ο. 18 Virginia Roberts being present with you? 19 Α. Yes. 20 Do you recall if she went into the casino? Q. 21 Α. She was underage. I did not know anything 22 about how old you had to be to gamble legally. I just knew she could not get in because of an ID 23 24 issue. So she and I did not gamble. 25 In your opinion, did Virginia look young, Ο.



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Page 19 in your view? 1 2 Α. Yes. 3 Did you ever -- did you at that time Ο. wonder why she was traveling with Jeffrey? 4 5 Α. At that time, I did not. Did you later wonder that? 6 Ο. 7 Yes. Α. And what was your impression? 8 Ο. 9 MS. MENNINGER: Objection, vague, 10 speculative. 11 THE WITNESS: I -- we're jumping ahead; is that okay? 12 BY MS. McCAWLEY: 13 14 Q. Yes, that's okay. 15 Α. A few days later, I remember asking her 16 questions to try to figure out her role, why she was 17 there, and she gave me vague answers and was never 18 specific. 19 And so I thought perhaps she just was an 20 assistant, someone that did massages well. I wanted 21 to believe that she was innocent. 22 Did you ever refer to her as being Ο. orphan-like? 23 I did. 24 Α. 25 And how did that come about? Q.



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Page 20 No, I only -- to you, I said that to you. 1 Α. 2 I just saw her as perhaps someone who may not have had a strong family, and they took her under their 3 wing. 4 5 Now, you mentioned remembering going to Q. Atlantic City. 6 7 Did you go -- where did you go after 8 Atlantic City? 9 Once we landed in New York, Emmy and I Α. went in a car and drove around the city for a half 10 11 hour or so, just to see some of the city. 12 0. And then where did you go after doing the 13 sightseeing? 14 We went to the townhouse on East 71st. Α. 15 Ο. And can you describe that location for me? Sure. Between Madison and Park. 16 Α. I think 17 the address might have been 9 East 71st Street. 18 And who owned that home? Q. 19 Α. As far as I knew, Epstein. 20 Can you describe for me physically what --Ο. 21 Α. Palatial. When you walk up, it looks like 22 a normal door to a townhouse, and when you walk in -- I thought there were four floors. I heard 23 24 there were seven floors. I didn't see them all. 25 Ο. And do you recall who, if anybody, was at



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Page 21 Jeffrey's home when you arrived? 1 2 When I first walked in the door, it Α. Yes. 3 was just myself, and Ghislaine headed for the 4 staircase and said -- told me to come up to the 5 living room. 6 Ο. And what happened at that point, when you 7 came up to the living room? I came up and saw Virginia, Jeffrey, 8 Α. 9 Prince Andrew, Ghislaine in the room. 10 Ο. And did you meet Prince Andrew at that 11 time? 12 Α. Yes. 13 And what happened next? Ο. 14 Α. At one point, Ghislaine told me to come 15 upstairs, and we went into a closet and pulled out 16 the puppet, the caricature of Prince Andrew, and 17 brought it down. And there was a little tag on the 18 puppet that said "Prince Andrew" on it, and that's 19 when I knew who he was. 20 And did -- what did the puppet look like? Ο. 21 Α. It looked like him. And she brought it 22 down and presented it to him; and that was a great 23 joke, because apparently it was a production from a 24 show on BBC. And they decided to take a picture 25 with it, in which Virginia and Andrew sat on a



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Page 22 They put the puppet on Virginia's lap, and I 1 couch. 2 sat on Andrew's lap, and they put the puppet's hand 3 on Virginia's breast, and Andrew put his hand on my breast, and they took a photo. 4 5 Do you remember who took the photo? Q. I don't recall. 6 Α. 7 Did you ever see the photo after it was Q. taken? 8 I did not. 9 Α. 10 And Ms. Maxwell was present during the --Ο. was Ms. Maxwell present during that? 11 12 Α. Yes. 13 What happened next? Q. 14 Α. The next thing I remember is just being 15 shown to which room I was going to be staying in. 16 When you exited the room that you were in Ο. 17 where the picture was taken, do you recall who remained in that room? 18 I don't. 19 Α. 20 Do you recall seeing Virginia exit that Ο. 21 room? I don't. 22 Α. 23 Q. During this trip to New York, did you have 24 to perform any work when you were at the New York 25 house?



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Page 23 I performed at least one massage that I 1 Α. 2 recall. And who instructed you to give that 3 Ο. massage? 4 5 Α. Jeffrey. And can you describe for me what happened 6 Ο. 7 during that massage? 8 Near the end, he asked me to rub his Α. 9 nipples while he masturbated. 10 And did that take place? Ο. 11 Α. It did not. 12 Q. And why not? 13 I was not comfortable with it. And so I Α. left the room. 14 Did you have any -- did you say anything 15 Ο. 16 to him before leaving the room? 17 I believe I said, "I'm done." Α. 18 Do you recall what his reaction was to Q. 19 that? 20 I do not. At the time, at that moment, I Α. 21 do not. 22 Did you recall later what --Ο. Well, we had a conversation a little 23 Α. 24 later, talking about his expectations, and that was 25 the conversation where he said that the next trip



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Page 24 they were going on was to the island in the Virgin 1 2 Islands, and I would be invited; however, there 3 would be, quote, sex stuff happening. 4 Can you describe for me -- can you Ο. 5 describe for me what that -- in New York, where you 6 massaged and what that looked like? 7 He had one room that was the massage room. Α. 8 It was about the size of a spa room in a spa. Ιt 9 had high ceilings. It had dark tapestry on the 10 walls. It was a very dark room. There was a very 11 large picture of a naked woman whom I don't recall. 12 That's all I remember. 13 In the New York home, did you observe Ο. 14 photos around the house? 15 I don't recall. Α. In the Palm Beach home that we were 16 Ο. 17 talking about earlier, did you recall seeing photos 18 in that? 19 Α. Yes. 20 And did you recall seeing photos of naked Ο. females in that home? 21 22 Α. Yes. 23 Ο. Approximately -- can you tell me where you would see those in the home? 24 25 Α. I definitely saw them in his bathroom.



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Page 25 And I can't recall if they were in the main living 1 2 areas. 3 Ο. Did you see them in the stairwell up to the second story of the house? 4 5 Α. I can't recall. Do you know who -- who the people were in 6 Ο. 7 those photos? Were you familiar with any of them? 8 Α. No. 9 Were you in any of those photos? Q. 10 Α. At one point, yes. 11 And were you naked in that photo? Ο. 12 Α. Topless. 13 Do you recall seeing any naked photos of Q. Virginia Roberts? 14 15 Α. I do not. 16 Where did you go next, after the New York Q. 17 visit? 18 I went to the Virgin Islands. Α. And who told you that you would be going 19 Q. 20 to the Virgin Islands? 21 He asked me if I wanted to go, and I said Α. 22 I would still like to go. 23 Ο. And do you recall who you -- who went with 24 you to the Virgin Islands? 25 Α. I believe -- well, I know Virginia was



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Page 26 with me. Ghislaine was there. Jeffrey. And there 1 2 were two other women that I don't recall their 3 names. Q. Did you travel on Jeffrey's plane to get 4 5 to the Virgin Islands? 6 Α. Yes. 7 Q. I want to show you again the flight log that you have there in front of you. If you can 8 9 flip to --10 MS. MENNINGER: I'm going to object to the 11 foundation again. 12 BY MS. McCAWLEY: 13 Ο. It's that same page that you were on. The 14 date is the 11th. 15 A. Yes. 16 Q. Do you see the TEB to TIST there? 17 Α. Yes. 18 MS. MENNINGER: Objection, leading. The 19 questioning is testifying now. 20 MS. McCAWLEY: Can you let me finish my question, please? 21 BY MS. McCAWLEY: 22 23 Q. Can you tell me who the initials are there 24 that you see that were on the plane? 25 MS. MENNINGER: Objection, foundation,



Page 27 leading. 1 2 THE WITNESS: Jeffrey Epstein; Ghislaine Maxwell; AP and PK are the two women I do not 3 recall; Virginia Roberts; and myself. 4 5 BY MS. McCAWLEY: Do you recall how you flew back from the 6 Ο. 7 location in the US Virgin Islands? 8 Α. They put me on a commercial flight. I wanted to be home in time for Easter. 9 10 When you say "they," do you recall who Ο. 11 made those arrangements for you? 12 It could have been Ghislaine. Α. 13 Ο. Did you -- do you recall performing 14 massages while you were in the US Virgin Islands? 15 Α. Yes. 16 Ο. Who was involved in -- was there more than 17 one? 18 Α. Yes. I massaged Ghislaine at one point. 19 And I massaged Jeffrey, Virginia and I, both, on the 20 beach. 21 Were you dressed during the massage that Ο. 22 was on the beach? 23 Α. Yes. Bikinis probably, most likely. 24 Q. Do you recall what Virginia was wearing? 25 Α. I believe she was wearing a bathing suit,



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Page 28 as well. 1 2 Ο. Were you paid for the massage on the beach with Virginia? 3 At the end of -- before I left and flew 4 Α. 5 home, Ghislaine gave me \$1,000. You mentioned that you massaged -- you 6 Ο. 7 recall massaging Ghislaine on the trip to the USVI. 8 Do you recall when that took place? 9 Α. I don't even recall what days we were 10 there, so... 11 Do you recall where it took place? 0. 12 I believe it was -- well, either in my Α. 13 guest cottage or one of them. There were three 14 quest houses set up that were all similar and that I 15 was staying in. Virginia and I stayed in one 16 together. And it was either in there or in another 17 one that was identical. 18 Q. And was that massage performed with Virginia as well or by you alone? 19 20 Α. I don't recall. 21 Ο. Were there other females in the USVI on 22 that trip with you besides Virginia? 23 Two others. Α. 24 Ο. And do you recall who they were? 25 I do not. Α.



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Page 29 Did you ever see Ghislaine Maxwell during 1 Ο. 2 that trip laying out by the pool? 3 Α. There was one time where we were all by 4 the pool, yes. 5 Ο. Was Ghislaine Maxwell ever nude or topless by the pool? 6 7 I don't recall. She was nude when she Α. 8 went swimming in the ocean. 9 At that moment in the USVI home, did you Q. 10 observe any photos there of nude females? 11 I don't recall. Α. 12 Besides Virginia, who you mentioned, you Ο. 13 observed to be young, did you observe any other 14 females that in your view appeared to be essentially 15 under the age of 18? 16 Α. No. 17 Did you observe any females who you Ο. 18 thought looked young, younger than you? 19 Α. No. 20 Do you remember an individual by the name Ο. 21 of that you met during your time with Jeffrey 22 Epstein? 23 In Palm Beach? Α. 24 Q. Yes. 25 Α. Yes.



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Page 30 Did you observe her to be young when you 1 Ο. 2 met her? 3 MS. MENNINGER: Objection, vague as to time. 4 5 THE WITNESS: All of the women were generally young. I did not know the ages of 6 7 really anyone, so... 8 BY MS. McCAWLEY: 9 How many massages did Jeffrey receive on Q. 10 average in a given day? 11 MS. MENNINGER: Objection, foundation. 12 THE WITNESS: Three a day. 13 BY MS. McCAWLEY: 14 Q. Let me back up for a moment. 15 How long did you work for Jeffrey and 16 Ghislaine? 17 MS. MENNINGER: Objection, leading and 18 foundation. 19 THE WITNESS: I believe it was five years, 20 2001 to 2006. 21 BY MS. McCAWLEY: 22 And how many massages did Epstein receive Q. 23 per day on average? 24 MS. MENNINGER: Objection, foundation. 25 THE WITNESS: Three.



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Page 31 BY MS. McCAWLEY: 1 2 Were the massages performed by the same 0. girl or different females? 3 Α. Different. 4 5 MS. MENNINGER: Objection, foundation. BY MS. McCAWLEY: 6 7 Q. What did the females who performed the massages look like? 8 9 MS. MENNINGER: Objection, foundation. 10 THE WITNESS: They all looked different. 11 Some of them were ethnic, some were blond, some 12 were short, some were tall. Everyone was thin. BY MS. McCAWLEY: 13 14 Ο. Were the girls who performed the massages 15 young or old? 16 MS. MENNINGER: Objection, foundation. 17 THE WITNESS: I don't recall anyone being 18 old. BY MS. McCAWLEY: 19 20 Do you recall anybody being over the age Q. 21 of, say, 25? 22 MS. MENNINGER: Objection, form. THE WITNESS: Yeah, I believe there was 23 24 probably a few women that were older than 25. 25 MS. MENNINGER: I'm sorry. I get a chance



Page 32 to object and then you can still answer. 1 No 2 one is going to stop you from answering. Ι 3 just need to get the objection on the record, in the same way she needs to be able to talk 4 5 before you. My apologies. I'm not trying to 6 cut you off, but I am supposed to get it in 7 before you answer. BY MS. McCAWLEY: 8 9 Did Jeffrey ever tell you why he received Q. 10 so many massages from so many different girls? 11 MS. MENNINGER: Objection, hearsay. 12 BY MS. McCAWLEY: 13 You can answer. Ο. He explained to me that, in his opinion, 14 Α. 15 he needed to have three orgasms a day. It was 16 biological, like eating. 17 And what was your reaction to that Ο. 18 statement? Α. 19 I thought it was a little crazy. 20 And what did -- do you recall what -- when Ο. 21 you observed the other females giving massages, do 22 you recall what they would dress like? Did they 23 wear scrubs or did they typically wear normal clothes? 24 25 Normal clothes. Α.



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Page 33 MS. MENNINGER: Objection, leading. 1 2 BY MS. McCAWLEY: 3 Ο. Do you believe that from your observations, Maxwell and Epstein were boyfriend and 4 5 girlfriend? 6 Α. Initially, yes. 7 Did Maxwell ever share with you whether it Q. bothered her that Jeffrey had so many girls around? 8 9 MS. MENNINGER: Objection, leading, 10 hearsay. 11 THE WITNESS: No. Actually, the opposite. 12 BY MS. McCAWLEY: 13 What did she say? Q. She let me know that she was -- she would 14 Α. 15 not be able to please him as much as he needed and 16 that is why there were other girls around. 17 Did there ever come a time -- did you ever Ο. 18 take a photography class in school? 19 Α. Yes. 20 And did there ever come a time when Q. 21 Maxwell offered to buy you a camera? 22 Α. Yes. MS. MENNINGER: Objection, leading. 23 BY MS. McCAWLEY: 24 Q. Did Maxwell ever offer to buy you a 25



Page 34 1 camera? 2 MS. MENNINGER: Objection, leading. 3 THE WITNESS: Yes. BY MS. McCAWLEY: 4 5 Was there anything you were supposed to do Q. 6 in order to get the camera? 7 MS. MENNINGER: Objection, leading. THE WITNESS: I did not know that there 8 9 were expectations of me to get the camera until 10 after. She had purchased the camera for me, 11 and I was over there giving Jeffrey a massage. 12 I did not know that she was in possession of 13 the camera until later. She told me -- called me after I had left 14 15 and said, I have the camera for you, but you 16 cannot receive it yet because you came here and 17 didn't finish your job and I had to finish it 18 for you. 19 BY MS. McCAWLEY: 20 And did you -- what did you understand her Q. 21 to mean? 22 She was implying that I did not get Α. Jeffrey off, and so she had to do it. 23 24 Ο. And when you say "get Jeffrey off," do you 25 mean bring him to orgasm?



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Page 35 1 Α. Yes. 2 Ο. Did Ghislaine ever describe to you what 3 types of girls Jeffrey liked? Model types. 4 Α. 5 Ο. Did Ghislaine ever talk to you about how 6 you should act around Jeffrey? 7 She just had a conversation with me that I Α. 8 should always act grateful. 9 Did Jeffrey ever tell you that he took a Ο. 10 girl's virginity? 11 He did not tell me. He told a friend of Α. 12 mine. 13 And what do you recall about that? Ο. 14 MS. MENNINGER: Objection, hearsay, foundation. 15 16 THE WITNESS: He wanted to have a friend 17 of mine come out who was cardio-kickboxer 18 instructor. She was a physical trainer. 19 And so I brought her over to the house, 20 and he told my friend Rachel that -- he said, 21 You see that girl over there laying by the 22 pool? She was 19. And he said, I just took her virginity. And my friend Rachel was 23 24 mortified. 25



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Page 36 BY MS. McCAWLEY: 1 2 Based on what you knew, did Maxwell know Ο. 3 that the type of massages Jeffrey was getting typically involved sexual acts? 4 5 MS. MENNINGER: Objection, foundation, leading. 6 7 THE WITNESS: Yes. BY MS. McCAWLEY: 8 9 What was Maxwell's main job with respect Q. 10 to Jeffrey? 11 MS. MENNINGER: Objection, foundation. THE WITNESS: Well, beyond companionship, 12 13 her job, as it related to me, was to find other 14 girls that would perform massages for him and herself. 15 16 BY MS. McCAWLEY: 17 Did Maxwell ever refer to the girls in a Ο. 18 particular way? 19 At one point when we were in the islands, Α. 20 we were all watching a movie and she called us her 21 children. 22 Did anybody respond to that? Ο. I don't recall. 23 Α. Did she ever refer to herself as a mother? 24 Ο. 25 Α. Yes, like a mother hen.



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Page 37 Do you recall who was present at the time Ο. 1 2 that she made that comment about children? 3 Α. This was the second trip that I took to the Virgin Islands, so, no. I don't want to speak, 4 5 you know, incorrectly. I can't remember. I can't really remember. 6 7 Q. Have you ever met David Copperfield? Α. 8 Yes. 9 And do you recall when you initially met Q. 10 him? 11 Yes. Α. 12 Q. Can you tell me what that was? 13 Someone called me from the house Α. Sure. 14 and said that he would be there, and if I wanted to 15 come have dinner, then I could meet him. 16 So when I arrived at the house, he wasn't 17 there yet, but I waited with, I believe, Sarah 18 Kellen, and there was another girl there which I had 19 never met and never seen. She seemed young to me. 20 And I asked her what school she went to, 21 kind of prodding to see if she went to one of the 22 area colleges, and I did not recognize the name of 23 the school. 24 And so I thought she could be younger than college age, but I had to assume for my own sanity 25



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Page 38 that she was a daughter of one of his friends. 1 2 But it was possible she was the school --Ο. is it possible that the school she referred to was a 3 high school? 4 5 Α. Yes. And what happened at that dinner, if 6 Ο. 7 anything? 8 He did some magic tricks. Α. 9 Did you observe David Copperfield to be a Ο. friend of Jeffrey Epstein's? 10 11 Α. Yes. Did Copperfield ever discuss Jeffrey's 12 Q. 13 involvement with young girls with you? 14 Α. He questioned me if I was aware that girls 15 were getting paid to find other girls. 16 Did he tell you any of the specifics of Q. 17 that? 18 Α. No. Did he say whether they were teenagers or 19 Ο. 20 anything along those lines? 21 Α. He did not. 22 MS. MENNINGER: Objection, leading, calls 23 for hearsay. BY MS. McCAWLEY: 24 25 Did you ever hear or observe Jeffrey Ο.



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Page 39 talking on the phone about Frederic Fekkai? 1 2 Α. Yes. 3 MS. MENNINGER: Objection, leading. BY MS. McCAWLEY: 4 5 Q. What did you hear? I heard him call someone, and say, Fekkai 6 Α. is in Hawaii. Can we find some girls for him? 7 8 And what was your reaction to that? Ο. 9 Well, I was massaging and I didn't have a Α. reaction. I tried to remain reactionless the whole 10 11 five years. 12 Ο. Did Jeffrey ever take you shopping? 13 Α. Yes. 14 Ο. Can you describe for me what happened? Sure. He took me to Victoria's Secret. I 15 Α. 16 believe he picked out everything and went into the 17 room with me, the fitting room, which was very odd. 18 Ο. Did he make any comments about being in 19 the fitting room with you? 20 He joked that one time he was in there Α. 21 with another girl, and she said something like "Dad." But that's all I recall. 22 23 Ο. Did Jeffrey ever talk to you -- let me back up a moment. 24 25 Have you ever been propositioned by anyone



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Page 40 to have a baby for someone? 1 2 Α. Yes. 3 And who propositioned you? Ο. Jeffrey asked me. 4 Α. 5 Q. Did he ask you more than once? 6 Α. Yes. 7 Q. And what did he say? Basically just said, I want you to be the 8 Α. 9 mother of my baby. 10 And do you recall your response to that? Ο. 11 Um, I don't believe that I said flat-out Α. 12 no. I didn't agree to it. I would just say, Oh, 13 yeah, really? Okay. Did you ever bring other girls over as 14 Ο. 15 Maxwell had requested? 16 MS. MENNINGER: Objection, leading, 17 hearsay, form. 18 THE WITNESS: One time. 19 BY MS. McCAWLEY: 20 Let me back up a minute, just to make it a Q. 21 clean question. 22 Did you ever bring friends over to massage 23 Jeffrey? 24 Α. No. 25 And why did you not bring friends over to Ο.



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Page 41
     massage Jeffrey?
 1
 2
          Α.
               I was living in secret about what I was
 3
     doing during the massages, and I did not want my
 4
     friends to be -- to know what I was doing. So I did
 5
     not want anyone else coming into that.
 6
          Ο.
               Was Bill Clinton a friend of Jeffrey
 7
     Epstein?
 8
               MS. MENNINGER: Objection, foundation.
 9
     BY MS. McCAWLEY:
10
          Ο.
               Let me back up.
11
               Do you know if Bill Clinton was a friend
12
     of Jeffrey Epstein?
13
               I knew he had dealings with Bill Clinton.
          Α.
14
     I did not know they were friends until I read the
15
     Vanity Fair article about them going to Africa
16
     together.
17
               Did Jeffrey ever talk to you about Bill
          Ο.
18
     Clinton?
19
               He said one time that Clinton likes them
          Α.
20
     young, referring to girls.
21
          Ο.
               Did you ever -- do you recall ever taking
22
     a trip to Jeffrey Epstein's home in New Mexico?
23
          Α.
               Yes.
24
          Ο.
               And do you recall who you went on that
25
     trip with?
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Page 42 Sarah Kellen was there. Ghislaine was 1 Α. 2 there. That's all I recall. 3 Ο. Do you recall why you went on the trip to New Mexico? 4 5 Α. To work. Did you perform massages on that trip? 6 Ο. 7 Α. Yes. 8 Ο. Did you -- do you recall whether you 9 performed massages with Sarah Kellen on that trip? 10 Α. No. 11 Do you recall in the New Mexico home ever Ο. 12 observing nude photos of females there? 13 I don't recall. Α. 14 Ο. When you would provide massages, would you 15 provide those massages naked? 16 Α. On occasion. 17 On average, would you be naked, if it was Ο. 100 percent of the time, more than 50 percent of the 18 19 time? 20 Can you repeat it? Α. 21 Ο. Sure. When you're performing the 22 massages, can you tell me -- you said on occasion. 23 Over the five years that you worked for him, how 24 often did you perform massages naked? 25 Α. Somewhere between 25 and 50 percent of the



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Page 43 time. 1 2 Did Epstein try to make the massages Ο. sexual? 3 On occasion. 4 Α. 5 Would Epstein have you rub his nipples? Q. 6 Α. Yes. 7 Q. Would he masturbate during the massages? 8 Α. Yes. 9 Did he use sex toys or vibrators on you? Q. 10 Α. Yes. 11 Would he leave the sex toys or vibrators Ο. 12 out after the massage or would he clean up after 13 himself? 14 MS. MENNINGER: Objection, vague, form. 15 THE WITNESS: He did not ever clean up. 16 BY MS. McCAWLEY: 17 Do you believe that your experience during Ο. 18 the years you were with Jeffrey and Maxwell damaged 19 you? 20 MS. MENNINGER: Objection, leading, form. 21 THE WITNESS: It affected me. "Damaged" 22 is a strong word. 23 BY MS. McCAWLEY: And in what way did it affect you? 24 Ο. 25 Α. It affected future relationships with men,



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Page 44 trust issues, expectation issues. 1 2 Did you observe Nadia Marcinkova and Ο. Ghislaine at the house at the same time? 3 MS. MENNINGER: Objection, leading, form. 4 5 THE WITNESS: I don't recall. BY MS. McCAWLEY: 6 7 Q. On the USVI trip, the second trip that you took, do you recall Nadia Marcinkova being present? 8 9 Α. I believe she was present at that trip. 10 Do you recall Maxwell being present on Q. 11 that trip? 12 Α. Yes. 13 Q. Do you know an individual by the name of 14 ? 15 Α. Yes. And who is ? 16 Q. 17 She was one of the girls that was around. Α. 18 around both Jeffrey Epstein Q. Was and Ghislaine Maxwell? 19 20 Α. I don't recall. 21 Q. Do you recall where you first met 22 23 In Palm Beach. Α. At Jeffrey Epstein's home? 24 Q. 25 Α. Yes.



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Page 45 And what -- do you recall any observations 1 Ο. 2 when you met her? about 3 Α. To speak with, she was a little rough around the edges, and I could see the progression of 4 5 her being groomed a little. They got her braces. 6 She had terrible posture. And with a lot of 7 massages, she learned to stand up straight. So I 8 just saw her become a much more confident person. 9 Do you recall how old she was when you Q. 10 first met her? 11 I assumed she was 18, but I do not know Α. 12 her age. 13 MS. McCAWLEY: We're going to take a break 14 really quickly and then we will be back. So we 15 are going to go off the record. THE VIDEOGRAPHER: Off the record at 9:48. 16 17 (Thereupon, a recess was taken, after 18 which the following proceedings were held:) 19 THE VIDEOGRAPHER: On the record at 9:58. 20 BY MS. McCAWLEY: 21 I'm just going to resume. I have a few Ο. 22 more questions for you. 23 You mentioned visiting the US Virgin Islands. 24 25 Do you recall doing any activities with



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Page 46 Maxwell when you were on the visit to the USVI? 1 2 MS. MENNINGER: Objection, vague as to 3 time. THE WITNESS: I don't recall. 4 5 BY MS. McCAWLEY: Do you recall ever going hiking with her? 6 Ο. 7 Α. Yes. Did Maxwell ever ask you to try to bring 8 Ο. 9 other girls over for Jeffrey? 10 A. At that time? 11 Q. Yes. 12 A. No. 13 Q. Any other time? 14 A. Well, she had asked me if I knew anyone 15 that could perform massages that would come to the 16 house. 17 And what was your understanding of that Q. 18 request? 19 MS. MENNINGER: Objection. 20 THE WITNESS: Well --21 MS. MENNINGER: Form. 22 THE WITNESS: -- I just wondered why they 23 wouldn't just call me. BY MS. McCAWLEY: 24 25 And did you bring anybody else over to Q.



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Page 47 perform massages? 1 2 Α. I did not. 3 Ο. When you were either in the USVI or in Palm Beach, did you ever observe any females either 4 5 topless or naked out by the pool? 6 Α. Yes. 7 What did you observe? Q. Mostly skinny-dipping. 8 Α. 9 Do you know who the individuals were that Q. 10 you observed? 11 Α. Sarah Kellen and Ghislaine. 12 Anybody else? Q. 13 Α. Yes, but I don't recall who. 14 Q. Did that happen on more than one occasion? 15 Α. Yes. 16 Q. How often do you remember making those 17 observations? 18 Α. Three times. Do you recall giving a statement to the 19 Ο. 20 police regarding Jeffrey Epstein? 21 Α. Yes. 22 Do you recall when you gave that Ο. 23 statement? A. I don't recall the date. 24 25 Q. Do you recall the year?



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Page 48 I want to say it was early 2006 or late 1 Α. 2 2005. 3 Ο. Do you recall who you met with? No. 4 Α. 5 Do you recall what you told the police? Q. 6 Α. It was similar to this. They were asking 7 me a lot of questions that I answered. They knew a lot. 8 They knew what the bathroom looked like. They 9 knew that the couch had a hot pink throw on it with 10 green tassels. 11 I assumed that there had been videos and 12 they had seen me. They had seen the videos. That's 13 what I had assumed. I didn't know that maybe people 14 had already come forward and given them statements. 15 Ο. Did they talk to you at all about the 16 videos? 17 Α. They said, Were you aware that there were 18 video cameras in the house? 19 I said, No, but it would not surprise me. 20 MS. McCAWLEY: And I'm going to mark as 21 Exhibit 4 -- do you have an extra -- sorry. 22 Did you get one? Okay. Giuffre 0002 through 23 89. 24 And I'm going to direct you to page 00076, 25 and I'm going to hand it to you.



Page 49 (The referred-to document was marked by 1 2 the court reporter for Identification as 3 Sjoberg Exhibit 4.) BY MS. McCAWLEY: 4 5 I'm just going to ask that you take a look Ο. 6 at that. As you can see, under the narrative line 7 there, there is a name. It says, "Reported by 8 Recarey, Joseph." Is that a name you recall meeting 9 with, a Detective Recarey? 10 Α. Yes. I mean, I don't recall his name, 11 only except that he had been following me around, 12 and he left me cards, like, on my car and in my 13 door. I tried to avoid him for a long time. 14 Ο. And can you just look at the text underneath there? 15 16 Α. Uh-huh. 17 Take a moment to look at that. Ο. 18 Α. Sure. 19 Does that refresh your recollection as to Ο. 20 what you told the police during the investigation? 21 Α. There are errors in here. I was not 23 22 when I met him. I was 21. 23 Ο. Anything else that doesn't look correct? 24 Α. The same error: That I had met him three years ago, and it obviously had been closer to five. 25



Page 50 There is also the error, he obviously 1 2 misunderstood me: He did not pay for my tuition at 3 college. I'm still paying those school loans. But 4 he did pay for me to go to massage school and to 5 cosmetology school. Okay. It pretty much ends here. 6 7 Q. Yes. Right. About halfway through the 8 page. 9 Α. Okay. 10 MS. McCAWLEY: So, Johanna, that concludes 11 my initial piece. I'm going to reserve the 12 rest of my time for redirect. I'm going to 13 turn it over to Laura. 14 MS. MENNINGER: Can we take just a little 15 break? 16 MS. McCAWLEY: Sure, no problem. 17 THE VIDEOGRAPHER: Off the record at 18 10:05. 19 (Thereupon, a recess was taken, after 20 which the following proceedings were held:) 21 THE VIDEOGRAPHER: On the record at 10:14. 22 EXAMINATION 23 BY MS. MENNINGER: 24 Q. Hi. 25 A. Hello.



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Page 51 We've never met before today, correct? 1 Ο. 2 Α. Correct. 3 Ο. Can you tell me a little bit about your current job? 4 5 Α. Sure. I just purchased a salon. I'm a salon owner. I'm a hairstylist. 6 7 Congratulations. Q. 8 Thank you. Α. 9 Q. How long have you been a hairstylist? 10 Α. For 10 years. 11 And what did you do before that? Ο. I briefly did massage in a spa for about a 12 Α. 13 year and a half. And before that I was a nanny, and before that I was in school. 14 And I believe you said you studied 15 Q. 16 psychology in school? 17 Α. Correct. 18 Did you graduate? Q. 19 Α. Yes. 20 Q. With a degree in psychology? 21 Α. Yes. 22 Where did you get training to be a massage Ο. therapist? 23 24 Α.



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| | | | Page 52 |
|----|--|-----------------------------|---------|
| 1 | Q. And when di | id do you that? | |
| 2 | A. That would | have been, I believe, in | |
| 3 | Q. And how lor | ng did you study there? | |
| 4 | A. I think it | was a six-month program. | |
| 5 | Q. And you wor | rked in a spa thereafter? | |
| 6 | A. I did. | | |
| 7 | Q. What was th | he name of the spa again? | |
| 8 | Α. | | |
| 9 | Q. And are you | u married? | |
| 10 | A. No. | | |
| 11 | Q. Do you have | e children? | |
| 12 | A. No. | | |
| 13 | Q. And how old | d are you now? | |
| 14 | Α. | | |
| 15 | Q. Can you tel | ll me about your first meet | ting |
| 16 | with Ghislaine Maxwell? | | |
| 17 | A. Sure. I wa | as sitting on a bench | |
| 18 | | . She approached | d me. |
| 19 | I was getting ready to go to a class. It was my | | |
| 20 | junior year. Yes, it was the second semester of my | | |
| 21 | junior year. And she and another woman approached | | |
| 22 | me. The other woman didn't speak that I recall. | | |
| 23 | And she asked me about she had a house | | |
| 24 | in Palm Beach, and she was looking for someone that | | |
| 25 | she could hire to work at the house, where she could | | |



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Page 53 post that she needed help. 1 2 She then asked me if I knew anyone, and I 3 didn't know who she was, I didn't want to take the responsibility of finding someone to work for her, 4 5 and so I said, Sorry, I don't. And then she said, Well, maybe what about 6 7 you? 8 And I was at a point in life, I was super 9 spontaneous and willing to skip school. 10 So she said, Come to my house, come in my 11 car and check it out. 12 And so I did. 13 Okay. So for those of you -- of us who Ο. 14 don't know, is this like a college campus, like a 15 traditional college campus, or is it in a city 16 setting? 17 It's in a city setting. I mean, Palm Α. Beach is not a big city. So it's on the 18 19 Intracoastal, and there was a big grassy area that 20 were surrounded by buildings, so she was inside of 21 the campus. 22 And she was looking for a bulletin board 0. 23 where she could post a job? 24 Α. Something like that, yes. 25 Ο. Did she have any kind of flyers --



Page 54 Not that I recall. 1 Α. 2 But that's what she asked you, for Ο. 3 directions to a bulletin board where she could post a job? 4 5 Α. Yes. MS. McCAWLEY: Objection. 6 7 BY MS. MENNINGER And it sounds like you guys got into a 8 Ο. 9 conversation; is that fair? 10 Α. Yes. 11 Can you describe Ghislaine Maxwell's Ο. 12 personality? 13 Α. Well, I instantly picked up on the fact that she was British. She had on, like, workout 14 15 clothes. I believe she was wearing all black. And 16 she -- I mean, she was a little snarky, but I felt 17 comfortable enough to get in the car with her. 18 Q. And it sounds like you had contact with 19 her over the next several years; is that fair? 20 Α. Yes. 21 Ο. And did you get to know more about her 22 personality over those five years, four or five 23 years? 24 A. Yes. 25 Q. And can you describe her for me, how you

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Page 55 observed her personality to be? 1 2 Sure. She definitely had a great sense of Α. 3 humor, she loved making jokes. I mean, in a very British way. I don't remember her ever laughing, 4 5 but she was funny. And I remember just thinking, she -- the 6 7 first weekend that we flew to the Virgin Islands, she flew the helicopter from Saint, wherever we were 8 9 to little Saint Jeff [sic] or whatever the name of 10 the island was, and I just thought, wow, who is this 11 woman. 12 Ο. Would you say that you respected her? 13 Α. Yes. 14 When you ended up getting in the car with Ο. 15 her and this other woman and going back to the 16 house, who was driving the car? 17 She was driving. Α. 18 Q. And where did she take you? 19 Α. She took me to the house in Palm Beach. 20 And can you describe the house in Palm Q. 21 Beach? 22 It's at the end of El Brillo Way, Α. Sure. 23 on the Intracoastal. The house was either white or 24 pink. It was pink at one time it may have been 25 It was nothing fancy, it was large, it was painted.



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Page 56 like a beach house. 1 2 And when you got there, do you remember Ο. meeting other people while you were there that first 3 time? 4 5 I remember other people being in the home. Α. I don't really remember who was there. 6 7 Do you remember meeting, like, a butler Q. 8 or --9 Potentially, a chef. Someone in the Α. 10 kitchen. Maybe a house manager, yeah. 11 What was your impression of this other Ο. woman that was with Ms. Maxwell at this time? 12 13 Zero. She left zero impression on me. Α. 14 Ο. Age, height, hair color? Nothing? 15 Α. I want to say she was brunette. Age, 20s. 16 Yeah. 17 And you were going for the purposes of Ο. 18 checking out potentially working at this job? 19 Α. Yes. 20 It sounds like you met Jeffrey Epstein Ο. 21 that first time that you did go to the house, right? 22 MS. McCAWLEY: Objection. 23 THE WITNESS: I believe I either met him 24 that time or the next time. I can't recall. 25



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Page 57 BY MS. MENNINGER: 1 2 Okay. And tell me about your first Ο. 3 meeting with him. 4 I met him, I believe it was in the Α. Sure. 5 hallway right beside the kitchen. There was a 6 hallway. It was actually more like a room, a pantry 7 That's where all of the pieces of type of room. paper with the phone messages would lay. 8 9 And I remember sitting on the counter and 10 speaking with him, and he was in a bathrobe, and he 11 spoke with me about me being in college and studying 12 psychology. 13 Ο. And did you form an opinion of him in that 14 first meeting? 15 Α. I -- yeah. I believed that he was smart. 16 He was personable and could speak to anyone. 17 Did he give off any sexual vibes in the Ο. 18 first meeting? 19 Α. No. 20 And where was Ghislaine when you were Ο. 21 speaking with Mr. Epstein? 22 I don't recall. Α. Do you recall going to a second floor of 23 Ο. 24 the home during that first meeting? 25 I don't recall. Ghislaine said at one Α.



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Page 58 point, You might get a massage today. That was --1 2 sorry, that was the second time when I was in the 3 home working. And I just thought it was crazy that I would get a massage while I was working. But it 4 5 did not end up happening because the masseuse could 6 not stay. 7 Do you know who the masseuse was that Q. could not stay? 8 9 Α. No. 10 But that didn't happen on the first Ο. 11 meeting; you believe that was the second meeting? 12 Α. Yes, that was when I was there to work. 13 Ο. How long -- how did the first trip to the 14 house end? 15 Α. She gave me her phone number, and she took 16 my phone number, and she took me back to school. 17 Ο. And were you full-time at school at the 18 time? 19 Α. Yes. 20 And how many classes were you taking, if Q. 21 you remember? 22 Probably four or five. Α. 23 Ο. How did you -- how long was it before you 24 heard from Ms. Maxwell again? 25 Α. Within probably three days.



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Page 59 And how did she contact you? 1 Ο. 2 She called me on my -- at that time I had Α. 3 a cell phone. It could have been on my cell phone. It could have been on my house phone. We had house 4 5 phones back then. 6 Ο. I remember. 7 Where were you living at the time? 8 Α. I was in an apartment in West Palm Beach. 9 Q. And did you have a roommate or with 10 family? 11 Α. I had a roommate. So when Ms. Maxwell called you on whatever 12 Q. 13 phone it was, do you remember what she said? 14 Α. Yeah. She said, Do you want to come over 15 and work on Sunday? 16 And what did you say? Q. 17 I said, Sure. Α. 18 Q. And did you? Α. I did. 19 20 How did you get there? Q. 21 Α. That I don't recall, because I did not 22 have a car. 23 Q. Did you --24 Α. I think my roommate dropped me off, 25 honestly. I can remember what I was wearing.



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Page 60 Ο. You do? 1 2 Α. I do. 3 Ο. What were you wearing? I had a -- I still have the shirt. It's 4 Α. 5 an old, weathered, blue, North Carolina Tech Tar Heels T-shirt. 6 7 Q. Because you -- did Ms. Maxwell explain to you what you would be doing on that Sunday when you 8 9 came to work or was that part of the prior 10 conversation? 11 MS. McCAWLEY: Objection. 12 THE WITNESS: About what I was wearing? 13 BY MS. MENNINGER: 14 Ο. No. About what you were going to do at 15 work. 16 She had explained that she just wanted Α. 17 someone to help out around the house, answering 18 phones, you know, grabbing drinks if someone wanted 19 a drink, running errands. 20 And so you dressed appropriate to what you Ο. 21 believed --22 I did not know how to dress properly, Α. 23 apparently. I should not have worn that. But I was 24 in college. 25 Q. Did anyone say anything to you?



Page 61 1 Α. No. 2 So when you got there, what happened? Ο. 3 This is your second time to the house, but your first time working, right? 4 5 Α. Yes. I was probably introduced to a few people 6 7 that were there. I mean, I was there for several Do I recall every minute? No. 8 I just hours. 9 recall when I would actually have to work, answer 10 the phone, pour some drinks for people. Just water; 11 they didn't drink alcohol. And run errands. There 12 were a few errands that I ran. 13 You described those errands earlier? Ο. 14 I did. In her car. Α. 15 Ο. You used her car? 16 Α. Yes. 17 What kind of car was it? Ο. 18 Α. It was a Mercedes convertible. Q. Did anyone go with you? 19 20 Α. No. 21 Ο. You described a shopping trip. Was that 22 in the same car? 23 Α. Yes. 24 Was that a separate trip than when you Ο. 25 went to run errands?



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Page 62 That's when Ghislaine went with me 1 Α. Yes. 2 and she drove. 3 Ο. Okay. So you ran errands, came back, more than once? 4 5 Α. Twice. And then you went on a shopping trip? 6 Ο. 7 Α. Yes. 8 During the time you were at the home, was Ο. 9 there anything that made you suspicious? 10 Α. No. 11 Or leery? Ο. 12 Α. No. 13 Ο. You mentioned there may have been some discussion of a massage. Do you recall that 14 discussion? 15 16 I had never had a massage before. So she Α. 17 just said there was a massage therapist coming and I 18 may get one. 19 Ο. Did she say who it was? 20 Α. No. 21 So when you went shopping on this trip, Q. 22 you said Ghislaine drove the car and you went with her. Was anyone else there? 23 24 Α. No. 25 Q. And where did you all go?



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Page 63 We went to Worth Avenue in Palm Beach, but 1 Α. 2 because it was Sunday, the stores were closed. 3 Bless you. MR. LOUIS: Thank you. 4 5 THE WITNESS: So from there, we went to --6 I believe it was Palm Beach Daily News, which 7 was like a little book store. And I remember her purchasing reading glasses for Jeffrey and 8 9 some magazines. BY MS. MENNINGER: 10 11 Were those things for the home? Ο. 12 Α. Yes. 13 Ο. And earlier on your errands, you had been purchasing things for the home or office? 14 15 Α. Yes. Yes. 16 Besides the printer cartridge, ink Ο. 17 cartridge, do you remember anything else? 18 Α. Well, yes. Like they wanted specific 19 magazines. I don't know if it was, like, Scientific 20 American or something to that effect. It was 21 wasn't, like, Playboy. 22 Okay. Did you ever answer phones? Ο. 23 Α. Yes. 24 Q. When did you answer phones? 25 Α. That day.



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Page 64 Do you remember anything notable about the 1 Ο. 2 phone calls? I just remember I always had to say, He's 3 Α. unavailable, can I take a message? 4 5 Q. And where did you take a message? 6 Α. On a little notepad next to the phone. 7 Do you recall any small children calling Q. the house that day? 8 9 Α. No. 10 Were you speaking to anyone about their Ο. 11 school experience or anything like that? 12 Α. No. 13 Ο. Did you take any messages for famous 14 people? 15 Α. They could have been famous and I would 16 have been clueless. 17 Did you take messages at any other point Ο. during the time that you worked with Jeffrey? 18 19 Α. No. 20 And you said you remember at the end of Q. 21 that day being paid by Ghislaine? 22 Α. Yes. And you were paid for doing the errands 23 Q. 24 and answering phones and whatever else you did? 25 Α. Yes.



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Page 65 MS. McCAWLEY: Objection. 1 2 BY MS. MENNINGER: Did you do anything else that day in terms 3 Ο. of errands or things around the house that you 4 5 remember? Not that I recall. 6 Α. 7 Did you come back to answer phones and do Q. errands any other day? 8 9 Α. No. 10 That was the only day you did it? Ο. 11 Α. Yes. 12 0. All right. 13 Tell me the second time -- how long was it 14 before you got another sort of contact from anybody 15 at the home? 16 Okay. Well, after that -- I remember Α. 17 actually that day of working, I sat with Ghislaine 18 outside on this -- outside table on the patio by the 19 pool. I told her that I was getting ready to go to 20 Nicaragua for spring break on a mission trip. I 21 remember her going, Why would you ever go to 22 Nicaragua? So I was going to be gone the next week for spring break. 23 24 So she called, after I returned, and asked 25 if I wanted to make \$100 an hour rubbing feet.



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Page 66 Was that the whole conversation? 1 Ο. 2 That was pretty much it. I said, Okay, Α. 3 sure, tell me when. And were you excited about the prospect of 4 0. 5 rubbing feet and making \$100? I was actually with -- while I was on the 6 Α. 7 trip in Nicaragua, I was rubbing feet, I was massaging people, their feet. So it just seemed 8 9 kind of crazy that it all happened at the same time. 10 Ο. How was it rubbing feet? 11 I guess I just liked doing it. I didn't Α. 12 know that I did, but I was massaging people's feet. 13 Were these strangers? Ο. 14 Α. No, no, no. They were -- it was a group 15 of us that went on the trip. So we were all very 16 close. 17 What kind of trip was it? Ο. 18 Α. It was a -- well, a PBA, you had to do 19 these things called Workship hours, which you had to 20 do community service, 40 hours every year. And so 21 that was the way to do them all, and you would go on 22 these trips and help build a school or feed children or do some sort of -- something nice. 23 24 Q. Nice. 25 What other trips did you take while you



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Page 67 were there? 1 2 I did a trip and worked with Habitat for Α. 3 Humanity in Baltimore. And then I went back to Nicaragua the next year and did the same thing. 4 5 Q. Very nice. 6 And you were there for a whole week? 7 Α. Yes. 8 Ο. All right. 9 So you got a call from Ghislaine after you 10 returned? 11 Α. Yes. 12 Q. And that's when she asked you about 13 rubbing feet? 14 Α. Yes. 15 Ο. And did she tell you when she would like 16 you to come over? 17 It was either that night or the next day. Α. 18 Q. And do you know how you got there? 19 Α. No. 20 Do you know what you were wearing? Ο. No, I don't remember. 21 Α. 22 When you got there, I think you said you Ο. don't remember if Ghislaine was actually there the 23 24 second time? 25 I want to believe that she was there Α.



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Page 68 because she was my main contact, and so I would 1 2 assume that she was probably at the house and 3 greeted me; however, I do not recall if she was there. 4 5 It sounds like you met Emmy Taylor? Q. 6 Α. Yes. 7 How did you meet Emmy Taylor? Q. She was at the house the first day that I 8 Α. 9 worked running errands. And I realized she was also 10 a personal assistant type of person. 11 Do you know who she worked for? Ο. 12 Α. She, well, Ghislaine, it appeared to me that she worked for Ghislaine. Ghislaine sort of 13 14 told her what to do and where to go. 15 Ο. And I believe you mentioned she called her 16 her slave? 17 She did. It was in a joking way, but she Α. said, Yes, that's my slave. 18 19 You did not see her in any type of slavery Ο. 20 situation? 21 Α. Not any chains or anything of the sort, 22 no. 23 Q. So tell me what you remember about the 24 second time you went. 25 The third time? Α.



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Page 69 MS. McCAWLEY: Objection. 1 2 BY MS. MENNINGER: I'm sorry. You're right. Third time. 3 Ο. The second time you went to work, but the third time 4 5 you were there. 6 Α. Correct. 7 So I was escorted up to the bathroom, which is where 99 percent of the massages happened. 8 9 And Emmy Taylor was with me and Jeffrey. And I 10 don't remember the order, but Emmy was on the table 11 at one point. She took all of her clothes off, got 12 on the table. 13 I remember thinking, Okay, she's just 14 going to strip naked and get on the table. Well, that's cool. We're cool. That's what we do. 15 16 And Jeffrey was showing me how to massage 17 on her body. And then I took my clothes off and got 18 on the table, and then they showed me what it felt like with the both of them. 19 20 And then Jeffrey got on the table and Emmy 21 showed me how to massage. 22 So Ghislaine was not in the room? Ο. 23 Α. No. 24 Ο. You said that 99 percent of the massages 25 took place in the bathroom.



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Page 70 Did you see massages take place in other 1 2 places of the house at all? Did I see any? No, besides us maybe 3 Α. hanging out on the couch and someone massaging his 4 5 foot or me massaging his foot. But not, like, on a 6 table. So just casual foot-rubbing might happen 7 Q. elsewhere in the home, but not a full-blown, full 8 9 body massage? 10 MS. McCAWLEY: Objection. 11 THE WITNESS: Yes. 12 BY MS. MENNINGER: 13 Did you see any full-blown, full body Ο. 14 massages out by the pool? 15 Α. Not that I recall. 16 Q. And do you remember ever giving any 17 yourself? 18 Α. By the pool? 19 Q. Out by the pool, yes. 20 A. On a table? 21 Q. Yes. 22 Α. No. Q. All right. 23 24 You said that you had subsequently been trained as a massage therapist, correct? 25



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Page 71 Α. 1 Correct. 2 Would you describe it as normal massage Ο. 3 protocol for a person to be naked under a towel during a massage, a regular massage? 4 5 MS. McCAWLEY: Objection. 6 THE WITNESS: Naked under a towel during a 7 massage, the person getting massaged? BY MS. MENNINGER: 8 9 Ο. Yes. 10 Α. Yes. 11 And as a massage therapist, you're trained Ο. 12 how to drape the person so that they're covered in 13 the right places, correct? 14 Α. Yes. So when you were being trained by Emmy and 15 Ο. 16 Jeffrey on some massage techniques, did anyone say 17 anything sexual during that conversation? 18 Not that I recall. Α. 19 Ο. What was the mood like? Was it, you know, 20 laughing? 21 Α. Yes. Comfortable. 22 And just to clarify, the people who were Ο. giving the massages at the various points in time 23 24 were clothed while they were doing that, correct? 25 MS. McCAWLEY: Objection.



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Page 72 BY MS. MENNINGER: 1 2 In this period you just described with Ο. 3 Emmy Taylor and Jeffrey in a bathroom upstairs on your third visit to the house, people giving the 4 5 massages had their clothes on, correct? 6 Α. Correct. 7 Q. All right. 8 What was the next time you remember coming to the house there? 9 10 Α. The next time was to do a massage. All by 11 myself. 12 Ο. Okay. And how did that one come about? 13 Hmm, someone must have called me, but I Α. don't remember who. 14 15 Ο. And to whom did you give the massage on 16 this next visit to the house? 17 Α. Jeffrey. 18 Q. Was Ghislaine present during that massage? 19 Α. No. 20 Did anything unusual occur during that Q. 21 massage? 22 Α. After. 23 Q. What happened? After the massage? Α. 24 He asked me how well do I orgasm. And I said, I don't, I'm a virgin. And he was quite 25



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Page 73 surprised. 1 2 Ο. Where were you when you were having this 3 discussion? Α. In the bathroom. 4 5 Q. Were you clothed? Α. 6 Yes. 7 Was he clothed? Q. 8 I don't remember him being naked. He was Α. 9 probably either wrapped with a towel or in a 10 bathrobe. 11 Were you caught off guard by this Ο. question? 12 13 Α. Yes. 14 Ο. Was that the first time anyone had said anything sexual to you during this --15 16 Α. Ever? Yes. 17 Did he say anything else that you recall Ο. during that conversation? 18 19 Α. I mean, we had a little bit of a 20 conversation about it, but I don't recall 21 specifically. 22 And how did that massage encounter end? Q. 23 Α. Normal. There was nothing I had to do, 24 just normal massage. 25 Q. Did he pay you?



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Page 74 1 Α. Yes. 2 How much did he pay you? Ο. 3 \$200. Α. How did he pay you? 4 Ο. 5 Α. Cash. And where was the cash? 6 Ο. 7 I don't recall specifically. Α. It was either -- he brought it upstairs with him or it 8 would have been down on his desk. 9 10 And I'm assuming that you had other Ο. 11 massages that you gave him under similar 12 circumstances in the next years, right? 13 Many, right. Α. 14 Ο. So recalling this particular one is not 15 sticking out in your mind? 16 Α. Yes. 17 MS. McCAWLEY: Objection. 18 BY MS. MENNINGER: 19 Do you remember the next time after that? 0. 20 I don't. I mean, from there, it's just a Α. 21 blur of random invites to come over and do it. 22 Massage was, like, I would see him maybe three days 23 a row, and I wouldn't see him for two months. Ιt 24 would be kind of that irregular schedule. 25 Q. Do you ever recall a time where you came



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Page 75 over every day for three weeks in a row? 1 2 Α. No. 3 Were you paid \$200 per massage? Ο. Α. Yes. 4 5 Q. And how long did the massages last? Anywhere from 30 minutes to an hour and a 6 Α. 7 half. Did you ever give a four-hour massage to 8 Ο. him? 9 10 Good grief, no, not that I recall. Α. 11 Have you ever given a four-hour massage to Ο. 12 anyone in your whole life? 13 Α. No, I haven't. 14 Ο. Tell me how the whole idea of traveling to 15 New York came up. 16 I actually was not home. They called Α. 17 my -- my apartment. My roommate answered. When I 18 got home, she said, You need to call Jeffrey Epstein 19 immediately. He wants to take you to New York, but 20 they are leaving at 4:00. 21 And I was excited because I had never been to New York. 22 23 Q. Are you from 24 Α. I am. 25 Q. But you never went to New York?



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Page 76 Just flying over it. 1 Α. 2 When you said they called, do you know who Ο. called your roommate? 3 I don't know who called my roommate. 4 Α. 5 Q. In this sort of pre-trip to New York 6 period, do you recall discussing any of the 7 particulars of your massages with Jeffrey, with 8 Ghislaine? 9 MS. McCAWLEY: Objection. 10 BY MS. MENNINGER: 11 If that makes sense. Ο. 12 Α. No. 13 So before you got this call, had anyone Ο. mentioned the idea of traveling to you? 14 15 Α. No. 16 Did you call Jeffrey immediately? Q. 17 I did. Α. 18 Q. And what conversation did you have with him? 19 20 Basically he said, I want to take you Α. 21 to -- to New York City. Can you be here quickly? 22 And I got to the house, and he said, Do 23 you have your passport? 24 I said, No. 25 He said, Go get it.



Page 77 So I went back and picked up my passport, 1 2 and went back to the house before we went to the 3 airport. And why did you need your passport? 4 Ο. 5 Α. I was ready to find out. I had no idea. 6 Ο. This was the spontaneous phase? 7 Α. Exactly. So you went and got your passport. 8 Ο. You 9 came back. And then what happened? 10 Then we went to the airport. Α. 11 And who is we? Ο. 12 So, I don't remember the ride to the Α. 13 airport, but the people that I recall being on the plane was Jeffrey, Ghislaine, Virginia and I. 14 15 Ο. And when was the first time you met 16 Virginia? 17 I believe it was that day. Α. 18 Q. In your previous visits to the house, had 19 you seen her there? 20 Α. Not that I recall. 21 And what was your impression the first day Q. 22 you met her? 23 Α. She seemed young and blond and cute. 24 Q. What was her personality like? 25 I honestly don't recall her personality. Α.



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Page 78 Bubbly. 1 2 Did you see her in the plane or on the Ο. 3 trip to New York engaged in any kind of affectionate or sexual contact with Jeffrey? 4 5 Α. No. With Ghislaine? 6 Ο. 7 Α. No. 8 Ο. How did it come to be that you were in a 9 casino in Atlantic City? 10 We, as we were flying, Jeffrey said, Why Α. 11 don't you go sit in the cockpit to check out the 12 landing? 13 So we were sitting there, and the pilots 14 told me to go back and tell him that we can't land 15 in New York and that we were going to have to land 16 in Atlantic City. 17 Jeffrey said, Great, we'll call up Trump 18 and we'll go to -- I don't recall the name of the 19 casino, but -- we'll go to the casino. 20 And what happened with an ID issue? Ο. 21 MS. McCAWLEY: Objection: 22 THE WITNESS: All I knew is that she was 23 not going to be allowed to gamble, and so I 24 spent time with her. We were just walking 25 I don't remember what we did. around. Because



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Page 79 either she didn't have an ID or she was too 1 2 young. I don't remember specifically why. Ι 3 just knew that she could not gamble. BY MS. MENNINGER: 4 5 Okay. So you walked around with her in Q. 6 Atlantic City? 7 Α. Uh-huh. In the casino. We never left the 8 casino. 9 Were you disappointed that you couldn't Q. 10 gamble? 11 Α. No. 12 Ο. When you were walking around and talking 13 to her, did you learn anything about her? 14 Not that I recall. Α. 15 Ο. Did you have an impression about why she 16 was on the trip? 17 At that point, no. I was so new to the Α. 18 whole thing, I was just trying to figure out my 19 position and who everybody was. At that point, I 20 had no idea -- I didn't know anything sexual was 21 happening at all. So I just felt like she was just 22 another visitor. 23 Ο. Did she tell you at that time that she had 24 been to New York with Jeffrey before? 25 Not that I recall. Α.



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Page 80 Did she tell you anything about Ghislaine 1 Ο. 2 during that walk-about? 3 Α. No. And then you all traveled on to New York 4 Ο. 5 that same night? 6 Α. Yes. 7 How long were you in New York for that Q. 8 visit? 9 It was maybe two nights. Α. 10 And where did you sleep at night? Ο. 11 I slept in one of the guest rooms at his Α. townhouse on 71st Street. 12 13 And did you stay in the same room as Q. Virginia? 14 15 Α. No. 16 Do you know where she stayed? Q. 17 Α. No. 18 Q. All right. 19 And then when you got into Manhattan, how 20 did it come to be that you were doing some 21 sightseeing? 22 Well, they knew that I had never been, so Α. I believe Jeffrey asked the driver and Emmy just to 23 24 drive me around to see the Empire State Building. 25 That's all I remember. It was late. It was dark.



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Page 81 It wasn't long, maybe 30 minutes. 1 2 When you got back to the house, what Ο. 3 happened? 4 I walked into the front door, and Α. 5 Ghislaine stuck her head over the grand staircase 6 and asked me to come upstairs into the living room. 7 And can you describe the living room? Q. 8 Oh, it was very large and very formal. Α. 9 And Jeffrey and her and Virginia and Prince Andrew 10 were there. 11 What were they all doing when you came in? Ο. Just socializing. I don't remember them 12 Α. 13 doing an activity. It was just being together. 14 Ο. Was anyone unclothed? 15 Α. No. 16 Was this the same room where Jeffrey had a Ο. 17 desk? 18 It could have been, but I can't remember. Α. 19 Ο. Did you go to New York more than one time? 20 Α. Yes. 21 Q. How many times did you go to New York? 22 Α. Two times. 23 Ο. This was the only time that you met Prince 24 Andrew in New York, though? 25 Α. Yes.



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Page 82 When you came upstairs, where was Virginia 1 Ο. 2 sitting? 3 Α. I don't remember. 4 Do you remember what she was wearing? Ο. 5 Α. No. She was already there when you got back 6 Ο. 7 from sightseeing? 8 Α. Yes. 9 Tell me what happened with the caricature. Q. 10 Ghislaine asked me to come to a closet. Α. 11 She just said, Come with me. We went to a closet 12 and grabbed the puppet, the puppet of Prince Andrew. 13 And I knew it was Prince Andrew because I had 14 recognized him as a person. I didn't know who he 15 was. 16 And so when I saw the tag that said Prince 17 Andrew, then it clicked. I'm like, that's who it 18 is. 19 And we went down -- back down to the 20 living room, and she brought it in. It was just 21 funny because -- he thought it was funny because it 22 was him. 23 Ο. Tell me how it came to be that there was a 24 picture taken. 25 MS. McCAWLEY: Objection.



Page 83 THE WITNESS: I just remember someone 1 2 suggesting a photo, and they told us to go get 3 on the couch. And so Andrew and Virginia sat on the couch, and they put the puppet, the 4 5 puppet on her lap. And so then I sat on Andrew's lap, and I 6 7 believe on my own volition, and they took the puppet's hands and put it on Virginia's breast, 8 9 and so Andrew put his on mine. BY MS. MENNINGER: 10 11 And this was done in a joking manner? Ο. 12 MS. McCAWLEY: Objection. 13 THE WITNESS: Yes. BY MS. MENNINGER: 14 15 Ο. Do you recall a photo being taken of that 16 event? 17 Α. Yes. 18 Q. You've never seen the photo? 19 Α. No. 20 Q. You don't know whose camera it was? 21 Α. No. 22 Virginia was sitting on the couch next to Ο. Andrew, not in a big leather armchair? 23 24 Α. Maybe. I'm just trying to remember how I 25 remember it.



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Page 84 To the best of your recollection, you went 1 Ο. 2 and sat on Andrew's lap, correct? 3 Α. Yes. On his knee? Ο. 4 5 Α. Yes. And Virginia was not sitting on his knee, 6 Ο. 7 correct? 8 I don't recall. I just remember I was --Α. 9 she might have been on his other knee, like Santa. 10 I don't remember. 11 After that, do you remember any other Q. 12 pieces of that social engagement? 13 Α. No. 14 Ο. Do you know where you went? 15 Α. From there, I went to bed. 16 Q. Were people drinking? 17 Α. No. 18 Did you hear Ghislaine Maxwell tell Q. Virginia to do anything while you were in that room? 19 20 Α. No. 21 Do you recall what happened the next day 0. 22 in New York? 23 Α. Bits. I mean, that was the day I went to 24 Victoria's Secret. I went and walked around by 25 myself and went to a souvenir shop, got a mug or



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Page 85 something. That's all I recall. 1 2 Did you go anywhere with Virginia? Ο. 3 Α. Oh, my gosh, yes. We went to Phantom of the Opera. 4 5 Q. Who else went? 6 Α. I think it was just she and I. I forgot 7 about that. Thank you for that memory. It's my job. 8 Ο. 9 Anything else you remember about that day in New York? 10 11 Α. No. 12 0. You said you had given a massage to 13 Jeffrey while you were there on that trip or was it 14 a subsequent trip? 15 Α. That trip. 16 And how did that come to be? Ο. 17 Α. Either he or somebody asked me to go and 18 do it. Someone showed me to the room, but I don't 19 remember who it was. 20 Can you describe that room? Ο. 21 Α. Yes. It was high ceilings, dark. There 22 were, like, dark red walls or dark blue walls or 23 dark blue carpeting or something. It had a massage 24 table set up in the middle, and there was a large --25 I want to say like a 15-foot photo, either photo or



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Page 86 painting of a naked girl. 1 2 Pornographic or artistic? Ο. 3 No. No, I wouldn't say pornographic. Α. Artistic. 4 5 Q. Artistic. Was Ghislaine present during that massage? 6 7 Α. No. Did something about that particular 8 Ο. 9 massage session stand out to you? 10 Yes. That was when I was first asked to Α. 11 squeeze and rub his nipples while he pleasured 12 himself. 13 Q. And did he say that's what he was going to 14 do? 15 Α. He -- yes, he was just very blunt about 16 it. He said, Rub my nipples, I'm going to jerk off. 17 I was like, No, done. 18 And you walked out? Q. 19 I did. Α. 20 Were there any repercussions of you Q. 21 walking out? 22 Amazingly, no. Knowing what I know now, Α. 23 I'm surprised I was ever called back. But, no, I 24 just stood my ground and walked out. I'm not 25 comfortable with that.



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Page 87 Do you know personally whether anyone else 1 Ο. 2 had said no to him? 3 Α. No. Did anyone ever tell you that they had 4 Ο. 5 been in a massage scenario and told him no? Α. 6 No. 7 Do you recall when in your trip the Q. 8 massage occurred? 9 Well, it was not the day we landed. Α. Ιt must have been that next day that we were there. 10 11 Do you remember anything else about 0. 12 Virginia from that trip other than the Prince Andrew 13 thing and Phantom of the Opera? 14 Α. Well, we were getting ready to leave to go 15 to the airport, and we were waiting. She and I sat 16 on the steps in the foyer. I do remember just kind 17 of asking a few questions to try to understand her 18 role, because at that point now I knew what he 19 wanted from me in the massage. And -- but she did 20 not make it clear to me that she was participating 21 in that. So I was prodding gently to see if there 22 was anything happening that shouldn't have been, because I was getting the impression that she was --23 24 she told me she was 17. 25 Ο. She told you she was 17?



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Page 88 Α. Uh-huh. 1 2 Ο. How did that come up? I asked her. 3 Α. Was anyone else present during this 4 Ο. 5 conversation? 6 Α. No. 7 You mentioned in your earlier testimony Q. that she seemed orphan-like. 8 9 Α. Yes. 10 But you said that was something you had 0. 11 said to Ms. McCawley, correct? 12 Α. Correct. 13 That was not said at the time? Ο. 14 Α. Right. No. At the time I was getting an 15 impression that she did not have a family or she had 16 walked away from her family. And it seemed to me, 17 you know, they had just sort of adopted her, not as 18 a child, but they would take care of her. 19 0. Did you observe anyone speaking to her as 20 a child, like make up your bed? 21 Α. No. 22 Did you observe whether she was using Ο. drugs during that trip? 23 24 Α. No. 25 MS. McCAWLEY: Objection.



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Page 89 BY MS. MENNINGER: 1 2 Did you ever observe her using drugs? Ο. 3 Not that I recall. Α. Did she tell you that she was using Xanax? 4 Ο. 5 Α. No. Cocaine? 6 Ο. 7 Α. No. Q. Ecstasy? 8 9 Α. No. Heroin? 10 Ο. 11 Α. No. 12 Q. When was the second trip you took to New 13 York? Later. Maybe 2005. I don't know. 14 Α. Ι 15 could look in the flight record. That's all right. 16 Q. 17 I don't remember exactly. Α. 18 Q. That's all right. You just recall it being several years or 19 20 so after? 21 Α. Yes. Several years later. 22 And just so I'm clear, can you just list Q. for me the places you recall traveling with Jeffrey? 23 24 Α. Yes. That first trip was New York and the 25 Virgin Islands. And then not again until around



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Page 90 2005, we went to New Mexico and to New York City and 1 2 the Virgin Islands. 3 Ο. So you were in New York twice and the Virgin Islands twice and New Mexico once? 4 5 Α. Yes. Anywhere else? 6 Ο. 7 Α. No. Were those primarily on the private plane? 8 Q. 9 Α. Yes. 10 You said you flew commercially once to get Ο. 11 back? 12 Α. Yes. 13 Ο. Did you recall any other commercial 14 flights? He bought a couple of flights for me when 15 Α. 16 I wanted to go up to New York for personal reasons. 17 One time I went to New York commercially, and I was there with friends, but I did go over to his house 18 19 while I was in the city. 20 And that's not the trip to New York? Ο. 21 Α. No. Separate. 22 Would you characterize your relationship Ο. with Jeffrey as friendly? 23 24 MS. McCAWLEY: Objection. 25 THE WITNESS: Yes.



Page 91 BY MS. MENNINGER: 1 2 If you asked him to buy a ticket to New Ο. 3 York, that might be something that he would do? I never asked him to do anything for me, 4 Α. 5 but I told him I was interested in something, and he 6 always offered. 7 The second trip to New York, anything Q. 8 memorable about that? The one -- I'm sorry, the one 9 that you mentioned that was with Jeffrey. 10 I do recall Nadia being there. While I Α. 11 massaged, she gave him a facial, but nothing sexual 12 happened. 13 Ο. And do you recall if Ghislaine was part of 14 that trip or not? 15 Α. I remember her being in New Mexico. 16 Ο. What do you remember about her being in 17 New Mexico? 18 Α. I remember she took me to -- when they 19 were building the ranch, they had a little 20 three-bedroom home, just like a prefab house. She 21 took me over there. So we went for a little walk. 22 I remember she had two new puppies named 23 Max and Mini, little Yorkies. And I want to say 24 that it was around Jeffrey's birthday when we were 25 there, but nothing -- there was no, like,



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Page 92 celebration or cake with candles. It was just 1 2 another day. 3 Ο. You said that the Virgin Islands were a part of that second trip, as well? 4 5 Α. Yes. And do you remember Ghislaine being part 6 Ο. 7 of the Virgin Islands the second time? 8 That's when she called -- went to Α. Yes. 9 bed and kissed us all on the head and called us her 10 children. 11 Who were the other participants in that Ο. 12 session? 13 Α. That's who -- I don't recall who was 14 there. I want to say that Nadia was. 15 Ο. But Virginia was not there? 16 Α. Virginia was not there. 17 Do you recall the point in time in which Ο. 18 Virginia went away? 19 Α. Sort of. After the trip to New York, I 20 was given her phone number to call. And I remember 21 one time I tried to get ahold of her. Her boyfriend 22 answered. A boyfriend, I would assume, and he sounded like he was high. And I couldn't find out 23 24 where she was. And then from there on, she was out 25 of the picture.



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Page 93 Do you recall how long after the New York 1 Ο. 2 trip that occurred? Α. I would say it was probably within a month 3 4 or two. 5 Did she tell you she was working Q. 6 elsewhere? 7 Α. No. 8 Q. Did you ask her? 9 Α. No. 10 Did she mention that she was a waitress? Ο. 11 Α. No. 12 Q. And worked at Taco Bell? 13 Α. Huh-huh. Did you speak to her boyfriend or a 14 Ο. boyfriend at any other time associated with her? 15 16 Α. No. 17 Did you meet her boyfriend? Ο. 18 Α. No. Q. Her fiancé? 19 20 A. No. 21 MS. McCAWLEY: Objection. 22 BY MS. MENNINGER: 23 When you were on the plane with Jeffrey Q. 24 during these two trips, he was present on all of 25 those flights?



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Page 94 Α. Yes. 1 2 Ο. Did you observe any sexual behavior 3 happening on the plane? No. He told me a story of something that 4 Α. 5 had happened one time. Did it involve Ghislaine Maxwell? 6 Ο. 7 Α. No. 8 Q. Did it involve Virginia Roberts? 9 Α. No. 10 And you didn't see anything? Q. 11 Α. No. 12 You did give massages to Ghislaine Ο. 13 Maxwell, correct? 14 Α. Yes. On how many occasions? 15 Q. 16 Α. Maybe somewhere between five and 10. 17 Was that over the course of the five Ο. 18 years? 19 Α. Yes. 20 Was there some point during that five Q. 21 years where Ghislaine Maxwell was not around as 22 much? 23 Α. Yes. 24 Do you recall when that was? Q. 25 In the middle. Α.



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Page 95 Did you know why that might be? 1 Ο. 2 Α. No. 3 Ο. Is that about the time that you started seeing Nadia more frequently? 4 5 Yeah, I guess she was probably in the Α. 6 picture more. Her and Sarah both had kind of been 7 around the most. 8 Did you observe Nadia or Sarah appearing Ο. 9 to act like Jeffrey's girlfriend? 10 Nadia, not Sarah. Α. 11 What did you observe? Ο. She was just very loving, kissing him. 12 Α. 13 Q. Did you know how old she was? I didn't know. 14 Α. 15 Q. So you gave massages to Ghislaine five or 16 10 times. Was there anything unusual about those 17 massages? 18 Α. No. 19 You've been quoted in the press perhaps as Ο. 20 saying that she wasn't very picky? 21 Α. About massage? 22 Ο. About her massages. 23 Α. Not like Jeffrey, I guess. I mean, saying 24 that meant that, you know, I would do whatever I 25 wanted to do in the massage; whereas, Jeffrey was,



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Page 96 like, Do my foot, do my leg. He would kind of 1 2 narrate what he wanted. She just wanted a massage. So if that makes sense. 3 She may have been naked under a towel --4 Ο. 5 Α. Definitely. -- in a regular massage fashion? 6 0. 7 MS. McCAWLEY: Objection. 8 THE WITNESS: Yes. Actually, I do recall 9 an instance where I was massaging her and 10 Jeffrey came into the room and he did something 11 sort of sexual to her, whether it was fondling 12 her or slapping her butt or something, and she brushed him off like she was embarrassed. 13 BY MS. MENNINGER: 14 15 Ο. So she never asked you to touch her in a 16 sexual manner, correct? 17 Α. No. 18 Q. And she did not rub her breasts on you, 19 for example? 20 Α. No. 21 MS. McCAWLEY: Objection. 22 BY MS. MENNINGER: 23 Q. She did not demand that you perform oral 24 sex on her? 25 Α. No.



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Page 97 Did she did not demand that you undress 1 Ο. 2 during your massages? Α. 3 No. There was nothing from her that was sexual 4 Ο. 5 during the massages that you gave to her? 6 MS. McCAWLEY: Objection. 7 THE WITNESS: Correct. 8 BY MS. McCAWLEY: 9 Do you recall when the last time you gave Q. 10 her a massage was? 11 I don't recall. Α. 12 Do you recall meeting with her in about 0. 13 2006 when she was in town for some helicopter 14 training? Α. 15 I do recall that. 16 Do you recall giving her some massages Q. 17 during that period? 18 Α. Yes. Do you remember going out to dinner with 19 Ο. 20 her and to a movie? 21 I remember to a movie, and I don't Α. 22 remember if we went to dinner. I remember her cooking dinner. That was another way she impressed 23 me: She knew how to cook like a chef. She had done 24 25 some culinary training.



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Page 98 And you guys had a normal type 1 Ο. 2 conversation? 3 A. Yes. It was very fun. MS. McCAWLEY: Objection. 4 5 MS. MENNINGER: I would like to take about a 5-, to 10-minute break, if that's okay. 6 7 THE VIDEOGRAPHER: Off the record at 11:05. 8 9 (Thereupon, a recess was taken, after 10 which the following proceedings were held:) 11 THE VIDEOGRAPHER: This is the beginning 12 of Disk 2. On the record at 11:25. 13 BY MS. MENNINGER: 14 Hi. I believe when we left off I was Ο. 15 asking you about massages that you gave to 16 Ghislaine. 17 Did Ghislaine pay you when she got a 18 massage from you? 19 Α. Yes. 20 Q. Do you know how much she paid you? 21 Α. I believe it was 200. It was the going 22 rate. 23 Q. The same as you were getting paid by 24 Jeffrey, correct? 25 Α. Yes.



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Page 99 Ghislaine was not present when you were 1 Ο. 2 giving massages to Jeffrey, correct? 3 MS. McCAWLEY: Objection. 4 THE WITNESS: Correct. 5 BY MS. MENNINGER: At some point Jeffrey became more 6 Ο. 7 aggressive with you, correct? 8 Correct. Α. 9 MS. McCAWLEY: Objection. 10 BY MS. MENNINGER: 11 At what point was that? Ο. 12 Α. In the last year. 13 Ο. And what does that mean to you, "became more aggressive"? 14 15 Α. He was pressuring me to do more than I was 16 comfortable with doing. 17 Is that what ultimately caused you to Ο. leave working for Jeffrey? 18 19 What caused me to leave was when it was Α. 20 made public what I was doing. 21 Ο. What do you mean by that? 22 Well, after I had spoken with the police Α. 23 report -- the police and there was a police report, 24 I did not realize that was public knowledge, 25 journalists would get a hold of. So at one point



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Page 100 the news channel 12 showed up at my door asking me 1 2 questions. 3 When Jeffrey was pressuring you to do more Ο. than you felt comfortable with, did you observe him 4 5 being more aggressive in general? Outside of the 6 massage context? 7 MS. McCAWLEY: Objection. 8 THE WITNESS: No. 9 BY MS. MENNINGER: 10 Do you know whether he was taking any type 0. 11 of steroids? 12 Α. No. 13 Ο. Did you ever see him wearing a patch or something like that? 14 A. I don't recall. 15 16 Did you tell anyone that Jeffrey was Q. 17 becoming more aggressive with you contemporaneous 18 with when it was happening? 19 MS. McCAWLEY: Objection. 20 THE WITNESS: No. 21 BY MS. MENNINGER: When Jeffrey asked you to do other things 22 Ο. besides a normal massage, did he offer to pay you 23 additionally? 24 25 Α. Yes.



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Page 101 How much? 1 Ο. 2 Α. One hundred dollars extra. 3 Can I clarify? Absolutely. 4 Ο. 5 Α. He didn't ever say he would pay me more, 6 but when the massage was more than just a massage 7 and it was sexual, then he would pay me more. 8 It wasn't a discussion; it's just what Ο. 9 happened? 10 A. Correct. 11 Ο. Thank you for clarifying. 12 The things that took place with you and 13 Jeffrey behind closed doors were when you were a consenting adult, correct? 14 15 Α. Yes. 16 MS. McCAWLEY: Objection. 17 THE WITNESS: Correct. 18 BY MS. MENNINGER: And you did not have knowledge of what 19 Ο. 20 took place with other women behind closed doors and 21 Jeffrey, correct? 22 MS. McCAWLEY: Objection. 23 THE WITNESS: Correct. BY MS. MENNINGER: 24 25 Ο. Do you recall giving an interview to a



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Page 102 reporter from the Mail on Sunday? 1 2 Α. Yes. You told that reporter, I believe, that 3 Ο. the police report painted a picture that it was a 4 5 big orgy all the time, but it wasn't? What I saw, I did not see anything out in 6 Α. 7 the open sexually. Me, personally. Right. You did not see orgies happening 8 Ο. 9 in the pool, for example? 10 Α. No. 11 You did not see people engaging in sexual Ο. conduct out in the open areas of the home, correct? 12 13 Α. Right. 14 MS. McCAWLEY: Objection. 15 BY MS. MENNINGER: 16 When you became aware of the allegations Ο. 17 against Jeffrey, those came as a surprise to you, 18 correct? 19 MS. McCAWLEY: Objection. 20 THE WITNESS: Correct. 21 BY MS. MENNINGER: 22 And the surprise was that it involved Ο. underaged girls making that allegation, correct? 23 24 MS. McCAWLEY: Objection. 25 THE WITNESS: Correct.



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Page 103 BY MS. MENNINGER: 1 2 You were asked some questions with Ο. 3 Ms. McCawley about nude photographs that were present in the home? Homes? 4 5 Α. Uh-huh. In Palm Beach, I believe you said there 6 Ο. 7 were some in the room where the massage table was? 8 Α. Yes. 9 Can you tell me what you recall seeing? Ο. It wasn't candid photos. They were all, 10 Α. 11 like, staged. 12 Like a model? Ο. 13 Yes. And my -- I don't recall necessarily Α. 14 knowing any of the people in those photos. I 15 remember at one point there was a photo of myself, 16 but... 17 Were they fully frontally nude or were Ο. they staged, like, with, you know, parts of bodies 18 19 showing? 20 I really only remember topless photos. Α. I 21 don't remember full frontal photos. 22 So exposing the breasts, but not exposing Ο. 23 the genitalia? Not that I recall. And Ghislaine's 24 Α. 25 bathroom, I believe there was a photo of her



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Page 104 topless, or a painting. 1 2 Ο. A painting? 3 Uh-huh. Α. Did you see any nude or semi-clad photos 4 Ο. 5 of young girls? 6 Α. No. 7 Q. Preteens, for example? 8 Α. No. 9 Something you would consider child Q. 10 pornography? 11 Α. Never. Other than in the bathroom or the massage 12 Ο. 13 room at the Palm Beach home, do you recall any other 14 place in the Palm Beach home where you saw any of 15 these topless photos of women? 16 I remember there being photos everywhere, Α. 17 and the ones that stick out in my memory are the 18 ones -- there was a photo of Ghislaine with the 19 Pope. It would not surprise me if there were naked 20 photos around. I just didn't retain them in my 21 memory. 22 So when you say there were photos Ο. everywhere, you mean just photos in general? 23 24 Α. Yes. They had a lot of photos around the 25 house.



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Page 105 MS. McCAWLEY: Objection. 1 2 BY MS. MENNINGER: 3 Ο. And Ghislaine was not topless in a photo with the Pope, just so I'm clear? 4 5 Α. Correct. 6 Ο. I just want to make sure we get that 7 record really clear. 8 So you recall there being photos 9 everywhere; you just remember a couple sticking out 10 in your brain as being topless? 11 Α. Yes. 12 And the walls on the staircase to the Ο. 13 upstairs were not just covered with nude 14 photographs, to your recollection? 15 Α. To my recollection, I just -- I don't 16 remember. 17 Did you observe what you would consider to Ο. be child pornography on any computer in the home? 18 19 Α. No. 20 Did you observe anyone taking photographs Ο. 21 of young girls in the home? 22 Α. No. 23 Q. The photograph of yourself that you saw, 24 was that something that you had posed for? 25 Α. Not, like, professionally. But I was just



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Page 106 sitting, and I believe Jeffrey took the photo. 1 Ι 2 was just sitting on a couch upstairs in the bathroom. 3 Ο. It wasn't taken by a hidden camera? 4 5 Α. No. No. I was smiling in the picture. And, likewise, in the New York home, did 6 Ο. 7 you see anything -- you described a large painting or a photograph that was in the massage room? 8 9 Α. Yes. 10 Do you recall any other photos of Ο. 11 semi-clad or naked females? 12 I don't recall. Α. 13 Anything that you would consider to be Ο. 14 child pornography that you saw in the New York home? 15 Α. No. 16 And, likewise, in New Mexico? Q. 17 I don't recall. Α. Do you recall seeing any semi-clad photos 18 Q. in New Mexico at all? 19 20 Α. I do not recall. And the Virgin Islands? 21 Q. Yes, in his bathroom, master bathroom. 22 Α. 23 Q. And what do you recall, if anything, about 24 that photo? There was a photo of me in there. 25 Α.



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Page 107 And, again, was that something that you 1 Ο. 2 were okay with? 3 Α. Yes. Jeffrey Epstein never told you that he 4 Ο. 5 knowingly had sexual contact with an underaged girl, correct? 6 7 MS. McCAWLEY: Objection. 8 THE WITNESS: When I asked him if the 9 accusations were true, after I spoke with the 10 police, he said yes, but they lied about their 11 age. 12 BY MS. MENNINGER: 13 Ο. How did that conversation come about? He asked me if the police had ever spoken 14 Α. 15 to me and I asked him, is it true. 16 And you were talking about underaged Q. 17 girls? 18 Correct. Α. 19 Ο. And he said that he had been lied to by 20 those girls? 21 Α. Yes. 22 Did he say anything else to you about it? Ο. 23 Α. No. Did you ask him anything else about it? 24 Q. 25 Α. No.



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Page 108 Did you attempt to have any conversation Ο. 1 2 like that with Ghislaine Maxwell? 3 Α. No. I saw one press report that said you had 4 Ο. 5 met Cate Blanchett or Leonardo DiCaprio? 6 Α. I did not meet them, no. When I spoke 7 about them, it was when I was massaging him, and he 8 would get off -- he would be on the phone a lot at 9 that time, and one time he said, Oh, that was 10 Leonardo, or, That was Cate Blanchett, or Bruce 11 That kind of thing. Willis. 12 Ο. So name-dropping? 13 Α. Yes. 14 Ο. So you had not met Cate Blanchett or 15 Leonardo DiCaprio? 16 Α. I have not. 17 Would you remember if you had? Ο. 18 Α. I would hope I would remember. 19 Ο. Did you meet Cameron Diaz? 20 Α. No. 21 Q. Bill Clinton? 22 Α. No. 23 Q. Did you see Bill Clinton on the island? 24 Α. No. 25 Q. Did you see Bill Clinton in a helicopter



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Page 109 being flown by Ghislaine Maxwell? 1 2 Α. No. 3 Did Ghislaine Maxwell ever tell you that 0. she had flown Bill Clinton in her helicopter? 4 5 MS. McCAWLEY: Objection. 6 THE WITNESS: I don't recall her saying 7 that. BY MS. MENNINGER: 8 ? 9 Did you ever meet Senator Q. 10 Α. I don't know what he looks like. I might 11 have. 12 If I told you he was from Maine, would Ο. 13 that stick out in your mind? 14 Α. It should, but I do not recall meeting him. 15 16 Do you ever remember meeting Prime Q. 17 Minister Ehud Barak from Israel? 18 No. Α. 19 Do you recall meeting any prime minister? Ο. 20 Α. No. 21 Q. Any foreign president? 22 Α. No. Q. Nobel Prize winners? 23 24 A. Not to my knowledge. 25 Q. Naomi Campbell?



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Page 110 No. 1 Α. 2 Ο. Al Gore? 3 A. No. Q. Alan Dershowitz? 4 5 Α. No. O. Les Wexner? 6 7 A. No. 8 O. Tom Pritzker? 9 Α. No. 10 Kevin Spacey? I may have already asked Q. 11 you, but have you met Kevin Spacey? 12 Α. No. 13 Ο. Did you meet Governor Bill Richardson of 14 New Mexico? 15 Α. Hmm, I want to say that he was supposed to 16 come to dinner when we were in New Mexico. I don't 17 know if I met him. I believe that he and Ghislaine 18 had dinner separate from myself. 19 Jean Luc Brunel? Ο. 20 Α. Yes. 21 Q. You did meet him? 22 A. Yes. 23 Q. Tell me about that. 24 Α. He was just in the house at one time in 25 Palm Beach.



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Page 111 Socializing? 1 Ο. 2 Α. Yes. 3 Ο. Did you observe him to be with underaged girls? 4 5 Α. I don't recall. Did you give him a massage? 6 Ο. 7 I don't think I did. I gave a lot of Α. 8 guests massages. I don't remember any of their 9 names. So it could have been any of those people 10 besides the movie stars. 11 You would know? Ο. 12 Α. Exactly. 13 And did you engage in sexual contact with Ο. 14 any of the guests for whom you gave a massage? 15 Α. No. That's why he would call me for his 16 quests, because I was not comfortable with the 17 sexual contact. So he still wanted to employ me as 18 a massage therapist, but it was all normal. So this was an actual conversation that 19 Ο. 20 you had? 21 Α. No, but I -- I noticed. I noticed that I 22 wasn't -- I was massaging him less and less and 23 massaging his guests more. 24 Ο. So there was a change in the frequency 25 with which you were giving Jeffrey Epstein massages?



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Page 112 Α. Right. 1 And an increase corresponding to massages 2 Ο. you were giving to guests, correct? 3 4 Α. Yes. 5 Q. Did any of the guests for whom you gave a massage mention that they expected something sexual? 6 7 Α. No. 8 Did they ask you to engage in sexual Ο. 9 contact and you refused? 10 MS. McCAWLEY: Objection. 11 THE WITNESS: No. 12 BY MS. MENNINGER: 13 Marvin Minsky? Q. 14 A. I don't know that. 15 Q. George Lucas? 16 Α. No. 17 Donald Trump? 0. 18 Α. No. 19 Ο. Did you ever massage Donald Trump? 20 Α. No. 21 Sorry, I have to ask, but did you ever Q. have sex with Alan Dershowitz in the back of a 22 limousine with Virginia and Jeffrey present? 23 24 MS. McCAWLEY: Objection. 25 THE WITNESS: Absolutely not.



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Page 113 BY MS. MENNINGER: 1 2 Do you know who Alan Dershowitz is? Ο. 3 I do. Α. You would remember --4 Ο. 5 Α. I would remember that. Did you ever see Virginia Roberts with any 6 Ο. 7 of the people that I just asked you about? 8 Α. No. 9 Did Virginia ever talk to you about having Q. 10 been with any of those people? 11 MS. McCAWLEY: Objection. 12 THE WITNESS: No. 13 BY MS. MENNINGER: 14 Ο. Did she tell you that she had met any of 15 those people? 16 Α. No. 17 I believe you saw in that police report a Ο. reference to a friend of Jeffrey named Glenn and his 18 19 wife? 20 Α. Uh-huh. 21 Q. Do you remember them? 22 Α. Vaguely. 23 Q. Tell me what you remember. 24 Α. I remember they had an apartment in -- on 25 Breakers Row. I went up there and massaged. It may



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Page 114 have been more than once, but I only really remember 1 2 one time. But there was nothing sexual. Neither with the wife, nor with Glenn? 3 Ο. Right. 4 Α. 5 Q. Do you remember the apartment? Α. 6 I only remember that I had to carry my 7 massage table up some stairs. 8 Ο. So you actually gave the massage on a 9 massage table? 10 Α. Yes. 11 Does that help you place it in time as to Ο. 12 when that might have occurred? In other words --13 Α. Well --14 Q. -- did you get your massage license at 15 some point and a massage table? 16 MS. McCAWLEY: Objection. 17 THE WITNESS: Yes. He bought me my 18 massage table around the time that I went to 19 massage school. So it could have been any time 20 after. If I thought really hard, I could 21 remember when I went to school. But it -- I 22 want to say it's around 2003. BY MS. MENNINGER: 23 24 Q. Nothing sexual happened with Glenn? 25 No. Α.



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| | | Page 115 |
|----|--|--|
| 1 | Q. | Did Glenn ask you to give him a massage on |
| 2 | the floor | of the home? |
| 3 | Α. | I don't recall. |
| 4 | Q. | Did you ever discuss Glenn with Virginia? |
| 5 | Α. | Not to my recollection. |
| 6 | Q. | Did you ever go to Virginia's home? |
| 7 | Α. | No. |
| 8 | Q. | Do you know where she lived? |
| 9 | Α. | No. |
| 10 | Q. | Did she talk about it? |
| 11 | Α. | Not that I remember. |
| 12 | Q. | Did you see anything in your interactions |
| 13 | with Virginia that led you to believe that she was a | |
| 14 | sex slave? | |
| 15 | | MS. McCAWLEY: Objection. |
| 16 | | THE WITNESS: No. |
| 17 | BY MS. MENNINGER: | |
| 18 | Q. | Did you see anyone forcing her to remain |
| 19 | in the home? | |
| 20 | Α. | No. |
| 21 | Q. | Did you see her look traumatized at some |
| 22 | point? | |
| 23 | | MS. McCAWLEY: Objection. |
| 24 | | THE WITNESS: No. |
| 25 | | |



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Page 116 BY MS. MENNINGER: 1 2 Q. Did you see anything that led you to believe Virginia Roberts had been trafficked, 3 sexually trafficked to third parties? 4 5 MS. McCAWLEY: Objection. THE WITNESS: No. 6 7 BY MS. MENNINGER: Did Virginia ever tell you that she had 8 Ο. been trafficked? 9 10 Α. No. 11 MS. McCAWLEY: Objection. 12 BY MS. MENNINGER: 13 Q. Did you hear anyone direct Virginia Roberts to go have sex with someone? 14 15 Α. No. 16 Did Jeffrey ever ask you to go have sex Q. 17 with another person? 18 Α. No. 19 Ο. Did Ghislaine Maxwell ever ask you to go 20 have sex with another person? 21 Α. No. 22 Q. Did Ghislaine Maxwell ever ask you to give 23 a massage to someone else? 24 A. No. 25 Q. Did Ghislaine Maxwell ever ask you to



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Page 117 dress up in any outfit? 1 2 Α. No. 3 Ο. Did she ever buy you an outfit for you to wear in terms of a sexual profile? 4 5 Α. No. Did she tell you what kind of clothes you 6 Ο. 7 should buy? 8 Α. No. 9 Did she direct you to go get Brazilian Q. bikini waxes? 10 11 No. Α. Did she direct you to go get your teeth 12 Q. 13 whitened? 14 Α. No. 15 MS. MENNINGER: I would like to mark as an 16 exhibit -- I have no recollection what number 17 we're on. Thank you. Exhibit 5. 18 (The referred-to document was marked by 19 the court reporter for Identification as 20 Sjoberg Exhibit 5.) BY MS. MENNINGER: 21 22 Q. Have you seen this article before? 23 Α. It has followed me everywhere. 24 MS. McCAWLEY: I'm sorry. Can I just ask 25 you to put the Bates numbers on the record?



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Page 118 MS. MENNINGER: Sure. It's Bates marked 1 2 Giuffre 1131 through 1138. BY MS. MENNINGER: 3 What do you mean it has followed you 4 Ο. 5 everywhere? Well, if you Google me, it comes up. 6 Α. 7 I wanted to just ask you a couple of Q. questions. 8 9 On the third page, towards the bottom, 10 there is a photograph that begins "we had a picture 11 taken," and just to orient you, this is in the 12 discussion around the Prince Andrew meeting you had. 13 Did you meet Prince Andrew any other time 14 besides the time you already described in your 15 testimony? 16 Α. No. 17 If you want to take a look at that Ο. 18 paragraph before I ask you questions. 19 Α. Okay. 20 In that paragraph, it describes that Ο. Andrew -- Virginia sat on the chair, and then Andrew 21 22 sat on another chair, and you sat on his lap. 23 MS. McCAWLEY: Objection. 24 BY MS. MENNINGER: 25 Ο. Is that what it says?



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Page 119 That's what it says. 1 Α. Do you recall telling that to the 2 Ο. 3 reporter? Α. Yes. 4 5 Q. And this was back in 2007 or so? 6 Α. Yes. 7 As you sit here today, does that make Q. 8 it -- does that refresh your recollection that 9 Virginia was sitting in one chair and you were 10 sitting on another, with Andrew? 11 Yeah. If I said that, then I remember it Α. 12 that way. I'm just trying to remember. Whether we 13 were on a couch or a chair, I just remember the 14 boobs part, the hand on the boobs. 15 Ο. I understand that part stands out. 16 And I also completely understand if you 17 don't remember things that happened a long time ago. 18 Α. Right. I'm just wondering if, having looked at 19 Ο. 20 this news article, it refreshes your memory that 21 Virginia was sitting in a different place? In a different chair? 22 Α. 23 Q. Does it? 24 Α. It does say that. Does it refresh my 25 memory?



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Page 120 Okay. That's fine. 1 Ο. 2 Α. Yeah, sure. 3 Q. If it doesn't, it doesn't. I'm just asking. 4 5 Did Virginia say anything to you about 6 having met Prince Andrew before this time in New 7 York? 8 MS. McCAWLEY: Objection. 9 THE WITNESS: She did not say. BY MS. MENNINGER: 10 11 Did Prince Andrew say or do anything that Ο. led you to believe that he had met Virginia prior to 12 13 that time? 14 A. I don't recall. 15 Ο. Did you ever see Al Gore on the island? 16 Α. No. 17 Did you see his wife, Tipper Gore, on the Ο. 18 island? 19 Α. No. 20 What is your understanding of what the Q. lawsuit we are here today is about? 21 22 I understand that Ghislaine is calling Α. Virginia a liar, and so Ghislaine is suing Virginia. 23 24 I'm sorry. Strike that. Reverse it. 25 Right, Virginia is suing Ghislaine for



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Page 121 defamation. 1 Q. And do you know what Virginia said about 2 3 Ghislaine? That Ghislaine recruited her. Α. 4 5 Q. Do you know anything else that Virginia said about Ghislaine? 6 7 Only what was spoken to me. Α. 8 And I should clarify. Don't tell me Ο. 9 anything your lawyer has conveyed to you. 10 Α. Exactly. That's all I know. I've met 11 with Virginia once last summer. 12 Okay. Tell me about that. Ο. 13 Α. She -- there was a moderator between us, 14 like an investigator. And she was in Palm Beach. And it was more about Jeffrey. It was less about 15 16 Ghislaine. I don't remember specifically about 17 Ghislaine at all. 18 Q. So you met with Virginia and an investigator at the same time? 19 20 Α. Yes. 21 Ο. And they were what, talking to you about 22 Jeffrey in what context? 23 MS. McCAWLEY: Objection. 24 THE WITNESS: Basically, they were trying 25 to find people that would help her get her



Page 122 story out, because this is when Dershowitz --1 2 Dershowitz was saying nothing was happening and he was calling her a liar. And she was just 3 trying to find people to back up her story. 4 5 BY MS. MENNINGER: And what did you understand her story to 6 Ο. 7 Did she tell you? be? That she was recruited to give massages, 8 Α. 9 sexual massages, and have sex with people such as 10 Dershowitz and Andrew. But I knew none of that at 11 the time. 12 Right. Did you tell them anything -- did Ο. 13 you tell them during that meeting that you knew of 14 anything about her being recruited to give sex to 15 either Jeffrey or to other people? 16 MS. McCAWLEY: Objection. 17 THE WITNESS: Can you rephrase? 18 BY MS. MENNINGER: That wasn't a very good question. 19 Ο. Yes. 20 What did you say during this meeting with 21 Virginia and her investigator? 22 Basically that I believed her, even though Α. 23 I -- she never spoke to me specifically about what 24 was going on; that once I learned everything that 25 happened based on reading the police report, I



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Page 123 believed her side of the story. 1 2 And did she tell you what her side of the Ο. story was? 3 You know, just that she wasn't a liar; 4 Α. 5 that, you know, she was there to have sex with men 6 that Jeffrey wanted her to sleep with. 7 Did she tell you in that meeting who she Ο. had sex with? 8 9 Α. No. 10 Did she name any of the famous people? Ο. 11 Α. Only Dershowitz came up. 12 Did you two talk about the incident in New Q. 13 York with the puppet? 14 I don't recall. Α. And you formed this opinion about whether 15 Ο. 16 she was a liar based on things that you've read in 17 the police report? 18 MS. McCAWLEY: Objection. 19 THE WITNESS: I formed my opinion based on 20 my experience in the house. 21 BY MS. MENNINGER: 22 Okay. And what experience in the house Q. helped you form your opinion that what Virginia is 23 saying is true? 24 You know, Jeffrey being open with me about 25 Α.



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Page 124 what other girls did for him and that I was not one 1 2 of those girls. He was always trying to recruit me almost 3 4 in a way that I could be one of them and travel with 5 him and live the life of luxury if I only -- if only 6 I did this. 7 So after five years of learning what was 8 happening, I can look back knowing -- I only knew 9 Virginia for a very short time. Looking back, I can 10 make assumptions about what was required of her. 11 Did she tell you how old she was when she Ο. 12 said she started working with Jeffrey? 13 She didn't. Α. 14 Ο. Did she tell how long she had worked with Jeffrey? 15 16 Α. No. 17 Have you read all the things that have Ο. 18 been attributed to her in the press? 19 Α. Many of them. 20 MS. McCAWLEY: Objection. 21 THE WITNESS: I don't know that I've read 22 all of them, but I have read some. 23 BY MS. MENNINGER: 24 Ο. In this meeting with Virginia and the 25 investigator, you said Ghislaine Maxwell did not



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Page 125 1 come up? 2 Α. Not that -- not that I recall. 3 Q. Do you know the name of the investigator? A. Valerie Rivera. 4 5 Q. Have you read the statement that Ghislaine Maxwell issued to the press? 6 7 Α. No. 8 Do you know what it says? Q. 9 Α. No. 10 You said you have read some of Virginia's Q. 11 statements to the press but not all of them? 12 Α. I don't know how many there are. I know I read something. I don't know if I read all of them. 13 14 Ο. Have you read her book manuscript? 15 Α. No. 16 MS. McCAWLEY: Objection. 17 BY MS. MENNINGER: 18 Q. Did she tell you that she was writing a 19 book? 20 Α. No. 21 Did she tell you she was trying to get a Q. 22 book deal? 23 MS. McCAWLEY: Objection. 24 THE WITNESS: No. 25



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Page 126 BY MS. MENNINGER: 1 2 Q. Did she tell you that he hired a ghost 3 rider? Α. No. 4 5 MS. McCAWLEY: Objection. 6 BY MS. MENNINGER: 7 Did she tell you that she hired a literary Q. agent? 8 9 MS. McCAWLEY: Objection. 10 THE WITNESS: No. 11 BY MS. MENNINGER: 12 Did you speak with John Connelly? Ο. 13 Α. Yes. 14 Ο. When did you speak with John Connelly? A. He was first calling me around the time 15 16 that everything was coming out in 2006. And I 17 didn't say a lot to him, but I did say a few things. 18 And I asked him not to use my name, and he used my 19 name. And then he quoted me as saying things I 20 never said. 21 Do you know to whom he quoted things that Ο. 22 you had never said? 23 Α. I don't remember the news outlet, no. 24 Q. So it was published somewhere? 25 Α. Somewhere on the Internet.



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Page 127 Something that you said to John Connelly 1 Ο. got twisted? 2 3 Α. Yes. He put words in my mouth. Q. And it was misreported and published? 4 5 MS. McCAWLEY: Objection. THE WITNESS: Correct. 6 7 BY MS. MENNINGER: Have you spoken to him lately? 8 Ο. 9 No. He called me again at the beginning Α. 10 of last year, around New Year's last year, but I did 11 not return his call. 12 Do you recall what it is he attributed to Ο. 13 you falsely? 14 Α. It was mostly about how I felt about certain things. I don't remember specifically what 15 16 he said, but he was giving an opinion for me that I 17 never spoke to him about. 18 Q. And that you did not hold? 19 Well, I can't remember what it was. Α. Yeah. 20 Okay. Do you know whether Virginia has Q. 21 lied about any of her experience? 22 MS. McCAWLEY: Objection. 23 THE WITNESS: I don't know that she has 24 lied. 25



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Page 128 BY MS. MENNINGER: 1 2 Do you know that she has told the truth? Ο. 3 Α. As far as I know, she has. Do you know whether the press has 4 Ο. 5 accurately reported everything that Virginia has 6 said? 7 MS. McCAWLEY: Objection. 8 THE WITNESS: I don't know. 9 BY MS. MENNINGER: 10 Other than John Connelly and the police, Ο. 11 who else have you spoken to about your experience? 12 Α. Well, the woman from the Daily Mail. Her 13 name is Wendy Leigh. And that's Defendant's Exhibit 5 -- not 14 Ο. 15 Defendant's Exhibit, just Exhibit 5, correct? 16 Α. Correct. 17 Did Wendy Leigh accurately report your Ο. 18 statements? 19 Α. She did a little bit of embellishment, as 20 well, but the facts are all true. 21 Q. And what parts do you believe are embellished? 22 23 Α. Near the end, when she was doing a 24 summary, when she wrote, "Sure, I had a good time, 25 but I also think it damaged me a bit." I don't



Page 129 recall saying that. 1 2 And there's another part in here where she 3 said I said that I made a deal with the devil, which I never would have said that. The words she used. 4 5 On page 2 of 8, it's about -- it's about Q. 6 even with the hem of your skirt. 7 "I made a pack with the devil in exchange Α. 8 for excitement and glamour. I was only a college 9 student. I was hard-up and foolish." 10 That I never said, any of that. I was a 11 college student, that's true. "Hard-up and 12 foolish," I would have never called myself foolish. 13 Were you paid any money for this 0. interview? 14 15 Α. I was paid \$1,500. 16 Q. And how long did the interview last? 17 A. A couple of hours. 18 Q. Where did it take place? At Cafe Boulud in the Brazilian Court 19 Α. 20 Hotel in Palm Beach. 21 Ο. Who else besides Wendy Leigh and John 22 Connelly and the police --23 MS. McCAWLEY: Objection. 24 BY MS. MENNINGER: 25 Ο. -- and Virginia and the investigator --



Page 130 MS. McCAWLEY: Objection. 1 2 BY MS. MENNINGER: -- did you talk to about your experience? 3 Ο. Family and friends. 4 Α. 5 Q. Did you speak to any other reporters? 6 Α. I had other reporters calling me. I 7 avoided almost all of the calls. I had someone coming at me, stalking me. I do not know who he 8 9 was. He offered me \$25,000 to give a story, and I turned him down. 10 11 Who? Ο. 12 Α. He showed up in my work multiple times. 13 Ο. There were other stories printed in the 14 Daily Mail, not by Wendy Leigh, later. 15 Did you see any of those stories? I'm 16 Let me be a little clearer. That attributed sorry. 17 comments to you. 18 I don't recall specifically, but I feel Α. 19 like I stayed on top of it, and I wasn't surprised 20 when my name was brought up. 21 Q. Do you recall giving another interview? Α. 22 No, never. Do you recall anything that was printed 23 Ο. 24 other than the John Connelly thing that you believe 25 to be inaccurate?



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Page 131 1 Α. No. 2 Was there anybody else present when you Ο. were interviewing with Wendy Leigh? 3 4 Α. No. 5 Q. Was she recording it on a recorder? Α. 6 Yes. 7 Q. Have you ever heard that recording? 8 Α. No. 9 Do you know whether the police were Q. recording their interview with you? 10 11 Α. Yes. 12 Q. Have you ever heard that recording? 13 Α. No. 14 Ο. Did you ever receive notification that you 15 were named as a victim in any of Jeffrey Epstein's 16 criminal cases? 17 Α. No. 18 Other than the \$1,500 from Wendy Leigh, Q. did you receive any other money for making any 19 20 statements? 21 Α. No. 22 Did you give an interview to Virginia's Ο. 23 attorneys? 24 A. Yes. Right? 25 MS. McCAWLEY: You can say yes.



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Page 132 BY MS. MENNINGER: 1 2 Ο. When was that? Two weeks ago, roughly. 3 Α. And who was present during that meeting? 4 Ο. 5 Α. My lawyer and several others. Several other what? 6 Ο. 7 Lawyers. I don't know. I don't know who Α. they all are. 8 9 So Ms. McCawley you recall being there? Q. 10 Α. Yes. 11 Ms. Schultz you recall being there? Ο. 12 No. I didn't learn it, no. You weren't Α. 13 there. 14 Brad Edwards? Ο. 15 Α. Yes. Paul Cassell? 16 Q. 17 Maybe. I don't remember. Α. 18 And was that interview recorded? Q. I don't know. It may have been. I don't 19 Α. 20 remember. 21 Ο. Did anyone ask your permission to record 22 it? 23 Α. Maybe. I don't recall. 24 Q. Were you shown any documents during that 25 meeting?



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Page 133 Flight logs. 1 Α. 2 Ο. Any other documents? 3 Α. No. What did Ms. McCawley or Mr. Edwards or 4 Ο. 5 any of the other lawyers say to you about Ghislaine 6 Maxwell? 7 They just asked impressions. They never Α. said anything about her. 8 9 Were you shown a copy of any report that Ο. came out of that interview? 10 11 Which interview? Α. 12 The one with the -- Virginia's attorneys. Q. 13 MS. McCAWLEY: Objection. 14 THE WITNESS: No. 15 BY MS. MENNINGER: 16 You testified earlier about an incident Ο. 17 with a camera that Ghislaine Maxwell had given you. I want to ask you some questions about that. 18 19 Α. Sure. 20 Do you know when that was? Ο. 21 That was in 2002. Α. 22 And why does that date stick out? Ο. 23 Α. Because I was living -- where I was living 24 specifically and where I had the phone call. 25 Ο. Tell me what you remember about the



Page 134 1 conversation. 2 I had been over to her house prior Α. 3 massaging Jeffrey. And I got a phone call from her, and she told me she had a camera for me for my 4 5 photography class, but yet, she couldn't give it to 6 me yet because during the massage I didn't finish my 7 job and she had to finish it for me. 8 Ο. Did she say what she meant? 9 No, but I knew. Α. 10 Was there any other time that you had 0. 11 discussed with her finishing your job? 12 Not that I recall. Α. 13 Any other time you just recall discussing Ο. 14 with her anything about your sexual contact with Jeffrey? 15 MS. McCAWLEY: Objection. 16 17 THE WITNESS: No. 18 BY MS. MENNINGER: 19 Ο. Did she give you the camera? 20 I did get the camera. Α. 21 Q. Okay. When did she give you the camera? 22 Α. I guess the next time I went to the house. 23 Ο. What was said at that time? 24 Α. I honestly don't know that she handed it I remember it being there for me. 25 to me.



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Page 135 What kind of camera was it? 1 Ο. 2 Α. A Canon Rebel 35-millimeter. Do you still have it? 3 Q. Α. I do not. No one uses 35-millimeter 4 5 anymore. What's that? 6 Ο. 7 No one uses 35-millimeter. Α. Back to the cell phone conversation. 8 Ο. 9 Α. Right. 10 Was it your birthday? Q. 11 It was just I was taking a photography Α. class and I needed a camera. 12 13 Do you know her to be a photographer? Q. Not a professional, but I knew she was 14 Α. 15 interested in photography. 16 Did you see her with cameras? Q. 17 Α. Yes. 18 Did you see her taking photographs of nude Q. 19 people? 20 Α. No. 21 Q. Did she ever ask you to take a photograph 22 of you semi-clad or naked? 23 Α. Did she ever ask to take a photo of me? Q. 24 Semi-clad or naked. 25 Α. No.



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Page 136 Did she ever ask to take a photograph of 1 Ο. 2 you at any point? I don't remember. 3 Α. Q. Did you tell anyone else about this 4 5 conversation: You couldn't give it to me now because I hadn't finished my job? 6 7 Α. No. 8 MS. MENNINGER: I think I'm going to 9 reserve the rest of my time for recross, so you 10 all, I quess, can take a break. 11 MR. LOUIS: Can I have one second? 12 MS. MENNINGER: Sure. 13 MS. McCAWLEY: We can go off the record? 14 THE VIDEOGRAPHER: Off the record at 12:09. 15 16 (Thereupon, a recess was taken, after 17 which the following proceedings were held:) 18 THE VIDEOGRAPHER: On the record at 12:10. 19 BY MS. MENNINGER: 20 Sorry, just a couple of more questions. Q. 21 It sounds like maybe there was an 22 additional telephone conference that one might construe as a meeting with attorneys; is that true? 23 24 A. Correct. 25 Q. All right. Tell me about that.



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Page 137 They just wanted to -- we had met prior, 1 Α. 2 and they just wanted to clarify a few things and ask a few more questions. 3 Okay. What did they clarify? 4 Ο. 5 Α. Any other specific times that I had, you 6 know, seen Ghislaine naked, or if I had, you know, 7 had any sexual massages with her, any type of questions like that. 8 9 Okay. And what did you tell them about Ο. 10 having any sexual massages with Ghislaine? 11 That I was not asked to do -- to perform Α. 12 anything with her. 13 Ο. And you did not? 14 Α. Correct. 15 Ο. And what did you tell them about specific 16 times of seeing Ghislaine Maxwell naked? 17 Α. Only when she would swim or get a massage. And that's swimming -- you mentioned 18 Q. earlier skinny-dipping? 19 20 Α. Correct. 21 And I think you said perhaps some other Ο. 22 time that you saw her jump off a dock and swim --23 Α. Correct, yes. O. -- in the nude? 24 25 Α. Yes.



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Page 138 And then you saw her under a towel during 1 Ο. 2 massages? Α. 3 Yes. Is there any other time that you recall 4 Ο. 5 seeing Ghislaine Maxwell naked? 6 Α. No. Is there anything else about that 7 Q. telephone conference with the attorneys to clarify 8 9 that you recall, the topics? 10 Α. No. 11 MS. MENNINGER: All right. Thank you. I 12 think we can go off the record now. 13 THE VIDEOGRAPHER: Off the record at 14 12:12. 15 (Thereupon, a lunch recess was taken, 16 after which the following proceedings were 17 held:) 18 THE VIDEOGRAPHER: On the record at 12:54. 19 FURTHER EXAMINATION 20 BY MS. McCAWLEY: 21 Ο. Johanna, I'm going to ask you a couple of 22 more just follow-up questions. 23 When Laura was talking to you, she 24 mentioned some names of famous people that you --25 most of which you had not met.



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Page 139 Did you ever meet anybody famous when you 1 2 were with Jeffrey? I met Michael Jackson. 3 Α. Oh, really? And where was that? 4 Ο. 5 Α. At his house in Palm Beach. At Jeffrey's house in Palm Beach. 6 7 Did you massage him? Q. Α. I did not. 8 9 Anybody else you remember? I know you Q. 10 mentioned David Copperfield earlier. Anybody else? 11 No, I'd remember that. Α. I believe you also testified that you had 12 0. 13 never had a massage before you started working with 14 Jeffrey and Ghislaine; is that correct? 15 Α. I don't recall having a massage before 16 then. 17 And I think you said on the first day, Ο. 18 when you were doing the clerical work, Maxwell 19 mentioned that you might be able to get a massage; 20 is that correct? 21 Α. Yes. 22 Did you tell Maxwell that you had never 0. 23 had a massage at that point? I don't remember. 24 Α. 25 Q. Did you remember telling Jeffrey that you



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Page 140 had never had a massage? 1 2 Α. No. 3 Ο. And then you were talking about the massage -- the first massage when you were being in 4 5 the room with Jeffrey and Emmy? 6 Α. Uh-huh. 7 And I know you said Emmy was naked or took Q. off her clothes at some point? 8 9 Α. Uh-huh. 10 And then laid on the table. Ο. 11 And then you changed positions with her; 12 is that what happened? 13 Α. Yes. I don't remember the sequence, but 14 at one point she was, I was, and Jeffrey was. And in the -- in the time when there was 15 Ο. 16 changeover, for example, when you're on the table 17 and Emmy is not on the table and Jeffrey is not on 18 the table, did Emmy at that point remain naked or 19 did she actually stop and get dressed and continue 20 massaging? 21 I don't recall her getting dressed, but I Α. 22 would probably remember if she massaged naked. 23 Do you know if Jeffrey remained naked Ο. 24 during that massage? 25 Α. He was never, like, naked standing up. He



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Page 141 always covered himself with a towel. 1 2 I believe I asked this, but I just want to Ο. clarify to make sure that I did: Did Maxwell ever 3 ask you to bring other girls over to -- for Jeffrey? 4 Yes. 5 Α. 6 Ο. Yes? 7 Α. Yes. 8 And what did you -- did you do anything in Ο. 9 response to that? 10 I did bring one girl named Α. 11 -- it was some girl named no. 12 that I had worked with at a restaurant. And I 13 recall Ghislaine giving me money to bring her over; 14 however, they never called her to come. 15 Ο. And then I believe you mentioned that one 16 of your physical fitness instructors, you brought a 17 physical fitness instructor; was that correct? 18 Α. Correct. And what did she do? 19 Ο. 20 She gave him a -- like a training session, Α. 21 twice. 22 Ο. Twice. Did anything sexual in nature happen 23 24 during the session? 25 Α. At one point he lifted up her shirt and



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Page 142 exposed her bra, and she grabbed it and pulled it 1 2 down. 3 Anything else? Ο. That was the conversation that he had told Α. 4 5 her that he had taken this girl's virginity, the 6 girl by the pool. 7 Q. Okay. Did Maxwell ever say to you that it takes the pressure off of her to have other girls 8 9 around? 10 She implied that, yes. Α. 11 Q. In what way? 12 A. Sexually. 13 Ο. And earlier Laura asked you, I believe, if 14 Maxwell ever asked you to perform any sexual acts, 15 and I believe your testimony was no, but then you 16 also previously stated that during the camera 17 incident that Maxwell had talked to you about not 18 finishing the job. 19 Did you understand "not finishing the job" 20 meaning bringing Jeffrey to orgasm? 21 MS. MENNINGER: Objection, leading, form. 22 BY MS. McCAWLEY: 23 Ο. I'm sorry, Johanna, let me correct that 24 question. 25 What did you understand Maxwell to mean



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Page 143 when she said you hadn't finished the job, with 1 2 respect to the camera? 3 MS. MENNINGER: Objection, leading, form. THE WITNESS: She implied that I had not 4 5 brought him to orgasm. BY MS. McCAWLEY: 6 7 So is it fair to say that Maxwell expected Q. 8 you to perform sexual acts when you were massaging 9 Jeffrey? 10 MS. MENNINGER: Objection, leading, form, 11 foundation. 12 THE WITNESS: I can answer? 13 Yes, I took that conversation to mean that 14 is what was expected of me. 15 BY MS. McCAWLEY: 16 And then you mentioned, I believe, when Ο. 17 you were testifying earlier that Jeffrey told you a story about sex on the plane. What was that about? 18 19 MS. MENNINGER: Objection, hearsay. 20 THE WITNESS: He told me one time Emmy was 21 sleeping on the plane, and they were getting 22 ready to land. And he went and woke her up, 23 and she thought that meant he wanted a blow 24 job, so she started to unzip his pants, and he 25 said, No, no, no, you just have to be awake for



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Page 144 landing. 1 2 BY MS. McCAWLEY: Do you recall witnessing any sexual acts 3 Ο. on the plane? 4 5 Α. No. Did Emmy ever talk to you about performing 6 Ο. sexual acts on the plane? 7 8 Α. No. 9 We looked earlier at the police report, Q. 10 and I just want to clarify, you identified some 11 areas where there were discrepancies in that report. 12 And you can take another look at it if you 13 want, but other than the discrepancies you pointed 14 out, is that a recollection of what you remember 15 telling the detective? 16 Α. Yes. 17 MS. MENNINGER: Objection, outside the 18 scope of cross. 19 BY MS. McCAWLEY: 20 You mentioned that there was a time when Ο. 21 you noticed that Maxwell was around a little bit 22 less? 23 Α. Uh-huh. 24 Ο. And I believe you said that was during the 25 middle of the time you were with Jeffrey.



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Page 145 Do you remember approximately when that 1 2 was year-wise? I don't. I would say it was probably 3 Α. sometime between 2003 and 2004. 4 5 Q. And what made you think that? 6 Α. I just saw her less and less at the house. 7 Were you there more at the house during Q. that time period? 8 9 No, not necessarily. It's just at the Α. 10 beginning, she was around a lot. And then I would 11 see her occasionally without him. The one time we 12 spent a few days together in 2006, she wasn't there 13 at all. 14 Ο. So you saw her in the -- is it fair to say 15 that you saw her in the 2005 and 2006 time frame? 16 Α. Yes. 17 Then we were talking about the photography Ο. 18 earlier and about the photographs. 19 Did Maxwell ever ask you to take nude 20 photos of yourself for Jeffrey? 21 Α. She asked me to take photos of myself for 22 Jeffrey, yes. 23 Q. And did you do that? A. I did not. 24 25 And the photos that were around that were Ο.



Page 146 in the bathroom, that you mentioned a couple of 1 2 times places that there were photos of you, who took 3 those? Α. He did. 4 5 Ο. And when we were talking about the Palm 6 Beach house and you were describing an area where 7 there were just a lot of photographs, is it fair to say that there could have been nude photographs 8 9 amongst those photos that you saw? 10 Α. Yes. 11 And earlier you testified that you don't Ο. 12 have knowledge of what happens behind closed doors, 13 but you also said that Jeffrey had told you what 14 other girls did for him and that he wanted you to do 15 those things for him. 16 Is it fair to say that you knew that other 17 girls were performing sexual acts? 18 Α. Yes. 19 MS. MENNINGER: Objection, foundation, 20 form. 21 BY MS. McCAWLEY: 22 And I know you mentioned previously that Q. 23 your relationship and the interaction with him 24 progressed over time. 25 Did there come a time when you were



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Page 147 expected to have sexual intercourse with Jeffrey? 1 2 Α. Yes. 3 Q. And when was that? A. 2005. 4 5 MS. McCAWLEY: That's it. I just do want to also put on the record that we're 6 7 designating the testimony as confidential under the protective order. 8 9 FURTHER EXAMINATION BY MS. MENNINGER: 10 11 Okay. You just testified that you have Ο. 12 knowledge -- you had knowledge that -- of what 13 Jeffrey was doing behind closed doors with other 14 girls. Was that your testimony? Based on what he had told me. 15 Α. 16 Okay. So Jeffrey told you things that he Q. 17 had done with other girls? 18 Α. Yes. Q. You did not observe any of those things? 19 20 A. No. 21 Ο. You did not talk to any of those girls 22 about what they had done with Jeffrey behind closed 23 doors? 24 MS. McCAWLEY: Objection. 25



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Page 148 BY MS. MENNINGER: 1 2 Ο. Correct? 3 Α. No. Correct. The only source of knowledge you have is 4 Ο. 5 based on what Jeffrey told you he had done with other girls? 6 7 A. Correct. MS. McCAWLEY: Objection. 8 9 BY MS. MENNINGER: 10 You said that there were possibly nude Ο. 11 photos amongst the other photos that you saw on 12 various walls at the Palm Beach house, correct? 13 Α. Correct. 14 Q. None of them stood out to you? 15 Α. Correct. 16 Q. None of them appeared pornographic? 17 Α. No. 18 You didn't see any fully frontally nude Q. photographs, correct? 19 20 No, not that I recall. Α. 21 Ο. And you don't recall seeing any girls that 22 appeared to be underaged, correct? 23 Α. No. 24 Ο. You said Ghislaine asked you to take 25 photos of yourself for Jeffrey, correct?



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Page 149 1 Α. Correct. 2 Did she ask you to take a nude photograph Ο. 3 of yourself or just a photograph of yourself? A nude photograph of myself. 4 Α. 5 Q. What exactly did she say to you? 6 Α. I don't remember exactly, but I know that 7 I never felt comfortable. I would have felt fine taking photos of myself, my face, but I knew I was 8 never comfortable with it because I had to take 9 10 photos of my body. And I also didn't know how to 11 take a photo from standing behind. You have to have 12 someone else involved. 13 Ο. That's my question. How would you take a 14 nude photograph of yourself? 15 Α. Exactly. Someone else would have to do 16 it. 17 Do you recall any of the particulars of Ο. 18 what she said to you that led you to believe she 19 wanted you to do that? 20 No, just asking for the photos. Α. 21 Ο. Do you know when in your time there? 22 It was near the beginning, because that's Α. 23 when I was interested in the photography. 24 Ο. Was it in the context of your discussion 25 of your photography class?



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Page 150 1 Α. No. 2 Was it in the context of anything? Ο. 3 About the camera that she had bought for Α. 4 me. 5 What did she say in relationship to the Q. camera that she bought for you and taking 6 7 photographs of you? 8 Just that Jeffrey would like to have some Α. 9 photos of me, and she asked me to take photos of 10 myself. 11 What did you say? Ο. 12 I don't remember saying no, but I never Α. 13 ended up following through. I think I tried once. 14 This was the pre-selfie era, correct? Ο. 15 Α. Exactly. I want to go back to this: 16 You testified Q. 17 to two things just now with Sigrid that you said were implied to you. 18 19 Α. Okay. 20 The first one was it would take pressure Ο. 21 off of Maxwell to have more girls around? 22 Right. Α. 23 Q. What exactly did Maxwell say to you that 24 led you to believe that was her implication? 25 She said she doesn't have the time or Α.



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Page 151 desire to please him as much as he needs, and that's 1 2 why there were other girls around. 3 And did she refer specifically to any Ο. other girls? 4 5 Α. No. Did she talk about underaged girls? 6 Ο. 7 Α. No. Q. Was she talking about massage therapists? 8 9 Α. Not specifically. 10 Okay. There were other girls in the house Q. 11 that were not massage therapists, correct? 12 Α. Yes. 13 Ο. Nadia is another person that was around, 14 correct? 15 A. Yes. 16 Q. There were other people he traveled with? 17 Uh-huh. Α. 18 MS. McCAWLEY: Objection. BY MS. MENNINGER: 19 20 Ο. Correct? 21 Α. Correct. 22 Q. Other girls? 23 A. Yes. Q. Adults? 24 25 Α. Yes.



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Page 152 When I say "girl," I really mean women, Ο. 1 2 correct? 3 Α. Correct. There were other women around who hung out 4 Ο. 5 with Jeffrey, and you don't know what they did behind closed doors, correct? 6 7 Α. Correct. So when you heard the implication that she 8 Ο. 9 wanted other girls around to take the pressure off 10 of her sexually, in your mind that meant other adult 11 women that he had in his life, correct? 12 MS. McCAWLEY: Objection. 13 THE WITNESS: Correct, doing what I was 14 expected to do in a massage, you know. BY MS. MENNINGER: 15 16 Ghislaine didn't have anything to do with Ο. 17 you bringing this woman over for a physical workout with Jeffrey, correct? 18 19 Α. Correct. 20 She asked you to bring another girl to Ο. 21 be -- to perform massages at the home? 22 Yes. Well, she was always asking if I Α. 23 knew anyone else. And so I brought this one girl 24 that I didn't even know I worked with her at a 25 restaurant. So I didn't care what she thought of me



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Page 153 if anything happened. And so -- but it never turned 1 2 into anything. 3 She was an adult? Ο. She was an adult. 4 Α. 5 Q. Working at a restaurant with you? Α. 6 Yes. 7 Q. What restaurant was that? It's a restaurant that's closed. It's 8 Α. 9 called 10 Q. You were asked about the famous people. 11 You said you met Michael Jackson? 12 Α. Yes. 13 Q. But you did not give him a massage? 14 Α. No. 15 Q. There were other famous people, perhaps, who were around Jeffrey's home that you didn't meet, 16 17 correct? 18 A. Correct. Do you know whether Virginia Roberts has 19 Q. 20 told the truth about the age she was when she met 21 Ghislaine Maxwell? MS. McCAWLEY: Objection. Exceeds the 22 23 scope of cross. THE WITNESS: I don't have any idea what 24 she told them in terms of her age. 25



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Page 154 BY MS. MENNINGER: 1 2 Do you know if Virginia Roberts is telling Ο. 3 the truth about whether she spent her sweet 16th birthday with Jeffrey and Ghislaine Maxwell? 4 5 MS. McCAWLEY: Objection. 6 THE WITNESS: I don't know anything about 7 that. BY MS. MENNINGER: 8 9 Do you know whether Virginia Roberts is Q. 10 telling the truth about whether Ghislaine Maxwell 11 sexually assaulted her on her first day on the job? 12 MS. McCAWLEY: Objection. 13 THE WITNESS: I have not knowledge of 14 that. 15 BY MS. MENNINGER: 16 Do you have any knowledge of whether Ο. 17 Virginia Roberts is telling the truth about 18 Virginia -- excuse me -- about Ghislaine Maxwell forcing Virginia Roberts to "go down" on her? 19 20 MS. McCAWLEY: Objection. 21 THE WITNESS: No knowledge. 22 BY MS. MENNINGER: 23 Do you have any knowledge about whether Ο. 24 Virginia Roberts is telling the truth about whether 25 Ghislaine Maxwell forced her to participate in



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Page 155 orgies with other women? 1 2 MS. McCAWLEY: Objection. THE WITNESS: No. 3 BY MS. MENNINGER: 4 5 Q. Do you have any knowledge about whether 6 Virginia Roberts is telling the truth about whether 7 Ghislaine Maxwell directed her to have sex with 8 Prince Andrew? 9 MS. McCAWLEY: Objection. 10 THE WITNESS: No. Only based on what I've 11 read in the media. 12 BY MS. MENNINGER: 13 O. And Alan Dershowitz? 14 MS. McCAWLEY: Objection. 15 THE WITNESS: The same. 16 BY MS. MENNINGER: 17 Q. Prime ministers? 18 MS. McCAWLEY: Objection. 19 THE WITNESS: No. 20 BY MS. MENNINGER: 21 Q. Do you have any knowledge about whether 22 Virginia Roberts is telling the truth about foreign 23 presidents? 24 MS. McCAWLEY: Objection. 25 THE WITNESS: No knowledge.



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Page 156 BY MS. MENNINGER: 1 2 Q. Do you know whether Virginia Roberts is telling the truth about Ghislaine Maxwell forcing 3 her to participate in an orgy with Prince Andrew and 4 5 other underaged girls on the island? 6 MS. McCAWLEY: Objection. 7 THE WITNESS: No knowledge. 8 BY MS. MENNINGER: 9 Did Ghislaine Maxwell ever ask you to have Q. 10 her baby? 11 MS. McCAWLEY: Objection. 12 THE WITNESS: No. 13 MS. MENNINGER: No further questions. 14 MS. McCAWLEY: Thank you for your time. 15 THE WITNESS: We are done. MS. McCAWLEY: We are off the record. 16 17 THE VIDEOGRAPHER: The time is 1:11. This concludes the video deposition. Off the 18 19 record. 20 (Thereupon, the taking of the deposition 21 was concluded at 1:11 p.m.) 22 23 24 25



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| | Page 157 | | | | | | |
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| 1 | AFFIDAVIT | | | | | | |
| 2 | STATE OF FLORIDA) | | | | | | |
| | COUNTY OF) | | | | | | |
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| | I, , being first | | | | | | |
| 5 | duly sworn, do hereby acknowledge that I did
read a true and certified copy of my deposition | | | | | | |
| 6 | | | | | | | |
| MAXWELL, taken on the 18th day of May, 2010 | | | | | | | |
| 7 | | | | | | | |
| | indicated on the attached Errata Sheet. | | | | | | |
| 8 | | | | | | | |
| 9 | CERTIFICATE | | | | | | |
| 10 | | | | | | | |
| 11 | STATE OF FLORIDA) | | | | | | |
| | COUNTY OF) | | | | | | |
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| 1 / | Before me personally appeared | | | | | | |
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to me well known / known to me to be the | | | | | | |
| 15 | person described in and who executed the | | | | | | |
| ТĴ | foregoing instrument and acknowledged to and | | | | | | |
| 16 | before me that he executed the said instrument | | | | | | |
| ŦŬ | in the capacity and for the purpose therein | | | | | | |
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| 19 | Witness my hand and official seal, this | | | | | | |
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| 24 | My Commission Expires: | | | | | | |
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Page 159
                       CERTIFICATE OF OATH
 1
 2
     STATE OF FLORIDA
                          )
 3
     COUNTY OF MIAMI-DADE )
 4
 5
                  I, the undersigned authority, certify
        that JOHANNA SJOBERG personally appeared before me
 6
 7
        and was duly sworn.
 8
                 WITNESS my hand and official seal this
 9
        18th day of May, 2016.
10
11
                        KELLI ANN WILLIS, RPR, CRR
12
                        Notary Public, State of Florida
                        My Commission No. FF911443
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                        Expires: 2/16/21
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Page 160 1 2 CERTIFICATE 3 STATE OF FLORIDA) : SS 4 COUNTY OF MIAMI-DADE) 5 I, KELLI ANN WILLIS, a Registered Professional, Certified Realtime Reporter and 6 7 Notary Public within and for The State of 8 Florida, do hereby certify: 9 That JOHANNA SJOBERG, the witness whose 10 deposition is hereinbefore set forth was duly sworn by me and that such Deposition is a true 11 12 record of the testimony given by the witness. 13 I further certify that I am not related to any of the parties to this action by blood 14 15 or marriage, and that I am in no way interested 16 in the outcome of this matter. 17 IN WITNESS WHEREOF, I have hereunto set 18 my hand this 18th day of May, 2016. 19 20 KELLI ANN WILLIS, RPR, CRR 21 22 23 2.4 25



















































EXHIBIT 7 PART 2

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lase No. . . : 1-05-000368 (Continued) photographed by CSI Pavlik and then videotaped by myself. The search was concluded at approximately 3:05 p.m. whereupon Detective Recarey and I were the last two officers in the house. Upon securing the residence we met with the gentleman who identified himself to Detective Recarey as the lawyer for the defendant and he was informed that the residence was secured and that copies of the inventory return had been left on the first floor table of the personal assistant's office.

Detective Recarey and I returned to Police Headquarters and secured for the day.

| ******** | * N | A | R | R | A | T | Ι | V | Ε | # | 14 | ******** | ********* |
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On October 20, 2005, I assisted Defective Recarey in the execution of a search warrant at 358 El Brillo Way, Palm Beach, Florida, 33480.

Upon the announcement of the search warrant, immediate contact was made with three white males who came out of the house or surrounding structures. Those males were identified as Janusz Banasiak, Daniel Estes, and Mark Zeff. As other members of the police department cleared the home, I kept watch over these three males. Once the house was cleared, those males were turned over to Detective Recarey.

Detective Dicks and I were assigned to assist in the search of the main house, the cabana and the servant's guarters. We started in the garage. All areas of the garage were searched to include four vehicles. These vehicles were three black Mercedes Benz cars registered to Jeffrey Epstein. The fourth vehicle was a Harley Davidson motorcycle, green in color, registered to Jeffrey Epstein Nothing was recovered from the garage.

A towel closet and pantry located off the kitchen were searched and yielded negative results.

The kitchen was searched and taken into evidence was a phone message book that was located near a house phone.

North of the kitchen was an office room which contained a computer. The room had a closet that contained a locked gun locker. The combination was entered by Banasiak in the presence of Sgt. Frick and the safe was opened. Items were taken from the room. See the completed property receipt for a detailed list.

A green bathroom located on the first floor was searched and nothing was taken.

A closet located just west of the green bathroom was searched. Two massage tables were located in the closet along with a photo of a nude

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lase No. . . : 1-05-000368 female from the waist up. See the property receipt for details.

(Continued)

I searched two bedrooms and their adjoining bathrooms, which were located on the second floor on the East side of the house. In the Northeast bedroom closet I found adult sex toys called Twin Torpedoes. Scap made in the shape of a penis and vagina were also found in these upstair bedrooms. See the property receipt for details.

I searched the pool cabana located on the South side of the pool. Photos were taken from the wall. See the property receipt for details.

I assisted in the search of Banasiak's living quarters. Numerous CD s along with a message book was seized. See the property receipt for details.

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On November 1, 2005, I was contacted by Atty. Gus Fronstin, who advised he was willing to assist with the investigation. Atty. Fronstin advised he would try to have his client, Jeffrey Epstein available to be interviewed. I explained I would be interested in conducting an interview with his client as well as other employees that are employed within the house. Atty. Fronstin advised he would return my call once he received confirmation on the interviews.

On November 6, 2005, I attempted contact with residence. I left a business card for her to return my call. Upon returning to the police department, I had received a telephone call from to and spoke with She made arrangements to respond to the station to provide an interview. At approximately 3:30 pm, she arrived at the Palm Beach Police Station with her boyfriend. Her boyfriend was allowed to sit in the lobby area while Ms. Was interviewed.

I took Ms to the Detective Bureau Interview room. I closed the door for privacy and explained to her that I appreciated her coming to the police station for the interview. During the sworn taped statement, she advised she was at Jeffrey Epstein s house one time. Approximately two months ago, she was approached by a girl, 🌑 who was dating her roommate, to make some quick money. 🗬 advised she was in need to make some quick cash to make the rent that month. She agreed to go to the house. She had been told by that the massage would have to be done in her underwear. She advised drove with her and brought her into the house. They walked into the kitchen area and took the stairs upstairs. further stated she was brought into a master bedroom area. She advised she recalled seeing portraits of naked women throughout the room. A massage table was already out near the sauna/shower area in the master bedroom. Epstein entered the room wearing only a towel and

Casse 11155 CW Q74833 LAR S D DOWNAND 13203-13 File DOS 203124 Page 40 f455Date: 7/19/06PALM BEACH POLICE DEPARTMENTPage: 47'ime: 15:01:37Incident ReportProgram: CMS301L

'ase No. . . : 1-05-000368 (Continued) introduced himself as Jeff. Advised she recalled she and removed their clothing down to their panties, Epstein lay on his stomach area and they provided a massage on his legs and feet area. I asked advised she had any formal massage training and she replied no. Advised she was topless and the panties she wore were the boy shorts lace panties. She and continued the massage until the last ten minutes of the massage, Epstein, told to leave the room so that could finish the massage.

got dressed and Epstein turned over onto his back. Epstein then removed the towel, which had been around his waist. Epstein laid there naked and requested that the rub his chest area. The stated as she did this, Epstein, began masturbating as she rubbed his chest. The stated he pulled down her boy short panties and he produced a large white vibrator with a large head. She stated it was within a drawer in his master bathroom. He rubbed the vibrator on her vagina area. The advised he never penetrated her vagina with the vibrator.

He continued to rub her vagina with the vibrator as he continued to masturbate. Stated she was very uncomfortable during the incident but knew it was almost over. Epstein climaxed and started to remove himself from the table. He wiped himself with the towel he had on previously and went into the shower area. So got dressed and met with the kitchen area. Epstein came into the kitchen and provided \$200.00 for bringing and paid \$200.00 to for providing the massage. Was told to leave her telephone number with Sarah, his assistant for future contact. So provided her cellular telephone number for future contact. Was asked if she was recently contacted about this investigation by anyone from the Epstein organization. She replied she was called but it was for work. She stated she was called by Sarah for her to return to work for Epstein. Stated work is the term used by Sarah to provide the massage in underwear. So advised she declined, as she was not comfortable in providing that type of work. The interview was concluded and the videotape was placed into evidence.

Investigation Continues ...

On November 7, 2005, I made telephone contact with the second who advised she would be able to meet with me at her home. Det. Sandman and I traveled to her home in the statement, the stated she met During a sworn taped statement, the stated she met Jeffrey Epstein through Haley Robson. Robson would approach females who wished to work for him. The stated she was asked to work for him but declined. Control explained that work means give massages. She was asked about any formal training in providing massages to which she said no.

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clothing. Stated she had returned several times after that. Each time she returned more things happened. Stated that the same thing would happen. Epstein would walk into the master bedroom/bathroom area wearing only a towel. He would masturbate as she provided a massage. Stated she was unsure if he climaxed as he masturbated under the towel. Additionally she never looked blow his waist. She claimed that Epstein would convince her to remove her clothes. She eventually removed her clothes and stayed in her thong panties. On occasion, Epstein would use a massager/vibrator, which she described as white in color with a large head, on her. Every time she provided a massage he would masturbate. Stated she brought two females during her visits to provide massages. Stated she brought brought a girl named and state from

brought. Additionally, was given \$200.00 for each girl she very beginning. The interview was concluded and the tape was placed into evidence.

Investigation continues....

On November 8, 2005, I made telephone contact with W/F, at her residence, responded to the police station for an interview reference an ongoing investigation. At approximately 2:30 pm, she arrived at the Palm Beach Police Station and was brought into the interview room for the interview. The door was closed for privacy and she was told that I appreciated her cooperation in this case. During a sworn taped statement, stated she had met Jeffrey Epstein approximately one year ago. She was approached by a subject known to her as management. When had asked her if she wanted to make money providing massages to Epstein. - had heard that several girls from this and making money. She agreed and was taken to the house by had introduced her to Sarah and Epstein and brought her upstairs to a master bedroom and Master bathroom where a massage table was prepared and the proper oils were taken out. downstairs for common stated Epstein entered the room wearing a towel and she provided a massage wearing only her thong panties. advised Epstein had masturbated every time she provided a massage. She stated Epstein continued to masturbate until he climaxed; once that occurred the massage was over. She felt the whole situation was weird but she advised she was paid \$200.00 for providing the massage. She also stated me received \$200.00 for bring to Epstein.

provide a massage and things had escalated from just providing a

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Case No. . . : 1-05-000368 (Continued) massage. Epstein began touching her on her buttocks and grabbed her closer to him as he masturbated. Epstein also grabbed her breasts and fondled her breast with his hands as she provided the massage. stated on one occasion, he offered extra monies to have vaginal intercourse. She stated this all occurred on the massage table. stated Epstein penetrated her vagina with his penis and began having intercourse with her until he reached the point of climax. Epstein removed his penis from her vagina and climaxed onto the massage table. The received \$350.00 for her massage. I asked her if she had any formal training in providing massages, stated she did not.

continued to state on one other occasion, Epstein introduced his assistant, Nada, into the massage. Nada was brought into room with to provide a massage. Epstein had them kiss and fondle each other around the breasts and buttocks as they provided a massage to Epstein. Epstein, watched and masturbated as this occurred. On other occasions, Epstein introduced the large white vibrator/massager during the massage. Epstein stroked the vibrator/massager on wagina as she provided the massage.

stated the last time she spoke with anyone at the house, was with Sarah during the weekend of October 2 or 3, 2005. Stated she had brought two people to the Epstein house. She provided the names of the had been previously identified as the had been previously interviewed. The interview was concluded and the videotape was placed into evidence via the locker system.

On November 9, 2005, Sgt Frick and I traveled to 6791 Fairway Lakes Drive in Boynton Beach, Florida in hopes to interview Juan Alessi, the former houseman of Epstein's home. As no one was home, a business card was left for him to return my call. We then traveled to 11349 SW 86th Lane in Miami in hopes to interview Alfredo Rodriguez, a former house man of Epstein. We did not locate them at home. I left a business card for him to return my call.

We then traveled to the speak with and met with Dean of Students, Mr. We requested to speak with the second was reinterviewed, as she still was in possession of the rental car that Epstein had acquired for her. Stated that Sarah, Epstein's assistant, had called her on her cellular telephone and informed her that rental was extended for her. Sarah stated she had paid an additional \$625.00 for her to keep the rental an extra month. was asked if she had any additional contact with either Epstein or anyone from his organization. the telephone call informing her that she could keep the car for an extra month. Mathematical information.

On November 10, 2005, at approximately 9:47 am, Alfredo Rodriguez had telephoned reference my business card found on his door. Rodriguez stated he had worked with Epstein for approximately six months after

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'ase No. . . : 1-05-000368 (Continued) the previous houseman left. Rodriguez stated that it was his responsibility to keep the identity of the masseuses private. Mr. Epstein had a massage in the morning and one in the afternoon. Mr. Rodriguez stated he would rather speak about this in private. He advised he would come to the police station to speak with me. Rodriguez stated he would return my call on Monday, November 14, 2005.

I then made telephone contact with Juan Alessi. He advised he found my card on his door and wanted to know what I needed to speak with him about. I explained to Alessi that I was conducting an investigation on his former employer, Mr. Epstein. Alessi stated he would return my call shortly as he was in the middle of a project at his home. I received a telephone call from Attorney Donald Morrell from 686-2700. Mr. Morrell stated he represented Mr. Alessi and did not want me speaking with his client. I then made telephone contact with the State Attorney's Office and confirmed that subpoenas would be issued to the former employees to assist in the investigation.

I then made telephone contact with Attorney Guy Fronstin, attorney for Mr. Epstein. I explained to Mr. Fronstin that I would like to speak with Mr. Epstein. He stated Mr. Epstein is not in residence in Florida at this time and would check with him to ascertain if he could be here by Wednesday November 16, 2005 for an interview. Mr. Fronstin stated he would return my call should Mr. Epstein decide to come in to the police station for an interview.

Investigation continues.

On November 14, 2005, Det. Sandman and I traveled to in the ongoing investigation involving Epstein. A sworn taped she had gone to the house on several occasions. During a sworn taped statement, she advised she started going to the house approximately one year ago and was brought by (Unknown last name). stated brought her into the house and she was introduced to a girl named Sarah. Once she met her, Sarah brought her upstairs into a master bedroom bathroom. Stated she met Jeffrey in the bathroom. He lay on the table and picked the massage oils. She provided the massage, as he lay naked on the massage bed. She stated she rubbed his calves and back area. Upon the end of the massage, Epstein removed himself from the massage table and paid her \$300.00 for the massage.

six times. Stated she had only been at the house approximately five or notified by Sarah, Epstein's assistant, that Epstein was in town and would like her to work. Stated she returned to the house and was again led upstairs by Sarah. She provided the massage, clothed.

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advised it wasn't really weird until later on was asked if she ever removed her clothing to provide a massage. stated it was not until the third time she went that she removed her clothing. Stated she was notified by Sarah that Epstein wanted her to come to work. She arrived at the house and was led upstairs by Sarah. She started providing the massage when Epstein asked her to remove her clothing. The massage when Epstein and bra. She stayed in her thong panties and continued rubbing Epstein. Epstein turned over onto his back and she rubbed his chest area. Stated she knew he was masturbating himself as she providing the massage. Stated she believed he climaxed based on his breathing. She did not want to view either the climax or the fact that he was masturbating. Stated once the breathing relaxed he got up and told her to get dressed. She was paid \$300.00 for her services.

stated on the last time she went to provide a massage, she was notified by Sarah to come to the house and work. Stated she was now dating her current boyfriend and did not feel comfortable going. She recalled it was approximately January 2005. She said she went, already thinking that this would be the last time. She went upstairs and went into the master bathroom. She met with Epstein, who was wearing only a towel as he entered the room to lie on the table. Stated Epstein caught her looking at the clock on several occasions. Epstein asked her if she was in a hurry. Stated her boyfriend was in the car waiting for her. The further stated that Epstein got upset, as she wasn't enjoying the massage. She told him that she didn't want to continue and she would not be back. Epstein told her to leave as she was ruining his massage. I asked her if she had any contact with Epstein's organization, she stated she received \$200.00 from Western Union in Royal Palm Beach and Okeechobee Blvd as a Christmas gift. Advised she had no formal training in provide any massages.

At approximately 4:22 pm, I made telephone contact with the state of the suggested she come to the police station for an interview. The did not want to meet at the police station. I recommended we meet at the Palm Beach Gardens Mall in the food court area. She agreed and an appointment was made for November 15, 2005 at 5:00 pm at the food court.

Investigations Continue.

On 10/20/2005, I assisted executing a search warrant at 358 El Brillo Way in the Town of Palm Beach, Palm Beach County Florida under the direction of affiant Detective Joe Recarey. Case 1115 cov 07 A33 LAWS DOCUMENT 13203-13 File 0051/03124 Page 110 of 455Date: 7/19/06PALM BEACH POLICE DEPARTMENTPage: 53Time: 15:01:37Incident ReportProgram: CMS301L

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Detective Melnichok and I searched the pantry room that is west next to the kitchen. This room had all white cabinets with a dark grey and black counter top. We did not find anything in this room.

We searched the yellow and blue room that is west next to the pantry room. This room had a very large statue of man with a bow. Taken into evidence from this room were nine photographs in frames of various women.

We searched the main entrance foyer that is to the north of the yellow and blue room. This room contained two bamboo chairs and ottomans with cushions. It also contained a round table with numerous books.

We searched another blue room that is west of the foyer. This room had a stereo system and book shelves that were from the floor to the ceiling. Taken into evidence from this room were eight photographs in frames of various women and/or Epstein, the owner of the residence.

We searched the room to the west of the blue room that has sliding glass doors that lead out to the pool. In this room in a dresser were two DVD's and two VCR tapes. These items were taken into evidence.

We searched a 2004 black Chevy Suburban bearing Florida tag X99-EGL, registered to Jeffrey Epstein DOB 01/20/53, which was located on the east side of the driveway facing south. I found a Thrifty rental agreement between the passenger seat and the middle console. The name on the rental agreement was Johanna Sjoberg from 622 Holly Drive Palm Beach Gardens, Florida 33410. The phone number on the rental agreement was (561) 714-0546. The vehicle rented was a white 2005 Chrysler Sebring bearing Florida tag W99-FUN. The vehicle was rented on 9/25/05 at 17:58 hours and was returned on 9/26/05 at 16:52 hours. The last four numbers of the credit card used are 9821. Detective Melnichok found a piece of paper in the middle console that said I used the cash in here to fill up the tank and was signed by Johanna.

I searched the 2005 black Cadillac Escalade ESV bearing Florida tag Q29-9GT, registered to Jeffrey Epstein dob 01/20/53, which was located on the west side of the driveway facing south. I did not find anything in this vehicle.

All of the items that were taken into evidence were photographed in the place they were located and then turned over to crime scene.

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On November 15, 2005, Det. Sandman and I traveled to We met with

seventeen-year old juvenile who was not in school this day due to a cold from which she was suffering. Was told that I needed to speak with her in reference to an ongoing investigation involving a subject she would know as Jeffrey Epstein. Prior to speaking with her, I explained that because of the fact that she is a minor, I needed to speak with her parents prior to speaking with her. She telephoned her father, Mr. Succession, on his cell phone and explained to him that Det. Sandman and I were there to speak with her. I spoke with Mr. On the telephone and informed him I needed to speak with his daughter in reference to an ongoing investigation. Mr. Advised he had no problem with us speaking with his daughter.

During a sworn taped statement, stated she met Jeffrey Epstein over a year ago. She was sixteen years of age and was approached by who informed her that she could make monies providing a massage to Epstein for \$200.00. that she would have to provide this massage topless. made the arrangements with Epstein and his assistants and took mental to the house. . stated and she entered through a glass door that led into a kitchen. and master bathroom. She recalled the bathroom had a large pink couch, sauna and matching shower. Epstein entered into the room wearing only a towel. and and removed their clothing remaining only in thong underwear. She further stated that Epstein lay on his chest on the table. Epstein selected which oils to use for the massage. Both and provided the massage on his legs, back and feet. Forty minutes into the massage, Epstein turned over onto his back and requested me wait downstairs in the kitchen area for Epstein instructed to finish the massage. As got dressed, got starting rubbing his chest. left the room, and Epstein began masturbating himself as rubbed Epstein s chest. . stated he continued masturbating until he climaxed on the towel he was wearing. When asked if he had removed the towel she stated he turned the towel around so that the opening would allow him to expose himself. After he cleaned himself off with the towel, he instructed the massage was done and to get dressed and met with him downstairs. got dressed and met with Epstein in the kitchen area. She was paid \$200.00 dollars for providing the massage. received monies for the same thing.

The second time she went to the house she was again approached by another massage; agreed and the arrangements were made by for her to return to the house. A stated were made by to the house and knocked on the same glass door that leads to the kitchen area. They were allowed entry into the house by one of the staff members.

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ase No. . . : 1-05-000368 (Continued) master bathroom area. I left this time to do the massage alone. Epstein entered the room again wearing only a towel. began removing her clothing as she did the last time she was at the house. Epstein instructed her to get naked. He lay on the table on his stomach as began massaging his legs and back.

finished with Epstein's back and legs, Epstein then turned As over onto his back. Started to rub his chest and he began masturbating himself. As rubbed his chest, Epstein leaned over and produced a massager/vibrator. He turned it on and began rubbing vagina and masturbating himself at the same time. stated she continued to rub his chest as this was occurring. She described the vibrator/massager as large, grey with a large head. Epstein rubbed her vagina for approximately two to three minutes with the massager/vibrator. He then removed the vibrator from her vaginal area and concentrated on masturbating himself. climaxed onto the towel again and informed her that the massage was done. done got dressed and met with who was waiting in the kitchen area. She received \$200.00 for the massage. she never returned to the house and had no desire to return to the house. was asked if she received any formal massage training. She advised she had no formal training. if Epstein knew her real age. . stated he knew as he asked her questions about herself and high school. He was aware she attended and is still attending managements and

The interview was concluded. I suggested inform her parents of what occurred at the Epstein house. Stated she would tell her father as he was unaware this had occurred. I left my business card for any questions they may have. We left the area and returned to the police station. The tape was placed into evidence.

Investigation Continues.

On November 15, 2005, Officer Munyan and I responded to the Palm Beach Gardens Mall food court section to meet with a section. At approximately 5:10 p.m., a arrived and met with us at the food court. A provided a sworn taped statement in which she stated she had been at the Epstein house over fifty times. She began going to Epstein's house when she turned eighteen years old. A stated was asked if she knew of the on-going investigation. A stated she was aware there was an investigation as she had been told by other girls that were interviewed. Additionally, she has had several telephone conversations with Epstein's assistants as to what had been going on during the investigation.

I asked how she was introduced to Epstein. A stated she did not want to disclose who brought her to the house but she would

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lase No. . . : 1-05-000368 (Continued) respond to any other questions. When I asked her what happened at the house, stated everything happened. It all began with the massages. Each time she went more things happened. She would massage Epstein and he would masturbate and climax. She stated things escalated from there. She provided oral sex on Epstein and he provided oral sex on her. She stated he would also use a massager/vibrator on her vagina to stimulate her as she massaged him. He introduced his assistant Nadía or Nada to have vaginal intercourse with She stated Nada or Nadia would utilize a strap-on (synthetic penis) to have intercourse with her. She was told to masturbate herself as Epstein and Nada had sexual intercourse. All this was done at Epstein's direction.

many times. Stated Epstein inserted his fingers in her vagina to stimulate her as she massaged him. When I asked her if there had been any vaginal intercourse with Epstein, she stated she did not have sex with him. She did admit having sex with Nada, his assistant. stated not every time she went involved sexual favors. Sometimes she would just talk with him and get paid. I asked her how much she was paid each time she went to Epstein s residence. stated she got paid \$300.00 every time she went to the house. She was told to bring other girls to him to provide massages. Common declined stating that she does what she does and did not want to introduce anyone else to do what she does. . stated she had never received any formal training in providing massages.

I showed a photo line up in which Nada Marcinkova was placed in position six. She reviewed the six photographs and immediately identified Nada Marcinkova as the person with whom she had intercourse. Additionally, it was the same person she watched have intercourse with Epstein. She signed the photo line-up under Nada Marcinkova s photo as the person she identified. We then left the mall and returned to the police station. The photo line up and tape were placed in to evidence.

Investigation Continues...

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On November 17, 2005, I received a phone message from Atty. Guy Fronstin who advised to call his cellular phone reference his client Jeffrey Epstein. I telephoned his cell phone and left a message for him to return my call. I did not receive a call back on Thursday, November 17, 2005. On Friday, November 18 2005, I retrieved another voice mail from my work phone from Mr. Fronstin advising he would not produce his client Jeffrey Epstein for any statement. Fronstin stated he had spoken with ASA Lana Belohlavek and expressed Mr. Epstein has a passion for massages. I called ASA Lana Belohlavek and confirmed that

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:ase No. . . : 1-05-000368 (Continued)
Fronstin had telephoned her reference this case. Although nothing was
discussed, Mr. Fronstin did advise her that Epstein is very passionate
about massages.

I also spoke with ASA Daliah Weiss reference the previous employees, Juan and Maria Alessi. She advised that they had been served through a subpoena process server. They were both scheduled to appear on Monday November 21, 2005 at 12:00 p.m.

On November 21, 2005, I met with ASA Weiss, Atty. Donnie Murrell and Juan and Maria Alessi at the State Attorney Office. ASA Weiss had requested a court reporter to be present to take the statement of the Alessi s. I spoke with Maria Alessi, in the presence of her attorney, Donnie Murrell. She advised she had worked for Epstein for eight years, from the period of 1994 through 2002. She advised she had never had any direct conversations with him. She stated it was her husband who spoke directly with Epstein. Her work consisted of doing house cleaning, shopping and other preparations when Epstein would arrive in town. Alessi stated the preparations consisted of preparing the house and bathrooms for his arrival. She advised she did view several masseuses that arrived at the house. She advised that two or three girls would come during a day and provide the massages. The girls that arrived looked young in age. Mrs. Alessi did not know any of the girls personally and were always different. She was told that when Epstein was in residence he did not want to encounter the Alessis during his stay in Palm Beach.

I then spoke with Mr. Alessi in the presence of his attorney, Donnie Murrell. Mr. Alessi stated that he was employed for eleven years with Mr. Epstein. He originally was hired as a part time employee and then moved up into a full time position. His duties included everything. Alessi stated he was the house manager, driver and house maintenance person. It was his responsibility to prepare the house for Epstein s arrival. When asked about cooks or assistants, Alessi stated they traveled with Epstein on his private plane. He remembered dealing with his girlfriend, Ms. Maxwell originally and then dealt with Epstein directly.

I asked Mr. Alessi about massages that occurred within the home. Mr. Alessi stated Mr. Epstein had up to three massages a day. Each masseuse that visited the house was different. Alessi stated that towards the end of his employment, the masseuses were younger and younger. When asked how young, Mr. Alessi stated they appeared to be sixteen or seventeen years of age at the most. The massages would occur in Epstein's bedroom or bathroom. There were times he recalled that he would set up the massage tables either in Epstein s bedroom or in his bathroom. I asked if there were things going on other than a massage. Alessi stated that there were times towards the end of his employment that he would have to wash off a massager/vibrator and a long rubber penis, which were in the sink after the massage. Additionally, he stated the bed would almost always have to be made after the massage. Alessi was never privy to what went on during the

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lase No. . . : 1-05-000368 massages.

(Continued)

He was asked if he remembered any names of the girls that massaged Epstein. He tried to remember and was unable to provide any exact names of any girls. Alessi was asked about any contact with anyone from the Epstein organization. Alessi said he did speak with Mr. Epstein shortly after my initial contact with him to find out what was going on. Alessi also stated that approximately on November 11, 2005, he was contacted by a private investigator from the Law Office of Roy Black. The investigator had called him to meet with him to ascertain what he was going to tell the police. Alessi stated they met at the Carrabba s Restaurant in Boynton Beach and discussed the same questions I was asking him. I informed Mr. Alessi and Mr. Morrell that as this is an ongoing investigation and anything we discuss should be confidential. They both acknowledged the fact that the information would be kept confidential. It should be noted that a court reporter was present during the interviews and would be providing a copy of the statements to me when they become available.

On November 21, 2005, I received a voice mail from Mr. Fronstin who advised he would not be making Mr. Epstein available for any statements. He did have some words that he wanted to relay on behalf of Mr. Epstein. I telephoned his office and left a message for him to return my call.

On November 29, 2005, I received a call back from Mr. Fronstin who left a voice mail after hours on November 28, 2005, advising he would return my call during normal business hours to speak with me reference the case on November 29, 2005.

On November 29, 2005, at approximately 2:30 p.m. I received a telephone call on the department issued cell phone. Mr. Fronstin stated he was calling to relay information that Mr. Epstein wished he could relay. Mr. Fronstin stated that he would not allow Mr. Epstein is very passionate about massages. He continued that Mr. Epstein had allegedly donated over \$100,000 to the Ballet of Florida for massages. The massages are therapeutic and spiritually sound for him that is why he has had many massages. Mr. Fronstin stated he appreciated the way the investigation has not been leaked out into the media. I explained to Mr. Fronstin that it is as important to protect the innocent if the allegations are not substantiated. Mr. Fronstin was told of the allegations that the private investigators assigned to the case have been portraying themselves as police officers. Additionally, I explained that my cell phone had been called by the private investigators. Mr. Fronstin advised he was not aware of that and advised they were under the direction of Attorney Roy Black in

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Case No. . . : 1-05-000368 (Continued) Miami. Mr. Fronstin further stated Epstein had originally called Mr. Dershorwitz in Boston, who recommended Roy Black in Miami, who asked Mr. Fronstin to assist. I informed him that if and when any charges would be presented I would notify him. The call was then terminated.

Investigation continues.

IA Reported By: RECAREY, JOSEPH 12/15/05 Entered By.: ALTOMARO, NICKIE A. 12/16/05

A review of the telephone message books, which were obtained during the search warrant, was conducted in which various messages from different dates were made to Jeffrey Epstein. The telephone message books have a duplicate copy (Carbon Copy) which, once a phone message is written into the book, the top copy is then torn on the perforated edge and the carbon copy is left in the book. First names of girls, dates and telephone numbers were on the copy of the messages. I recognized various numbers and names of girls that had already been interviewed. The body of the messages was time of the day that they called for confirmation of "work." Other names and telephone numbers were located in which the body of the messages were, "I have girls for him" or "I have 2 girls for him." These messages were taken by Sarah for Jeffrey Epstein. Based on the context of the body of the messages, I requested subpoenas for subscriber information on the telephone numbers and the time frame involved. Copies of the messages were made for evidentiary purposes.

I obtained yearbooks for 2005, 2004 and 2003. I first reviewed the 2005 yearbook and located most of the girls I had spoken with. Additionally, I located Based on the corrected name spelling, I was able to locate her to her residence in the corrected name spelling, I was able to locate her to her responded to the corrected name spelling. I located to the her home. She advised she is attending participating in the early release program so she can maintain her part time job. As she is still a minor, I left my business card to have her mother return my call to request an interview with her daughter. We then left the area.

I also had previously researched the telephone number for the and telephone number and telephone number and been issued for the information on the telephone number was registered to A query of that she is the daughter of the and is currently residing at Det. Caristo and I attempted contact with with negative results. I left my business card on her front door requesting she return my call. We then responded to Mr with negative results. I left my business card for him to return my call.

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lase No. . . : 1-05-000368

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On December 9, 2005, I received a telephone call from the motion of the ongoing investigation in Palm Beach. Advised she was told of everything that occurred at Epstein's house involving Epstein and his staff. She advised she would allow me to question her daughter about what occurred and would cooperate with the investigation. The provided me with the interview of the organization of telephone and made a tentative appointment for Monday, December 12, 2005.

I then received a telephone call from the state of the state of the who stated he found the business card on his door. I explained that I was conducting an investigation and needed to speak with the state of the s

On December 12, 2005, due to a conflict with schedules, arrangements were made to meet with a solution on Tuesday, December 13, 2005 at 5:00 pm. On December 13, 2005, Det. Dawson and I traveled to During a sworn taped statement, stated that when she was sixteen years old, she was taken to Epstein's house to provide a massage for money. A approached stated it was before Christmas last year when approached approached her and asked if she needed to make money for Christmas; stated she did and agreed to provide a massage for money. arrangements to take the house and drove to the house to "work." stated she could not remember the street name but would be able to drive to the street. They drove to the last house on the street and pulled in the last house on left side. They walked up the driveway and entered through a side gate which led to a kitchen door. They knocked on the door and were encountered by an employee who described as a "Spanish looking lady." They informed her that they were expected. They were then encountered by a white female with long blond hair. was unable to remember the name of the white female with blond hair but knew she was Epstein's assistant. She was led upstairs by the white female who explained that there would be lotions out already and Epstein would choose the lotion he wanted her to use. She was led through a spiral staircase which led to a master bedroom and bathroom. The massage table was already set up in the bathroom. . described the bathroom as a large spacious bathroom with a steam room and shower beside it with a sink to the right. was introduced to Jeff who was on the phone when she entered. Jeff was wearing a white towel and lay on his stomach so that the may massage his feet and calves. massage with the massage oil Jeff chose and rubbed his feet and calves. Jeff got off the phone and requested she massage his back as well. well began rubbing his back and got to the small of his back. During the rubbing of his back Jeff asked her to get comfortable. He

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Case No. . . . : 1-05-000368

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On 102005 at approx 0930hrs I assisted with the execution of a search warrant at 358 El Brillo Ave, Palm Beach.

Initially I was assigned to enter the residence and conduct a sweep of the premises for safety purposes. I then accompanied CSEU tech Pavlik while she photographed the exterior of the house. Once this was complete I was assigned to search certain areas of the house with Det. Dawson as part of the search warrant.

We began in the garage, searching three Mercedes Benz vehicles, a Harley Davidson motorcycle and adjacent closets in the garage. Nothing of evidentiary value was located.

We then searched two closets off the kitchen area on the east side. These can best be described as pantry or storage closets. Nothing of evidentiary value was obtained.

A small office with adjoining bath was then searched. In the bath area I located a phone message book with recent messages. This item was seized as evidence. Please note this bath and shower area are not used as designed but are storage areas containing a variety of items to include a gun safe in the shower and assorted household items.

We then searched a bath area and closet at the base of the main stairs in the foyer. Inside the closet two massage tables were located as well as partial nude female photographs. These items were later seized as evidence. Nothing of evidentiary value was noted in the bathroom.

We then searched two bedrooms upstairs on the east side of the residence. Located in the bath room of the south bedroom was penis shaped soap. Located in the bedroom of the northern bedroom was penis and vagina shaped soap as well as an adult sex toy. These items were seized as evidence.

We then searched the pool cabana located in the south west corner of the property. Several photographs of nude females were seized as evidence.

I was then assigned to stand by with a person I believe was Douglas Schoettle. Mr. Schoettle was in the residence at the beginning of the search warrant. He was present during the warrant service and subsequent search. I stood by with him until the search was completed and I departed the residence. I had no conversation with him regarding the reason for our presence.

Regarding seized evidence, all items were photographed in place and then collected by CSEU personnel.

This concludes my involvement in this case.

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On Thursday, October 20, 2005 at approximately 0936 hours, I assisted in the execution of a search warrant located at 358 El Brillo Way, Palm Beach, Florida, residence of Jeffrey Epstein. I was instructed by Case Agent Det. Joseph Recarey, to secure all computer and media related material from the residence.

Upon my arrival I was directed by Det. Recarey to a room designated as the Kitchen Staff Office. I observed a, Silver in color, CPU with the left side cover removed, exposing the CPU s hardware sitting on floor next to a glass type desk. The CPU had no discernable identifiers or features indicating a make or model. This CPU was powered off with the power cord not plugged in. The keyboard and mouse were atop the CPU. It should be noted that the CPU was not connected to a monitor, printer, or other media device. On the back Panel of the CPU, I observed an A/V card with RCA jacks attached. This type of hardware would allow audio and video to be downloaded onto the CPU s hard disk. The ends of the RCA jacks were unattached at the time of the search

and no external camera was located within this room.

The CPU was located on the right side of a desk that held a flat panel LCD screen. The desk also held another keyboard and mouse, indicative of a second computer; however, no other computer was found. It appeared as though a second computer had been recently removed as the cables ends from the monitor, keyboard and mouse were in the same area. A further search of the room revealed no media storage devices, i.e. CD s, Floppy Disks, Zip Disks, etc. This type of media is commonly stored in an area where computers are placed, yet no media was found.

After completing a search of this room, I secured the CPU and turned all items over to the Evidence Custodian for future forensic analysis via a property receipt.

I was then directed by Det. Recarey to a room designated as the Garden Room, where I observed a wooden desk facing west. The desk held a flat screen LCD monitor, keyboard, mouse, media card reader and printer; however, no CPU was located. All of the cables were removed from an area where a computer had once been. A search of the desk area revealed no signs of any media devices.

Det. Recarey directed me to a third location designated as the Cabana room, which is detached from the residence and located just south of the pool. In the South East corner of the room, I observed an office type setting, with an L-shaped desk holding a flat screen LCD monitor, keyboard, mouse and printer; however, no CPU was located. All of the cables were removed from an area where a computer had once been. A search of the desk area revealed no signs of any media devices.

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Det. Recarey directed me to a second detached structure located on the South East corner of the property. This area of this structure was assigned with single letters to identify a particular part of the room. In the office area, designated as Room B, I observed a powered on Dell Dimension 2350, attached to an LCD flat panel monitor. The screen displayed an open Microsoft Internet Explorer browser with URL address of http://home.bellsouth.net/. I observed no other active windows in the Start panel window and photographed screen. The power cord was removed from the back of the Dell CPU and I disconnected the cable modem to prevent remote access. At that time, the Dell CPU, marked with Serial Number 6WTVN21, was secured and turned over the evidence custodian for future forensic analysis via property receipt. I also located several media related items within Room B, which were recorded onto a property receipt and turned over the Evidence

Custodians.

I then responded to a Bedroom designated as Room F, where I observed a white in color CPU marked Premio. The Premio CPU was in a computer desk which held a white CRT monitor, both of which were powered on. The CRT monitor displayed a message from Norton Antivirus software, warning of an expired subscription. I observed no other active windows in the Start panel window and photographed screen. I removed the power cable from the back of the Premio CPU and shutdown all other media. The Premio CPU, marked with Serial Number 2000091078, was secured and turned over the evidence custodian for future forensic analysis via property receipt. I also located several media related items within Room F, which were recorded onto a property receipt and turned over the Evidence Custodians.

This concluded my participation in the search of the residence.

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On December 20, 2005, I contacted ASA Daliah Weiss in an attempt to subpoend the Epstein former houseman, Alfredo Rodriguez. Rodriguez, who resides in Miami, had eluded the process servers previously and was not served the investigative subpoend. A telephone message was left as she is not available during the week of 12/19/2005. I made contact with State Attorney Inv Theresa Wyatt and requested the same via telephone message.

I then researched the victim's cellular telephone subpoena data which had been received from a previous subpoena request. I analyzed the records which depict several calls from Haley Robson. The telephone calls start on February 6, 2005 at 12:49 pm.; the same day which the victim and the victim's father stated the incident occurred at Epstein s house. The first incoming call was from Robson's residence at 561 333-0180. The second incoming call from Robson's Caase 11.155 CW 074333 LAW S D DOWN AND 13203-13 ATTILE POSK 293124 Page 222 09 145

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ase No. . . : 1-05-000368 (Continued) cellular phone 561-308-0282 occurred at 1:02 pm. The call durations were one minute or less. The time frame was within thirteen minutes apart. It should be noted that Robson s residence was in close proximity to the victim's. The next call occurred at 5:50 pm when the victim telephoned Robson s residence. Several calls were made after the above mentioned calls both incoming and outgoing to Robson. Further analysis showed no telephone calls to either Robson's cellular telephone or Robson's residence were registered prior to February 6, 2005.

Additionally, I also conducted an analysis on the telephone calls from 305-710-5165. The subscriber information confirmed that the number is registered to Paul A Lavery from Hialeah, Florida. The address was crossed referenced to the Office of Kiraly and Riley Private Investigators. I researched the web page www.rileykiraly.com which also showed various cases in which they assisted. I also located another web site under www.coralspringssparklandrotary.org in which Mr. Riley attended a Miami Rotary meeting and confirmed Atty. Roy Black is among his clientele.

The telephone calls revealed Lavery had telephone contact with and interview them, or just prior. A background was conducted on Lavery which revealed he holds a current Private Investigator License. A criminal arrest record revealed he had been previously arrested for possession of cocaine and solicitation of prostitution.

I also researched the girls using www.myspace.com. This web site is a new social networking service that allows members to create unique personal profiles online in order to find and communicate with old and new friends. The site allows one to establish your own myspace.com page and decorate the page any way one wishes. I found the following people have myspace sites: Haley Robson, and and

I received a Cingular Wireless packet which contained a CD which contained the results of the subpoena request for verbatim calls on An analysis will be conducted in the near future on the phone numbers called.

Investigation Continues

Upon doing research on the message books recovered in the search warrant, I located the identity of the telephone number was registered to the seventeen years old and is attending the telephone. I Casse 11155 CW 074333 LAW S DOGUMENT 13203-13 File 051/03124 Page 23 of 45

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ise No. . . . : 1-05-000368 responded to

(Continued) also known as the

I located the I located inside the foundation and informed her that I was investigating a case against Jeffrey Epstein and knew she had been at the house. I started to cry and advised she had put that part of her life behind her. I explained that although she is seventeen years old I needed to inform her parents that she would be interviewed. She provided her home telephone number. I attempted contact and left voice mail messages at the house to speak with her parents.

Det. Caristo and I then located at the residence located at a lattempted to interview her about Jeffrey Epstein. She advised she is so in love with Jeff Epstein and would do anything for him. She further explained that she would not speak with us about him either negative or positive. She asked us to leave her property. I informed her that although she did not wish to speak with us, I had sufficient information at this point in the investigation to know she was at Epstein's house and provided girls to Epstein to work. I also explained that prior to our arrival at her residence I had telephone contact with her father, who was told she would be interviewed. Section is currently seventeen years old and as a juvenile, parental notification would be required. We then left the area and returned to the police station.

While at the police station, I left another telephone message for m parents. I began an analysis of Sarah Kellen's Cellular telephone. The telephone number 917-855-3363 is assigned to Sarah Kellen and the financially responsible party is Jeffrey Epstein of 457 Madison Ave. in New York City, New York. The time frame which was subpoenaed was September 2005, through October 2005. There were eighty seven pages of calls made either to the cell phone or from the cell phone. The local (561) numbers were analyzed. A spread sheet was prepared and placed into the attachment file of who was called.

The unknown numbers were researched using FoneFinder.com and subpoenas were requested to determine subscriber information. This was done to identify additional victims or witnesses. The analysis revealed that Kellen had called the victim/witnesses frequently when Epstein was in the Town of Palm Beach to "work." This confirms what the girls interviewed had previously stated. Kellen would notify them when Epstein was in town and their willingness to "work." The CD was placed into evidence.

Investigation Continues.

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| Entered | By. | ALTOMARO | , NICKIE A. | 1/03/06 |

On December 29, 2005, I received a facsimile from National Compliance

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'ase No. . . : 1-05-000368 (Continued) Center from Cingular Wireless for telephone number 561-308-0282. This was the telephone number for Haley Robson during the time frame when the victim, was brought to the Epstein house to "work." An analysis of the phone records, of all incoming and outgoing calls, showed that on February 6, 2005, the day the victim, was brought to the house, Robson first called Sarah Kellen, Epstein's assistant, at 917-855-3363at 12:50 pm (EST). The next call was made to Epstein's house in Palm Beach, at 12:52 pm (EST). The following call was made to the victim, at 1:01 pm (EST) and at 1:02 pm (EST). This confirms the information provided by the victim and victim's father. I photo copied the records and enlarged the page 8 of 10 to show the calls made by Robson on February 6, 2005.

To this date, I have not heard from the parents. I will attempt to establish contact with them during the evening hours. I received a package from Atty. Guy Fronstin, which was hand delivered at the police station. Within the package, was a letter from Alan Dershowitz, and two www.myspace.com profiles. The profiles were that of the police station of MySpace.com is a social networking service that allows members to create unique personal profiles online in order to find and communicate with old and new friends. This package was in response to a previous meeting in which Mr. Dershowitz called to assist in the investigation in providing any additional witnesses such as house employees who have been reluctant to speak with law enforcement.

I reviewed the profiles Mr. Dershowitz enclosed. When who designed her blog to be sends and receives messages from friends which contain some profanity. Upon reviewing her friends' comments section from Myspace, most of her good friends sent messages to establish contact and invite her to go out.

I then reviewed designed her blog which was provided by Mr. Dershowitz. Ms. designed her blog to be designed her blog states that her interests include music, theater and weed (Marijuana). I reviewed her packet in which declares her love for her live-in boyfriend. She also describes using marijuana with her boyfriend

The letter Mr. Dershowitz sent advised he was looking into the allegation that one of the private investigators used by the private attorneys of Epstein, attempted to impersonate or state that they were police officers from Palm Beach. Mr. Dershowitz advised that the investigators used to interview had "quite a distinct speech impediment", did not claim to be nor did they impersonate themselves as a police officer. This package was sent to both ASA Lana Belohlavic and ASA Daliah Weiss at the State Attorney's Office.

I made telephone contact with ASA Weiss to confirm she received the package and request an interview with Sarah Kellen, Nada Marcinkova, and Janusz Banasiak. She advised she would assist in attempting to Casse 11155 CW 074833 LAW S D D CHIMAN 13203-13 Filled 051/07124 Page 25-09145

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ase No. . . : 1-05-000368 contact Mr. Dershowitz, (Continued)

On January 3, 2006, I received a telephone call from ASA Weiss who informed me that she made telephone contact with Mr. Dershowitz. She had requested the employees be available the week of January 3, 2006. Mr. Dershowitz informed her that the assistants are out of the country and would require additional time to locate them and make them available.

Investigation Continues.

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On Thursday, 03/31/05, I started conducting surveillance at 358 El Brillo. At this point I observed at 1155 hours, a Tan Altima bearing FL tag A303AN in Roadway, Black SL bearing FL tag V55RFW in drive, Tan Honda Civic bearing FL tag X98APM in Roadway, Black Chevy Suburban in driveway and a Black Caddy Escalade in driveway. At 1325 Hours I observed Tan Honda Civic X98APM in roadway, Black Chevy Suburban in driveway, Black Caddy Escalade in drive and a White Kia car bearing FL tag D651BQ. At 1615 hours I observed a Tan Honda Civic, X98APM in roadway, Black Chevy Suburban in drive, Black Caddy Escalade in driveway and a White Kia car D651BQ in roadway.

On Friday, 04/01/05, I continued surveillance at 358 El Brillo. At 1130 hours I observed a Tan Honda Civic bearing FL tag X98APM in roadway, Black Caddy Escalade in driveway and a Tan unknown make/model bearing FL tag A303AN in roadway. At 1227 hours, I observed a Tan Honda Civic X98APM in roadway, Black Caddy Escalade in driveway and a Black Chevy SUV located behind the Escalade. At 1345 hours, I observed a Tan Honda Civic X98APM in roadway and a Black Chevy SUV in driveway. At 1558 hours, I observed a Tan Honda Civic X98APM in roadway, Black Chevy SUV in driveway, Black Caddy Escalade in driveway and a dark unknown model/make car parked in garage.

On Saturday, 04/02/05, I continued surveillance at 358 El Brillo. At 0713 hours, I observed a Red Explorer bearing FL tag J98JEI in roadway and a Black Caddy Escalade in driveway. At 0814 hours, I observed a Red Explorer J98JEI in roadway, Black Caddy Escalade in driveway and a Tan Honda Civic X98APM. At 0952 hours, I observed a Red Explorer J98JEI in roadway, Black Caddy Escalade in driveway, Tan Honda Civic X98APM in roadway and also a Grey unknown make/model with a B.M in trunk retrieving landscaping tools.

At 1155 hours, I observed a Grey Camaro bearing FL tag **(1997)**; parking in the roadway in front of 358 El Brillo. A W/F, blond hair, teens to early 20's, thin and tall wearing a white tank top and short blue jean shorts, exited the vehicle and walked to the rear of the house. I also observed a Red Explorer J98JEI in roadway, Tan Honda Civic X98APM in roadway and a Black Caddy Escalade in driveway. At 1310 hours, I

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Case No. . . : 1-05-000368 (Continued) observed a Red Explorer W/F driver leaving the area, Tan subcompact on roadway and a Red Neon bearing FL tag . Then observed 3 W/Fs, approximately 16 to 18 years of age jogging. All 3 females ran into the driveway. There were 2 with blond hair and one brown hair.

On Sunday, 04/03/05, I continued surveillance at 358 El Brillo. At 0719 hours I observed a Tan Honda Civic X98APM in roadway and a Black Caddy Escalade. At 0934 hours, I observed a Tan Honda Civic X98APM in roadway and a Black Caddy Escalade in driveway. At 1057 hours I observed only the Tan Honda Civic X98APM.

On Tuesday, 04/05/05, I continued surveillance at 358 El Brillo. At 1052 hours, I observed a Red Explorer J98JEI in roadway, a Green Explorer, bearing FL tag F91KAK in roadway, a Grey Altima bearing FL tag A303AN in roadway, White Ford Truck H58LRA in roadway, Black Mercedes in driveway being washed by a B/M and an unknown dark car parked in the garage. At 1059 hours a Blue Chevy Suburban drove to the house of 358 El Brillo and parked in the driveway. At 1119 hours, I observed the White Fort Truck H58LRA leave the area and the drive was the pool man.

At 1126 hours, I observed a Grey unknown make/model car park in roadway. W/M got out of the car and walked to a house on the south side of El Brillo. At 1406 hours, I observed a Red Explorer parked on roadway and a large white box truck parked behind the surveillance suburban.

On 03/31/05, at approximately 1500 hours while conducting surveillance at 358 El Brillo, I observed a Black Cadillac Escalade, unknown tag, a Black Chevrolet Suburban, unknown tag, a Black Mercedes 5600 FL tag U90BQL parked in the east driveway next to the 3-car garage. There was a Tan Honda Civic FL tag X98APM parked on the street in front of the residence.

At approximately 1700 hours, I observed the Black Suburban, Black Escalade, Black Mercedes and Tan Honda Civic parked in the same place. At 1750 hours, there was no change in vehicles. At 1840 hours, I observed the Black Escalade, Black Suburban and Black Mercedes along with a Silver Hyundai Accent FL tag A136AN all parked in the east driveway and a Red Ford Explorer FL tag J98JEI parked on the street in front of the residence.

At 2000 hours, I observed the Black Escalade, Black Suburban parked in the ease driveway and the Red Explorer and Tan Civic parked on the street.

On Friday, 04/01/05 at approximately 1700 hours, I observed the Black

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Escalade and Black Suburban parked in the east driveway and the Tan Honda Civic parked on the street in front of the residence. At 1820 hours, I observed the Suburban and Civic in the same place and a Gold Chevrolet Camaro FL tag parked on the street in front of the residence. At 2250 there was no change. At 2330, I observed the Black Escalade parked in the driveway and the Red Explorer parked on the street in front of the residence.

On Saturday, 04/02/05 at approximately 1700 hours, I observed a Black Escalade, unknown tag, parked in the driveway and a Tan Honda Civic FL tag X98AMP parked in the street in front of the residence. At 1805 hours the Escalade and Civic were in the same position and the Black Mercedes FL tag U90BQL was also parked in the east driveway. At 1920 hours the Escalade and Civic were the only vehicles and both were in the same position. At 2030 hours and 2145 hours there were no vehicles observed.

At 2115 hours, I observed a Black Mercedes, 4-door parked in the east driveway FL tag G14CT. At 2300 hours, 2350 hours and 0045 hours, the Black Mercedes was the only vehicle observed.

I made contact with Mr. I wished to interview his daughter. Mr. I stated he was aware and had spoken with his daughter about the incident. He stated that his daughter had previously told him that she was hired to model lingerie at a Palm Beach mansion. Mr. I stated he knew nothing else about what she did when she went to "work." Mr. I advised he would cooperate with the investigation and make his daughter available for interviews. I asked if she was available for an interview, I stated she was not at home at the moment. I informed him I would make contact with her at a later time. Mr. I stated this information has affected his daughter emotionally.

On January 4, 2005, I acquired the subpoenas from the State Attorney's Office for Cingular Wireless, Metro PCS, Verizon, Bell South Telecommunications and Sprint for the unknown telephone numbers from Sarah Kellen's cellular telephone. The subpoenas were sent to the respective telephone carriers for subscriber information.

I received a telephone call from State Attorney's Office, who informed me that the former houseman for Jeffrey Epstein, Alfredo Rodriguez, was present at the State Attorney's Office for an interview. Rodriguez was issued an investigative subpoena for an interview on the on-goings at Epstein's house during his employ. I responded to the State Attorney's Office and encountered Mr. Rodriguez waiting in the lobby. I brought Mr. Rodriguez to the interview room. Casse 11155 CW 074333 LAW S DOGUMENT 13203-13 File 051/03124 Page 28 of 45

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During a sworn taped statement, Mr. Rodriguez stated he was employed by Jeffrey Epstein for approximately six months. He was referred by associates and his employment lasted the months of November 2004 through May 2005. His responsibilities as house manager included being the butler, chauffer, chef, houseman, run errands for Mr. Epstein and provide for Epstein's guests. Rodriguez advised he had very limited contact with Mr. Epstein. If Rodriguez needed to relay a message to Mr. Epstein, he would have to notify Epstein's secretary "Leslie" in New York City, who would then notify Epstein's personal assistant, Sarah, who would relay the message to Epstein. Rodriguez stated Epstein did not want to see or hear the staff when he was in residence.

I asked Rodriguez if Epstein received many guests during his stay in Palm Beach. Rodriguez advised he had many guests. I asked specifically about masseuses coming to the house. Rodriguez stated he would have two massages a day. Epstein would have one massage in the morning and one massage in the afternoon everyday he was in residence. Rodriguez stated he would be informed to expect someone and make them comfortable until either Sarah or Epstein would meet with them.

Rodriguez stated once the masseuses would arrive, he would allow them entry into the kitchen area and offer them something to drink or eat. They would then be encountered by either Sarah or Epstein. They would be taken upstairs to provide the massage. I asked Rodriguez if any of the masseuses appeared young in age. He advised he didn't ask their ages but felt they were very young. Rodriguez stated they ate like his own daughter who is in high school. Rodriguez stated they would eat tons of cereal and drink milk all the time. Rodriguez stated the girls that would come appeared to be too young to be masseuses. He stated one time under Epstein's direction, he delivered for one of the girls a dozen roses to that came to provide a massage. He knew the girls were still in high school and were of high school age. I asked Rodriguez about the massages. He felt there was a lot more going on than just massages. He would clean Mr. Epstein's bedroom after the alleged massages and would discover massager/vibrators and sex toys scattered on the floor. He also said he would wipe down the vibrators and sex toys and put them away in an armoire. He described the armoire as a small wood armoire which was on the wall close to Epstein's bed.

Epstein ordered Rodriguez to go to the Dollar rent a car and rent a car for the same girl he brought the roses to, so that she could drive her self to Epstein's house without incident. Rodriguez said the girl always needed rides to and from the house. Rodriguez referred himself as a "human ATM machine" and was ordered by Epstein to maintain a minimum balance of \$2,000 dollars on him at all times. When a girl would come by the house and Mr. Epstein was either not in residence or was not at home at the time, Rodriguez was to provide the girl (masseuse) several hundred dollars for their time and to notify Epstein the amount they were given. Epstein also ordered Rodriguez to Casse 11155 CW/074333 LAW/S DOGUMENTIN 3203-13 Filled 05/203124 Page 229 of 145

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purchase several gifts and provide them as tips to the girls. I asked what kind of gifts. Rodriguez stated he purchased IPODS, jewelry, anything the girls would want.

Rodriguez stated the amount of girls that came to the house was approximately fifteen. Each of the girls knew each other and all seemed to know at **Construction** who Mr. Epstein was. When asked to identify these girls, Rodriguez stated he could not at the moment but knew he wrote their names down on a journal he kept during his employ with Mr. Epstein. He kept a journal in the event he needed to explain either to Mr. Epstein or his assistants what was done at the house or who visited the house as he stated he was in-charge of Mr. Epstein's personal security while in Palm Beach. I informed him I would need to view this journal to which he stated he would research the book and contact me to provide the book. The interview was concluded and left the area. I returned back to the police station where the micro cassette was placed into evidence. At approximately 7:20 pm, I was notified Rodriguez located the journal and would call me on January 5, 2005 to provide the journal.

Investigation Continuesãa

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On January 5, 2006, I attempted to meet with Alfredo Rodriguez to recover the folder or journal in which he kept the notes that were given to him during his employ with Mr. Jeffrey Epstein. He kept this folder to justify what he did during his employ should the need arise to justify what occurred with the monies he had to keep or any questions as to the petty cash he withdrew from the household account from the bank. At approximately 10:00 pm, I attempted contact with Mr. Rodriguez and discovered he was assisting his wife at her place of employment and would not be able to meet with me. Mr. Rodriguez stated he would meet with me on January 6, 2006, in Broward County, in the morning hours.

On January 6, 2006, at approximately 9:00 am, I received a telephone call from Mr. Rodriguez who advised he had the file in hand and would be traveling northbound to meet with me in Broward County. At 10:50 am, I met with Alfredo Rodriguez at the parking lot of Bank of America in Boca Raton on Yamato Road and Military Trail (known as the Polo Center). Rodriguez produced a green folder which contained documents, a note with Mr. Epstein's stationary with direction to deliver a bucket of roses to the park of the folder which contained documents high school drama performance. Also in that same note was direction to rent a car for the palm Beach Police Station and placed the folder into evidence.

I received a fax from Verizon from the subpoena request sent on

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01-04-06, for telephone number 561-302-1844. The phone number is registered to Dr Perry Bard, from West Palm Beach. Dr. Bard is a chiropractor and has an office.located 4275 Okeechobee Blvd in West Palm Beach. The cellular number is Dr Bard's personal cellular number.

On January 9, 2006, Det. Caristo and I traveled to 622 Holly Drive in Palm Beach Gardens in an attempt to locate Johanna Sjoberg, who had been previously seen on the property and identified through her Florida Drivers License and Florida license Plate. A business card was left for her to return my call. We then traveled to the speak with us and located speak with us and in a private room within the school provided us a taped statement.

During the statement, and advised that when she was fifteen or sixteen years of age, she was taken to Jeffrey Epstein's house by her associate, and this occurred late May 2004 or early June 2004. She was told she could model lingerie for money for a wealthy Palm Beacher. She remembered they traveled by yellow cab from their residence in West Palm Beach to Epstein's house. She remembered encountering Epstein at the front door during the evening hours.

He introduced himself and brought them into the kitchen so that the chef could prepare something for them to eat. After having a meal, and Epstein brought postairs to a master bedroom which had a large bathroom. She observed a large style shower, sauna and there was a large massage bed also in the bathroom. Epstein entered a room within the bathroom and came out wearing only a towel. said they would provide a massage on his feet. are doing this. The told her this was part of the routine and told her to rub his legs and calves. Epstein had told to get comfortable. (continued rubbing Epstein's calves and feet. At Epstein's direction, then left the room leaving there removed by herself. Epstein told to get comfortable. her blouse and pants and stayed in her panties. . stated she was not wearing a bra. She believed she was wearing thong panties. Epstein turned over onto his back and began touching her. Epstein touched her breasts and began touching her in her vagina area. Epstein instructed her to rub his chest and rub his nipples. stated the touching consisted over the panties on the first time; he stroked her vagina but stayed on top of the panties. During the first massage, she stated Epstein was stroking her and began masturbating himself at the same time. He put his hands under the towel and appeared as to masturbate himself however she never saw his penis. She continued rubbing his chest until he grabbed her and pulled her closer to him. He appeared to have climaxed because after he pulled her closer to him the massage was over. Epstein had told her that there was two hundred dollars for her on the dresser. He told her that she could not tell anyone what happened at the house or bad things could happen. A stated she went to Epstein's house three

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ase No. . . : 1-05-000368 (Continued) or four times total. was very scared and felt very nervous. She knew because of Epstein's money he was powerful. After the massage, Epstein ordered his houseman at the time to drive the girls home. The employee was to drop off the girls at their house and watch them go inside their house.

could not remember who the houseman was. She stated Epstein and his assistant Sarah would call her at her father's house to arrange for her to come and "work." She advised each time she returned to the house, Epstein would do the same thing. Stated it was a routine with Epstein. She would rub his feet and calves. He would then turn over and begin to touch her on her vagina area. The only difference was that it was done without panties. Epstein's fingers would stroke her vagina area as he would masturbate and finally climax and the massage would be over. She was paid \$200.00 each time she went. Each time she went she was reminded not to speak of what happened at the house and that she would be contacted again. She began to purposely miss the calls when either Sarah or Epstein would call her. She once brought a friend, more unknown last name, to work for Epstein. She was paid \$200.00 for bringing stated she no longer retuned to work for Epstein. She also stated that she wanted to notify the police of what happened at the house. stated she was scared of what could have happened to her or her family if she notified authorities.

On January 10, 2006, I received the results from the subpoena from BellSouth Telecommunications for telephone number the subpoena from I also received the results from Western Union which confirmed the money order sent to the from Jeffrey Epstein of from Jeffrey Epstein in New York City. The "wire" was sent by Jeffrey Epstein of 457 Madison Ave in New York City on December 23, 2004 at 12:05 pm. The amount of \$222.00 was charged to Epstein's credit card so that could receive \$200.00 in the twenty-two dollars was for processing and local fees to send the money via Western Union. A copy of the check presented to the was also attached to the receipt of the wire. This confirmed what the advised she received as a Christmas bonus from Epstein.

Investigation continues.

I received and reviewed the Cingular Wireless results from the subpoena requests for subscriber information for telephone numbers 561-818-8361, 561-389-6874 and 561-309-0079. The first number, 561-818-8361, is assigned to Janusz Banasiak in care of Jeffrey Epstein of 457 Madison Ave in New York City. Banasiak is the current houseman/house manager for 358 El Brillo Way in Palm Beach, Fl 33480. The second number, 561-389-6874, is assigned to Christina Venero of Caase 11.155 CW 074833 LAW S DOGUMENTIN 3293-13 Filled 051/07124 Page 332 of 45

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ase No. . . : 1-05-000368 (Continued) 1685 61st Drive in West Palm Beach. Research conducted on Venero revealed she is a licensed Massage therapist with a Florida conditional/active license number MA39723. Venero had been previously arrested for battery / unwanted touching and DUI. Requests for copies of the reports involving the arrests were requested from the Palm Beach County Sheriff's Office. The last number 561-309-0079 is assigned to Thomas Rofrano of 9850 Alt AlA in Palm Beach Gardens. Research on Mr. Rofrano, revealed that he is a Florida Chiropractic Physician.

Vehicles that were previously documented on the property while surveillance was being conducted were researched. I determined a tan Chevrolet Camaro, bearing Florida license was seen on the property in which a young white female was seen entering the Epstein property. Research was conducted which revealed that the vehicle is registered to of the Mr. What the vehicle is and the second of the Mr. What the vehicle is connecticut and the second of the second second second is residing with her father in Research on the revealed she was recently involved in a traffic stop in Lake Clarke Shores in May 19, 2005. A request to discover any information from the stop was requested.

I spoke with ASA Daliah Weiss who informed me that Janusz Banasiak will be available for an interview tomorrow at the State Attorney's Office in West Palm Beach at 1:30 pm. I informed her that I would be at her office for the interview.

On January 19, 2006, Det. Caristo and I met with Johanna Sjoberg at 622 Holly Drive in Palm Beach Gardens. Sjoberg was identified as a licensed massage therapist who had previously been seen on Epstein's property when physical surveillance was done. Sjoberg was told of the on going investigation and I felt she may have information pertaining to the case. During a sworn taped statement, Sjoberg stated she met Epstein three years ago when Ghaline Maxwell approached her while she was attending Palm Beach Atlantic College to work around Epstein's house. Maxwell had told her that they needed some girls to work at the house to answer phones and run errands. Sjoberg accepted the job and began working at Epstein's house on El Brillo in Palm Beach, Sjoberg stated it was a part time job during the time she went to Palm Beach Atlantic College. She continued going to Epstein's house and would be notified when Epstein would travel to Palm Beach. Sjoberg advised she would be notified by Maxwell, Epstein or Sarah, his assistant, when he would travel to Palm Beach. Sjoberg stated she began providing massages to Epstein before she became a massage therapist. She continued giving massages not only to Epstein but to Nadia Marcinkova, and Sarah, his assistant. Sjoberg was asked about what occurred during the massages. Sjoberg stated as she was twenty

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three years old when she met Epstein, anything that happened was between two consenting adults. I explained to her that she was not in any trouble however as part of this investigation, I needed to ask certain questions. Sjoberg stated that there were times that Epstein would ask her to perform during the massage. He would instruct her to rub his nipples as he masturbated himself. Sjoberg stated she felt "grossed" about the behavior but as she was getting paid, she just continued. Sjoberg also advised she would on occasion perform the massages naked. Epstein would on occasion, utilize the vibrator/massager on her vagina area when she performed the massages. Sjoberg explained that Epstein never exposed himself to her as he maintained himself covered under the towel he would be wearing. When Epstein would masturbate he would be covered.

I asked if Sjoberg ever received any gifts, or any gratuities from Epstein. Sjoberg advised aside from being paid well, she advised Epstein took care of her tuition from Palm Beach Atlantic College. She received a rental car for a week when her scooter broke down.

Additionally she received other gifts from Epstein. Epstein also recommended her to another client who resides at Breakers Row in Palm Beach. The client she was referred to was "Glenn" unknown last name, and his wife, who she provided a massages to. The statement was concluded and placed into evidence upon our return to the Palm Beach Police Department.

While at the police station, I researched Florida tag which was also previously seen on the property when there was physical surveillance being done at the property. The vehicle is registered to of the vehicle revealed that his daughter, the vehicle revealed that his daughter, the vehicle and was cited for unlawful speed in Lake Clark Shores. The vehicle is a tan, Chevrolet Camaro, 2-door. I researched the vehicle is a tan, Chevrolet Camaro, 2-door. I rese

www.myspace.com/ In her web page, shows various photos of photographed at a beach. An interview is forthcoming.

A review of the video disks which was extracted at the Palm Beach County Sheriff's Office Computer Crime Unit revealed that only one hidden camera was functional at the time. Several images of Epstein working at his office were seen. Additional footage of Sarah Kellen and Nadia Marcinkova was seen. There was other footage of females seen. The identity of the females is unknown at this time, until such time as I meet with certain females to show the video footage to confirm if, in fact, it is them on the video. At this time it appears that the and Haley Robson are seen sitting with Epstein beside his desk in the evening hours. Due to poor lighting, a direct confirmation cannot be made at this time.

Inv. Continues.

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| *************************************** | JOSEPH | Reported By: RECAREY,
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On January 25, 2006, Det Caristo and I, responded to stated last in the and met with the stated last year, when she was seventeen years of age, she met Jeffrey Epstein through her former room mate was allegedly dating Epstein at the time. And had once cohabitated together when they modeled. A explained had once cohabitated together and advised her that she was in Palm Beach and requested to see her. Made arrangements to meet with her at Epstein's house. Arrived and met Epstein and she was the money from Epstein to go to the mall. They visited Victoria's Secret and purchased undergarments from the store utilizing monies given by Epstein. The money used to purchase the items was the money given by Epstein.

and and continued shopping and having a day together. stated explained how she and Epstein have been dating each other and he has been paying all of her bills. (claimed advised they met in New York and had been dating ever since. They later returned to Epstein's home and encountered Epstein. He had a brief conversation with about her modeling career. He knew of her modeling career from He requested to see her modeling portfolio and explained that he could help her with modeling jobs. had her book with her to show and showed the book to Epstein. He commented negatively about her photographs and portfolio. felt uncomfortable with the comments made as she had been working with other professional modeling companies who had offered her work from her photographs. Epstein requested to see what was purchased at the mall. took out the undergarments which were She immediately showed Epstein different sets purchased. purchased. Epstein then requested to view what grow purchased. reluctant to show the outfit however since it was Epstein's money that purchased the item, she pulled it out of the bag. Epstein asked her to try it on. I looked at who told her "yeah, try it on." Feeling compelled to try the undergarment outfit on; she went to another room and put on the bra and panty set. She walked out to the living room where they were sitting, and modeled the suit. She then went back into the other room and changed back into her clothes. > returned into the room and told she would be going home. scheduled another day for scheduled anoth

and have a massage. The had told her that she would be unable to stay with her as she would be going on a bike ride with Epstein. explained she could stay at the house and take advantage of the massage. Casse 11155 CW 074333 LAW S DOGUMENTIN 3203-13 Filled 05/203124 Page 335 of 145

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stated she met with an unknown massage therapist and had the table already set up in a guest room. (removed her clothing, leaving her panties on, and wrapped herself with a towel for the massage. The remembered that the door to the guest room was closed but not locked. As the therapist was working her back, the door was opened by Epstein and entered into the room. . was trying to conceal herself as Epstein was talking to her about his chiropractic session. Epstein told men turn over onto her back. eventually turned over exposing her breasts to Epstein as he applied pressure on her shoulder and her waist. where stated Epstein "popped" her back. memory removed her self from the table, got dressed and left the house. further stated had attempted to call her on several occasions to invite her back to Epstein's house to which the replied "I'm busy." advised she has not had contact with either or Jeffrey Epstein. It should be noted that her mother, was present during the interview. The interview was concluded and we thanked them her for their time.

On January 27, 2006, I made telephone contact with Christina Venero, at 772-878-7280. Venero is a licensed massage therapist who had frequented the home of Jeffrey Epstein. Ms. Venero has been unable to meet with me in Palm Beach County, and because she lives and works in Port St Lucie, a telephone interview was conducted. I explained to Ms. Venero that there was an on going investigation involving Jeffrey Epstein.

Venero stated she knows Epstein and has been employed by him for approximately three years. Epstein has paid Venero to perform Swedish Massages (Deep Tissue) on him and other guests. Venero explained that approximately three year ago she met Ghislaine Maxwell and Jeffrey Epstein through a mutual friend. Epstein and Maxwell were looking for a massage therapist. Venero stated since that time, she is notified when Epstein is coming to Palm Beach. Venero stated she comes to his house and provides the massage or massages. Venero explained she has also massaged his guests and assistants. Venero continued that she is paid \$100.00 and hour for the massage.

I asked Venero if anything occurred during the massage that would have made her feel uncomfortable. Venero stated she only provided massages and that was it. She never was approached for anything else. I asked if Epstein ever asked her to rub his chest she stated she would not rub his chest as that is not part of her massage. Venero explained that she was not Epstein's type. The girls she would see at Epstein's house were very thin, beautiful and without tattoos. Venero explained she has several tattoos that are visible. Maxwell and Epstein have commented negatively about her tattoos previously when she has provided massages. Casse 11155 CW 074333 LAW S DOGUMENTIN 3203-13 Filled 05/203124 Page 386 of 145

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Venero stated she only provided massages for Epstein and his associates and nothing happened during those massages. Venero stated as she does Swedish style massages, the patient is usually sore after the massages. I thanked her for her assistance and the interview was concluded at this time.

I received a facsimile from T-Mobile Cellular service on telephone number 561-317-5844, which is assigned to David Rodgers, pilot for Mr. Epstein, who resides in Lake Worth. Rodgers' telephone number was dialed on several occasions by Sarah Kellen. A background on Rodgers indicated he has a valid FAA pilot license First Class for the Southern FAA Region. Rodgers has another historical FAA license for Airline Transport Pilot.

Investigation Continues.

On Friday, February 3, 2006, I had made arrangements to meet with Joanna Harrison at the Palm Beach Police Station. At approximately 1:00pm, Harrison and her friend, Victoria Bean arrived at the police station. During an interview with Harrison, she stated she met Epstein when she turned eighteen years old and was brought to Epstein's house to provide a massage. She advised this occurred on May of 2005. She advised Haley Robson had informed her if she wanted to provide a massage for \$200.00. Harrison agreed and was brought to Epstein's house to provide a massage. Harrison stated she had been to the house on many occasions during the massage sessions. Harrison also stated she would remove her clothing to provide the massage on Epstein. Harrison advised Epstein would pay her \$300.00 to rub his back, legs and chest. During the massages, Epstein would masturbate himself as she rubbed his chest. I asked her if Epstein ever touched her breasts during the massages. Harrison replied. "Yes." I asked her if Epstein ever touched or massaged her vagina. Harrison stated he had on several occasions. I asked her if he ever penetrated her with either his penis or any other objects. Harrison stated that during a massage he inserted his fingers in her vagina as she massaged him. She stated this occurred one time only. Harrison stated the massage would be over when Epstein would climax onto a towel. I asked Harrison if she had any formal massage training to which she replied that she did not. Harrison was then asked if she ever brought anyone to the house to "work." Harrison stated she brought two people to the house. She advised she received money for bringing people to the house to "work." Harrison stated she brought a girl named " and her friend Tory Bean. Bean was still waiting for Harrison in the lobby of the police station. I thanked Harrison for her time and her cooperation and escorted her to the lobby.

I asked Ms Bean if I could speak with her about this investigation. I

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brought her to the interview room and explained to her that I was conducting an investigation on Jeffrey Epstein and felt she may have information pertaining to the investigation. Ms Bean identified herself as Victoria Bean and resides in Wellington, Florida. She advised approximately a year ago she was brought to Epstein's house to provide a massage for money. Bean stated she needed to make money and felt it was a quick way to make some money. Bean stated she was brought to the house by Harrison and was introduced to Epstein and his assistant. She was brought to his main bathroom and provided a massage. I asked her if she provided the massage naked. Bean stated she did. She rubbed Epstein's legs, back and chest. I asked Bean if Epstein touched her during the massage. She advised he did not, however he did masturbate himself as she rubbed his chest. Once he climaxed the massage was over. She was paid her money and left the area. Bean advised it occurred one time and she never returned to Epstein's house. The interview was concluded and Bean was escorted to the lobby.

I located a telephone number for and attempted to contact her on several occasions. I called and and spoke with Ms. Who advised she would speak with me in where she resides. Due to a scheduling conflict, we were unable to meet. I informed her I would contact her to schedule another appointment to speak with her about this investigation. I have attempted to meet with her and make telephone contact with negative results.

On February 13, 2006, I met with David Rodgers at 7318 Heathley Drive in Lake Worth. Rodgers was identified as Epstein's pilot. I spoke with Rodgers who advised he has been employed with Epstein since 1991. He flies both planes for Epstein depending where he wants to fly to. Rodgers was asked about passengers in the plane he flies. Rodgers stated unless Epstein flew to his island off of St Thomas, there would be no way of knowing who the passengers were. I mentioned a recent flight to Ohio, where Rodgers flew to Ohio to pick up Rodgers stated he recalled flying on several occasions and did remember Rodgers stated once he is in the cockpit, he does not know who the passengers are. When he prepares the passenger manifests, he lists Epstein and his assistants he knows by name, Sarah and Adrianna. Rodgers stated he would list either female or male passengers on the manifests only to keep a count on the passengers. Mrs. Rodgers came into the living room and recommended that her husband consult with an attorney. Mr. Rodgers agreed he would speak with the family attorney to inform him of this questioning. I explained to Mr. Rodgers that he was not the suspect in this investigation and ceased all questions. Based on the fact Rodgers could not advise who passengers were in the plane, I then left the area.

I attempted to locate a standard at a standard for her to return my call. On February 14, 2006, at 12:06 pm, I received a call back from Ms.

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ise No. . . : 1-05-000368 (Continued) on my voice mail Ms (Internet the telephone number for a return call 561-662-3098. I left her a message to return call.

Investigation Continues...

On February 15, 2006, I made telephone contact with the who provided directions to where I could locate her. Det Caristo and I responded to 806 Old Dixie Hwy in Lake Park to meet with the with the parking lot directly behind MAACO Auto Painting. She was advised I was there to speak with her about an ongoing investigation that concerned Jeffrey Epstein in Palm Beach. If stated she knows Epstein very well and did not want to speak with me about Mr. Epstein. She was very fond of Epstein and did not want to speak with me about anything concerning Jeffrey Epstein. I explained to her that she was seen at the house and I would like to speak with her. She stated she knew there was an investigation and that I had spoken with other people and therefore I should know what happened at Epstein's house. I ended the conversation and walked back into her boyfriends business, Blanton Automotive. Det Caristo and I left the area and returned to the police station.

Investigation continues.

A Grand Jury Session was requested during the month of February 2006, in which all the girls that had been interviewed would have been called to testify before the Grand Jury to seek an indictment against Jeffrey Epstein. Due to subsequent meetings with the State Attorney's Office and Defense Attorney Alan Dershowitz the Grand Jury was postponed until a later time. Dershowitz had provided a package of material on the main victims in this case in which they appear on myspace.com and speak about alcohol use and some marijuana use. The State Attorney's Office wanted time to review the material.

I requested additional subpoenas from the State Attorney's Office in which I requested information from Dollar Rent a Car and Jet Aviation. The information requested from Dollar Rent a Car was for the rented vehicle by Alfredo Rodriguez while under the employ of Epstein for one of the victims. The other subpoena requested was for Jet Aviation for dates and times when Epstein's planes were in Palm Beach County.

I continued to research other names that were acquired either from interviews or intelligence gathered during the investigation. I

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I then learned from the original victim, the defense attorney had learned of her identity. I spoke with the father of the victim, who stated there has been a private investigator on his house photographing his family and chasing visitors who come to the house. He provided a Florida License of E79-4EH. This vehicle is registered to Ivan Robles of West Palm Beach. Robles is a private investigator intern who is licensed by the state. I informed the State Attorney's Office of the above information.

I received the Grand Jury subpoenas to be delivered to three victims for a Grand Jury session to be held on April 18, through April 20, 2006.

Investigation continues.

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The Grand Jury Subpoenas were personally served to the individuals they were issued to. On April 5, 2006, at approximately 7:30 p.m., I personally served the parents of the who had informed me that the private investigators were still photographing the family. On April Casse 11155 CW 074333 LAW S DOGUMENT 13203-13 File 051/03124 Page 40 of 45

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ISE NO. . . : 1-05-000368 (Continued) 10, 2006, at approximately 2:30 p.m., I served at her residence in The subpoena was given to her mother,

I learned through one of the victims that she was personally contacted through a source that has maintained contact with Epstein. The source assured she would receive monetary compensation for her assistance in not cooperating with law enforcement. Also stated she was told, "Those who help him will be compensated and those who hurt him will be dealt with." I told that tampering with a witness/victim is an arrestable offense and very serious. I asked her who approached her during this encounter. Soriginally was reluctant to provide the name of the person who approached her to offer her not to testify because she felt they were still friends.

On April 11, 2006, Det Dawson and I traveled to Tallahassee, Florida and met with the victim, and the identified w/F, w/F, as the person who approached her in Royal Palm Beach while she was home during Spring Break in March 2006. Also stated she did not want to pursue the intimidation charges on concerned that the defense attorney was given a copy of the report as certain things she had told me in confidence were repeated to her by Beal. Prior to our departure, the victim was given a copy of her subpoena for the Grand Jury which was scheduled to commence April 18, 2006.

Upon our return from Tallahassee, I notified the State Attorney's Office of what was told to me. I also notified them that the subpoenas were delivered to the witnesses and they would be calling for arrangements for the date and time needed for the Grand Jury. I spoke with ASA Weiss and informed her of the possible intimidation by the defense.

On April 13, and April 14, 2006 I attempted contact on several occasions with ASA Weiss and ASA Belohlavic to ascertain when the victims needed to report for Grand Jury testimony. Messages were left on their voicemail. On April 17, 2006, during the hours of 9:00 am and 11:30 am, I again left messages for ASA Weiss and ASA Belohlavic for either of them to return my call as I had not heard from the State Attorney's Office as to the time and date of the Grand Jury.

At approximately 12:30 pm, I went to the State Attorney's Office and located ASA Weiss and ASA Belohlavic in their offices. I entered ASA Belohlavic's office who informed me that she was going to return my call. She explained that an offer was made to the defense, Atty Guy Fronstin and Atty Alan Dershowitz. The offer is 1 count of Agg Assault with intent to commit a felony, five years probation, with adjudication withheld. Epstein would have to submit to psychiatric/sexual evaluation and no unsupervised visits with minors. When asked about the all the other victims, ASA Belohlavic stated that was the only offer made as to one victim, ASA Belohlavic cell phone rang and went to voice mail. She checked her voice mail and played the message on speaker. The caller identified himself as Casse 11155 CW 074333 LAW S D D CW MAN 13203-13 File 03/203/24 Page 41 01 45

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Atty Guy Fronstin and acknowledged the deal made between them. Fronstin stated in the message, he spoke with his client, Jeffrey Epstein, and agreed to the deal. Fronstin asked to call off the grand jury as they would accept this deal. Belohlavic stated a probable cause would be needed to book Epstein in the county jail and would let me know as to when it would be needed. I explained my disapproval of the deal and not being consulted prior to the deal being offered. However I expressed that was only my opinion and the final approval would come from the Chief of Police. She explained to have Chief Reiter call Barry Krisher about the deal. I left the area and returned to the police station where I briefed the Chief about the deal offered.

I checked my voice mail messages and discovered a message from stepmother for the victim She was calling because the State Attorney's Office still had not returned any of her calls as to when they are needed for this case. I then called ASA Belohlavic's office and left messages for her to call the victims on this case and explained to them what the State Attorney's Office had done.

On April 17, 2006, at approximately 4:30 pm, State Attorney Investigator Tim Valentine called to officially notify me of the cancellation of the Grand Jury. He requested I contact the victims that had been served to appear, to notify them of the cancellation. I advised Valentine that as this Grand Jury session was called based on the State Attorney's Office decision to have the victims heard by the Grand Jury that I felt it was the States Attorney's Office responsibility to contact the victims and advise them of the reason they were no longer needed.

As I had not received any contact from anyone at the State Attorney's Office, on May 1, 2006, I prepared three arrest warrant requests and submitted them to the State Attorney's Office. The packages were delivered to the Crimes against Children Unit in care of ASA Lana Belohlavek. Jeffrey Epstein's arrest warrant was requested for 4 counts of Unlawful Sexual activity with certain minors and one count of Lewd and Lascivious Molestation. Sarah Kellen, Epstein's assistant's, arrest warrant request was for 4 counts of Principal in the 1st degree Unlawful Sexual activity with certain minors and one count of Principal in the 1st degree Lewd and Lascivious Molestation. Haley Robson's arrest warrant request was for Lewd and Lascivious Acts on a victim under 16 years of age. The receipt of delivery was signed and brought back to the records division at the police department.

On May 3, 2006, at approximately 2:54 pm, I received a telephone call from ASA Daliah Weiss on my cellular telephone. ASA Weiss advised she

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has been taken off the Jeffrey Epstein case because her husband is employed with Attorney Jack Goldberger. Attorney Goldberger is the attorney of record for Jeffrey Epstein. His previous attorney, Guy Fronstin, has been fired from representation. ASA Lana Belohlavek has been assigned the case. ASA Weiss stated she can no longer speak about the Epstein case with me. I thanked her for her telephone call. ASA Weiss further stated that ASA Belohlavek would be calling me.

On May 10, 2006, information was received that Epstein's associate, Leslie Wexner, The Limited Inc, CEO's, plane had arrived in West Palm Beach, PBIA. The plane, a Gulfstream 4 bearing a N900LS registration, was on the tarmac at Galaxy Aviation. As Epstein had recently acquired the services of a new attorney, and the fact that Epstein's house is currently under remodeling, it was believed that Epstein may be in Palm Beach. I conducted physical surveillance at the residence, 358 El Brillo Way. I observed a large construction crew conducting remodeling at the house. The contractor, David Norr, was observed driving a Ford Explorer, white in color. The vehicle has a Florida registration of F30QQF. Norr left Epstein's house and traveled north on County Road. Det Caristo and I conducted surveillance on Norr. Norr traveled to several construction sites and checked on certain jobs. Surveillance was discontinued on Norr and Det Caristo and I traveled to Galaxy Aviation. I observed the white plane with a blue stripe along the body and tail of the plane; the tail number was visible on the bottom of the tail, closer to the body of the plane. We maintained visual surveillance on the plane until 4:57 p.m., when a caravan of Cadillac Escalades drove onto the tarmac. We observed several people exit the vehicles and discovered that they were part of the executive team for Limited Inc. The executives were in Palm Beach County for an executive meeting for the day. They arrived in Palm Beach County on May 9, 2006 at 9:30 pm and were scheduled to leave on the 10th at 5:00 pm.

On May 12, 2006, I met with ASA Lana Belohlavek at the State Attorney's Office. She explained that her boss, Barry Krischer, was requesting this case be taken to the Grand Jury again. I explained to her I had requested arrest warrants for Jeffrey Epstein, Sarah Kellen, and Haley Robson. I asked that she either issue the warrants or direct file, as so much time has elapsed since the original request to the Grand Jury. I explained that the Palm Beach Police Department had concluded the case in December of 2005 and has been waiting for the case to go forward. Belohlavek stated the original offer was again offered to the new defense attorney. She was waiting for their answer by Friday May 19, 2006. She stated she would advise me of the answer.

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On May 22, 2006, I received several phone calls throughout the day from Mr. Who stated he had been followed aggressively by a private investigator. Mr. Stated that as he drove to and from work and running errands throughout the county, the same vehicle was behind him running other vehicles off the road in an attempt not to lose sight of Mr. Wehicle.

I explained to him as Mr. Epstein had retained new legal council it was possible it would be new private investigators following him to observe his daily activities. I also explained to him that there was a meeting scheduled with ASA Lana Belohlavek and Attorney Jack Goldberger at Mr. Krischer's office scheduled on June 1, 2006 at 9:00 am. I attempted to call ASA Lana Belohlavek to inform her of the private investigators following Mr phowever; she was on her vacation during the week of May 22 through May 30 2006.

On May 23, 2006, I received other phone calls from Mr. and Mrs. Who advised they were able to acquire the private investigators license plate information. The subject following them was again driving very aggressively and caused Mrs. Who run off the road. Mrs. We stated the vehicle is a green Chevy Monte Carlo bearing Florida tag I35-XGA. The vehicle is registered to Zachary Bechard of Jupiter Florida. Bechard is employed with Candor Investigations from Jupiter, Florida. Bechard is a licensed Private Investigator in the State of Florida.

Since the discovery of the threat made against one of the victims in this case in I requested subpoenas for all calls made to and received from the other during the month of March 2006 for her cell phone and home phone. I had confirmed with Florida State University the exact dates of Spring Break for 2006. The Spring Break was from March 4, 2006 through March 12, 2006. I received a subpoena from Sprint/Nextel with all calls made during the month of March 2006. I reviewed the 989 calls made and received during the month of March 2006. I observed on March 7, 2006, and made and received thirty five calls during that day.

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of call in seconds, inbound or outbound calls and calls made to or from phone. On March 7, 2006, at 11:03 am, made a call to the victime which lasted 492 seconds (8 minutes and 2 seconds). The victim then returned the call at 11:16 am which lasted 6 seconds. The victim then made contact with at 11:22 am for 877.2 seconds (14 minutes and 6 seconds). These sequences of calls were consistent with what the victim had described to me on the date of the intimidation. Immediately after speaking with the victim, when makes a call to Sarah Kellen, Epstein's assistant, which lasts for forty-eight seconds. A call is then immediately received, a telephone number registered to a Corporation affiliated with Jeffrey Epstein located at 457 Mádison Ave in New York. An extensive computer check revealed 457 Madison Ave is a business address in which Epstein has his corporations assigned to. Epstein had corporation attorney, Darren Indyke, register the businesses and register himself as an agent. I also observed Epstein has his El Zorro Ranch Corporation, New York Strategy Group, Ghislaine Corporation, J Epstein and Company and the Financial Strategy Group registered to this same address. Finally, a third call is received by the at 12:02 pm from the same corporate number which lasts 12 minutes and 1 second. It should be noted that there is no further contact with either the victim during the month of March or April of 2006. I also noted that there was no further contact with Sarah Kellen or Jeffrey Epstein during the remainder of the month of March or April 2006.

On June 1, 2006, ASA Lana Belohlavek telephoned me to inform me of the meeting that occurred with Atty. Jack Goldberger and her reference this case. She advised she would make her determination on whether to file on this case or not by Monday June 5, 2006.

Inv Continues.

| ****** | N | A | R | R | A | Т | I | V | E | # | 46 | ****************** | * |
|--------|-----|-----|---|------|----|----|-----|-----|-----|-----|------|--------------------|---|
| Re | pos | rte | d | By | 7: | RH | ECZ | ARE | EY, | JOS | SEPH | H 7/12/0 | 6 |
| | - | | | 10 M | | | | | | | | IE A. 7/12/0 | 6 |

On June 29, 2006, I had spoken to ASA Lana Belohlavic who informed me that the case would be sent to the Grand Jury for charges. She informed me that the grand jury would convene on July 19, 2006 to hear the Epstein case. Belohlavic stated State Attorney Barry Krisher made the determination to go the Grand Jury to hear the case.

On July 12, 2006, I spoke with Mrs. mother of the victim, who inquired about the status of the case. I explained to her that I was told we would be going to the Grand Jury during the week of July 19, 2006. She stated she had not been contacted as of yet by the State Attorney's Office for any information. I provided her with the telephone numbers to the State Attorney's Office.

Investigation continues ...

CERSE 11.1.155 CW Q7 AB33 LAW S D D GUINANE N1 32 23-18 File D G31 2031 24 Page 45 09 145

Date/Time: 10/16/06 / 9:24:44

| System: | HTE | PALM BEACH POLICE DEPARTMENT | Page: | 1 |
|---------|---------|------------------------------|-------|---|
| - | CHF004P | Narrative Print | 2 | |

Case Number: 1-05-000368

On July 18, 2006, I received a Grand Jury letter to appear before the Grand Jury on July 19, 2006, reference the Jeffrey Epstein case. On July 19, 2006, I responded to the Grand Jury Room and testified before the grand jury. At the conclusion, ASA Belohlavec stated the grand jury returned with a true bill for Felony Solicitation of Prostitution.

On July 25, 2006, Epstein turned himself into the county jail and was released on a \$3,000 bond. Epstein is to return for arraignment on August 25, 2006 at 8:45 am.

ATT POLICE CLERKS: Please show this case cleared by arrest with the arrest of Jeffrey Epstein W/M 01-20-1953.

** End of Report **

EXHIBIT 1

From: Sent: To: jeffrey E. <jeevacation@gmail.com> Monday, January 12, 2015 10:03 AM Gmax

you can issue a reward to any of virginias friends acquaionts family that come forward and help prove her allegations are false the strongest is the clinton dinner, and the new version in the virgin isalnds that stven hawking partica-ted in an underage orgy

please note

The information contained in this communication is confidential, may be attorney-client privileged, may constitute inside information, and is intended only for the use of the addressee. It is the property of JEE

Unauthorized use, disclosure or copying of this communication or any part thereof is strictly prohibited and may be unlawful. If you have received this communication in error, please notify us immediately by return e-mail or by e-mail to <u>jeevacation@gmail.com</u>, and destroy this communication and all copies thereof, including all attachments. copyright -all rights reserved

| 6969 | EXHIBIT |
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| PENGAD 800-631-6989 | Maxwell 16 |
| GAD 8 | 1 10pm un |
| N | 4.22.16 LP |

PRIVILEGED GM_001065

CONFIDENTIAL

From: Sent: To: Subject: Ross Gow <ross@acuityreputation.com> Tuesday, February 24, 2015 3:36 AM G Max; Philip Barden VR cried rape - prior case dismissed as prosecutors found her 'not credible'

Ghislaine

Some helpful leakage

In today's Daily Mail print edition and on web www.dailymail.co.uk/news/article-2965360/Prince-Andrew-s-sex-slave-accused-two-teens-rape-three-yearsjoined-Jeffrey-Epstein-s-harem.html

and

www.nydailynews.com/news/world/sex-slave-prince-andrew-accused-2-men-rape-1998-article-1.2125569 Mom told a detective "about her daughter's past drug abuse and also how many kids in Royal Palm Beach are involved in drugs, witchcraft and animal sacrifice," according to a confidential report by the Palm Beach County Sheriff's Office.

best Ross

Ross Gow Managing Partner ACUITY Reputation 23 Berkeley Square London W1J 6HE

+44 (0) 777 875 5251 mob

+7 903 363 5393 Москва Мобильный

www.acuityreputation.com

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EXHIBIT 2

| Log | | | | | | | Privilege | | Doc |
|-----|----------------------|-----------------------|-----------------------------|----------------------|---|-----------------------------|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | | Action | Page Count | Туре |
| | | | | | | AC Privilege and | | | |
| | | | | | | Work | | | |
| | | | | | | Product/joint | | | |
| | | | | | Email chain with Giuffre, Edwards and Cassell re attorney | defense/commo | | | |
| 1 | 2/12/2015 6:14 | Virginia Giuffre | smccawley@bsfllp.com | | impressions and legal advice relating to deposition testimony | n interest | Withheld | 3 | msg |
| | | | | | | AC Privilege and | | | |
| | | | | | | Work | | | |
| | | | Smccawley@BSFLLP.com,br | | | Product/joint | | | |
| | | | ad@pathtojustice.com,robie | | | defense/commo | | | |
| 2 | 2/16/2015 1:05 | StanPottinger@aol.com | jennag@y7mail.com | | Discussion of evidence among client and attorneys | n interest | Withheld | 2 | msg |
| | | | | | | | | | |
| | | | | | | Attorney | | | |
| | | | | | | Client/joint | | | |
| | | | | | | defense/commo | | | |
| | | | | | Email chain with Giuffre, McCawley, Pottinger and Edwards re | n interest/work | | | |
| 3 | 2/16/2015 15:37 | Virginia Giuffre | Smccawley@BSFLLP.com | | information provided by client to assist in legal advice | product | Withheld | 2 | msg |
| | | | | | | | | | |
| | | | | | | Attorney | | | |
| | | | | | | Client/joint | | | |
| | | | | | | defense/commo | | | |
| | | | | | Email chain with Giuffre, McCawley, Pottinger and Edwards re | n interest/work | | | |
| 4 | 2/16/2015 16:15 | Sigrid McCawley | robiejennag@y7mail.com | | information provided by client to assist in legal advice | product | Withheld | 2 | msg |
| | | | | | | | | | |
| | | | | | | Attorney | | | |
| | | | | | | Client/joint | | | |
| | | | | | | defense/commo | | | |
| | | | | | Email chain with Giuffre, McCawley, Pottinger and Edwards re | n interest/work | | | |
| 5 | 2/16/2015 16:24 | Virginia Giuffre | Smccawley@BSFLLP.com | | information provided by client to assist in legal advice | product | Withheld | 2 | msg |
| | | | | | | Attorney | | | |
| | | | | | | Client/joint | | 1 | |
| | | | | | | | | | |
| | | | | | Eastly have with Cluffer McCouley Detringers 151 | defense/commo | | 1 | |
| | a /4 c /a o 4 c | | | | Email chain with Giuffre, McCawley, Pottinger and Edwards re | n interest/work | | | |
| 6 | 2/16/2015 16:24 | Sigrid McCawley | robiejennag@y7mail.com | | information provided by client to assist in legal advice | product
AC Privilege and | Withheld | 2 | msg |
| | | | StanPottinger@aol.com,bra | | | Work | | | |
| | | | | | | | | | |
| | | | d@pathtojustice.com,cassell | | | Product/joint | | 1 | |
| _ | a /au /aouta una uta | | p@law.utah.edu,robiejenna | | | defense/commo | | | |
| 7 | 2/21/2015 16:45 | Sigrid McCawley | g@y7mail.com | Smccawley@BSFLLP.com | Discussion of evidence among client and attorneys | n interest | Withheld | 2 | msg |

Plaintiff Virginia Giuffre's Revised Supplemental Privilege Log dated May 27, 2016

| Lo | | | | | | | Privilege | | Doc |
|----|-----------------|-----------------------|------------------------------|--|---|--------------------------------|-----------------|------------|------|
| 10 | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| | | | | | | AC Privilege and | | | |
| | | | | | | Work | | | |
| | | | | | | Product/joint
defense/commo | | | |
| 8 | 2/21/2015 16:58 | Virginia Giuffre | Smccawley@BSFLLP.com | | Discussion of evidence among client and attorney | | Withheld | 2 | msg |
| | 2/21/2015 10.50 | Virginia Gianne | Sinced wile yes bor EET .com | | | AC Privilege and | withitteld | 2 | msg |
| | | | | | | Work | | | |
| | | | | StanPottinger@aol.com,cassellp@l | | Product/joint | | | |
| | | | | aw.utah.edu,robiejennag@y7mail.c | | defense/commo | | | |
| 9 | 2/21/2015 17:05 | Brad Edwards | Smccawley@BSFLLP.com | | Discussion of evidence among client and attorneys | | Withheld | 2 | msg |
| | | | | | | AC Privilege and | | | |
| | | | | | | Work | | | |
| | | | | | | Product/joint | | | |
| | | | | | | defense/commo | | - | |
| 10 | 2/21/2015 17:10 | Sigrid McCawley | robiejennag@y7mail.com | | Discussion of evidence among client and attorney | - | Withheld | 3 | msg |
| | | | | | | AC Privilege and
Work | | | |
| | | | | | | Product/joint | | | |
| | | | | | | defense/commo | | | |
| 1 | 2/21/2015 17:16 | Virginia Giuffre | Smccawley@BSFLLP.com | | Discussion of evidence among client and attorneys | | Withheld | 3 | msg |
| | | | | | | AC Privilege and | | | |
| | | | | | | Work | | | |
| | | | | StanPottinger@aol.com,brad@pat | | Product/joint | | | |
| 1 | 2/23/2015 14:21 | Sigrid McCawley | robiejennag@y7mail.com | htojustice.com,cassellp@law.utah.
edu | Discussion of thoughts and impressions of attorneys | defense/commo
n interest | Withheld | 1 | |
| | 2/23/2013 14.21 | Signa Miccawicy | rosicjennag@y/man.com | cuu | siscassion of choughts and impressions of accorneys | | withited | 1 | msg |
| | | | | | | AC Privilege and
Work | | | |
| | | | | | | Product/joint | | | |
| | | | Smccawley@BSFLLP.com,ro | brad@pathtojustice.com,cassellp@ | | defense/commo | | | |
| 13 | 2/23/2015 14:29 | StanPottinger@aol.com | biejennag@y7mail.com | law.utah.edu | Discussion of thoughts and impressions of attorneys | n interest | Withheld | 1 | msg |
| | | | | | | AC Privilege and | | | |
| | | | | | | Work | | | |
| | | | | StanPottinger@aol.com,brad@pat | | Product/joint | | | |
| | 2/22/2015 10:01 | Mariala Cluffer | Constant of the second | htojustice.com,cassellp@law.utah. | | defense/commo | A Cale Is a Lat | | |
| 14 | 2/23/2015 16:01 | Virginia Giuffre | Smccawley@BSFLLP.com | edu | Discussion of thoughts and impressions of attorneys | n interest | Withheld | 1 | msg |

Plaintiff Virginia Giuffre's Revised Supplemental Privilege Log dated May 27, 2016

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|------------------------|------------|---|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 15 | 2/24/2015 17:51 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with McCawley, Giuffre, and Paralegals re seeking
information to assist in legal advice, with attachment | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 4 | msg |
| 16 | | | | | Attached case research | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 14 | rtf |
| 17 | 2/26/2015 12:59 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre, McCawley and legal assistant re legal document, with attachment | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 1 | msg |
| 18 | | | | | Attached draft legal document | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 1 | jfif |
| 19 | 2/28/2015 17:47 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email with Giuffre, McCawley, Edwards and Henderson re
discussion of draft statement | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 3 | msg |
| 20 | 3/13/2015 17:29 | Stan Pottinger | | | Email chain with Giuffre, Edwards, McCawley, Henderson and
Pottinger re legal advice on media issues | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 21 | 3/13/2015 17:49 | Virginia Giuffre | stanpottinger@aol.com | | Email chain with Giuffre, Edwards, McCawley and Pottinger re
legal advice on media issues | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |

Plaintiff Virginia Giuffre's Revised Supplemental Privilege Log dated May 27, 2016

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|-----------------------|--|-----------------|---|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| | | | | | Email chain with Giuffre, Edwards, McCawley, Henderson and | AC Privilege and
Work
Product/joint
defense/commo | | | |
| 22 | 3/13/2015 17:56 | StanPottinger@aol.com | robiejennag@y7mail.com | thtojustice.com | Pottinger re legal advice on media issues | n interest | Withheld | 3 | msg |
| 23 | 3/13/2015 18:00 | Brad Edwards | StanPottinger@aol.com,robi
ejennag@y7mail.com | | Email chain with Giuffre, Edwards, McCawley, Henderson and
Pottinger re legal advice on media issues | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 3 | msg |
| 24 | 3/13/2015 18:24 | Virginia Giuffre | brad@pathtojustice.com | | Email chain with Giuffre, Edwards, McCawley, Henderson and
Pottinger re legal advice on media issues | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 4 | msg |
| 25 | 3/13/2015 18:25 | Virginia Giuffre | StanPottinger@aol.com | | Email chain with Giuffre, Edwards, McCawley, Henderson and
Pottinger re legal advice on media issues | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 3 | msg |
| 26 | 3/13/2015 21:53 | Virginia Giuffre | brad@pathtojustice.com | | Email chain with Giuffre, Edwards, McCawley, Henderson and
Pottinger re legal advice on media issues | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 4 | msg |
| 27 | 3/13/2015 23:38 | Brad Edwards | robiejennag@y7mail.com | | Email chain with Giuffre, Edwards, McCawley, Henderson and
Pottinger re legal advice on media issues | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 4 | msg |
| 28 | 3/13/2015 23:40 | Virginia Giuffre | brad@pathtojustice.com | | Email chain with Giuffre, Edwards, McCawley, Henderson and
Pottinger re legal advice on media issues | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 4 | msg |

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|-----|-----------------|------------------|--|--|---|---|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 29 | 3/17/2015 15:20 | Virginia Giuffre | Smccawley@BSFLLP.com,br
ad@pathtojustice.com,stan
pottinger@aol.com | | Providing information to assist in legal advice re potential legal action, with attachments | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 30 | 3/17/2015 18:40 | Stan | Smccawley@BSFLLP.com,br
ad@pathtojustice.com,robie
jennag@y7mail.com | | Email chain with Giuffre, Edwards, Pottinger and McCawley re
legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 31 | 3/17/2015 19:42 | Virginia Giuffre | stanpottinger@aol.com | | Email chain with Giuffre, Edwards, Pottinger and McCawley re
legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 32 | 3/20/2015 15:43 | Sigrid McCawley | | aortiz@BSFLLP.com,brittany@path
tojustice.com | Email chain with Giuffre, Edwards, Henderson, Pottinger,
McCawley and BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 33 | 3/20/2015 15:57 | Sigrid McCawley | robiejennag@y7mail.com | | Providing legal advice re potential deposition | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 34 | 3/24/2015 21:19 | Sigrid McCawley | robiejennag@y7mail.com | aortiz@BSFLLP.com | Email chain with Giuffre, Edwards, Henderson, McCawley and
BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |

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| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 35 | 3/24/2015 21:21 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre, Edwards, Henderson, McCawley and
BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 36 | 3/24/2015 21:36 | Andres Ortiz | Smccawley@BSFLLP.com,ro
biejennag@y7mail.com | | Email chain with Giuffre, Edwards, Henderson, McCawley and
BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 37 | 3/24/2015 22:21 | Virginia Giuffre | aortiz@BSFLLP.com | | Email chain with Giuffre, Edwards, Henderson, McCawley and
BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 3 | msg |
| 38 | 3/26/2015 2:00 | Sigrid McCawley | | | Email chain with Giuffre, Edwards, Henderson, Pottinger,
McCawley and BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 39 | 3/26/2015 2:21 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre, Edwards, Henderson, McCawley and
BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 40 | 3/26/2015 2:22 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre, Edwards, Henderson, McCawley and
BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |

| Log | | | | | | | Privilege | | Doc |
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| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 41 | 3/26/2015 3:00 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre, Edwards, Henderson, McCawley and
BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 42 | 4/1/2015 21:32 | Virginia Giuffre | Smccawley@BSFLLP.com | | Giuffre conveying information sought by attorney to assist in legal advice with attachments | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 43 | 4/2/2015 7:01 | Brittany Henderson | robiejennag@y7mail.com | eperez@BSFLLP.com | Providing draft legal document for client review, with attachment | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 44 | | | | | Attached Draft legal document | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 15 | pdf |
| 45 | 4/3/2015 15:32 | Brittany Henderson | | brad@pathtojustice.com,eperez@
BSFLLP.com | Email chain with Giuffre, Henderson, Edwards and legal
assistant re legal document, with attachment | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 46 | | | | | Attached draft legal document | AC Privilege and
Work
Product/joint
defense/commo
n interest | | 15 | pdf |

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| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 47 | 4/8/2015 20:34 | Virginia Giuffre | Smccawley@BSFLLP.com | | Seeking legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 48 | 4/9/2015 3:23 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re advice re legal filings,
with attachments | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 49 | 4/9/2015 7:16 | Sigrid McCawley | | brittany@pathtojustice.com,sperki
ns@BSFLLP.com | Email chain with Giuffre, Edwards, Henderson, McCawley and
BSF staff re legal advice re media issues | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 50 | 4/9/2015 9:26 | Brad Edwards | Smccawley@BSFLLP.com | robiejennag@y7mail.com | Email chain with Giuffre, Edwards, and McCawley re legal advice
re media issues | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 51 | 4/9/2015 9:33 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre and McCawley re legal advice re media
issues | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 52 | 4/9/2015 12:46 | Sigrid McCawley | robiejennag@y7mail.com | | Conveying legal advice re draft legal documents to client, with attachments | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 1 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|------------------------|---|--|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 53 | | | | | Conveying legal advice re draft legal documents to client, with attachments | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 14 | docx |
| 54 | | | | | Conveying legal advice re draft legal documents to client, with attachments | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 12 | docx |
| 55 | | | | | Conveying legal advice re draft legal documents to client, with attachments | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | docx |
| 56 | 4/10/2015 14:59 | Sigrid McCawley | robiejennag@y7mail.com | StanPottinger@aol.com,brad@pat
htojustice.com | Providing legal advice re media issues | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 57 | 4/10/2015 15:37 | Virginia Giuffre | Smccawley@BSFLLP.com | | Regarding legal advice re media issues | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 58 | 4/10/2015 17:31 | Sigrid McCawley | robiejennag@y7mail.com | StanPottinger@aol.com,brad@pat
htojustice.com,brittany@pathtojus
tice.com,eperez@BSFLLP.com | Email chain with Giuffre, McCawley, Henderson, Edwards,
Pottinger and legal assistant re legal documents, with
attachments | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 59 | | | | | Attached draft legal document | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 3 | pdf |

| Log | | | | | | | Privilege | | Doc |
|-----|-------------------|------------------|--------------------------|------------|--|-------------------|-----------|------------|----------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| | | | | | | AC Privilege and | | | |
| | | | | | | Work | | | |
| | | | | | | Product/joint | | | |
| | | | | | | defense/commo | | | |
| 60 | | | | | Attached draft legal document | n interest | Withheld | 21 | pdf |
| | | | | | - | | | | <u> </u> |
| | | | | | | Attorney | | | |
| | | | | | | Client/joint | | | |
| | | | | | | defense/commo | | | |
| | | | | | Email chain with Giuffre, McCawley and BSF staff regarding legal | | | | |
| 61 | 4/10/2015 17:40 | Virginia Giuffre | Smccawley@BSFLLP.com | | advice related to VRS | product | Withheld | 2 | mca |
| 01 | 4/10/2013 17:40 | virginia Giunne | SITCLAWIEY@BSFLEF.COTT | | | product | withield | 2 | msg |
| | | | | | | | | | |
| | | | | | | Attorney | | | |
| | | | | | | Client/joint | | | |
| | | | | | | defense/commo | | | |
| | | | | | Email chain with Giuffre, McCawley and BSF staff regarding legal | | | | |
| 62 | 4/10/2015 19:10 | Virginia Giuffre | Smccawley@BSFLLP.com | | advice related to VRS | product | Withheld | 2 | msg |
| | | | | | | | | | |
| | | | | | | Attorney | | | |
| | | | | | | Client/joint | | | |
| | | | | | | defense/commo | | | |
| | | | | | Email chain with Giuffre, McCawley and BSF staff regarding legal | n interest/work | | | |
| 63 | 4/10/2015 19:28 | Sigrid McCawley | robiejennag@y7mail.com | | advice related to VRS | product | Withheld | 2 | msg |
| | | | | | | | | | |
| | | | | | | Attorney | | | |
| | | | | | | Client/joint | | | |
| | | | | | | defense/commo | | | |
| | | | | | Email chain with Giuffre, McCawley and BSF staff regarding legal | | | | |
| 64 | 4/10/2015 19:33 | Virginia Giuffre | Smccawley@BSFLLP.com | | advice related to VRS | product | Withheld | 2 | mca |
| 04 | -/ 10/ 2013 13.33 | Virbinia Gluttie | SINCCOMICY@D31 LLF.CUIII | | | product | withitelu | 2 | msg |
| | | | | | | | | | |
| | | | | | | Attorney | | | |
| | | | | | | Client/joint | | | |
| | | | | | | defense/commo | | | |
| | | | | | Email chain with Giuffre, McCawley and BSF staff regarding legal | | | | |
| 65 | 4/10/2015 20:03 | Sigrid McCawley | robiejennag@y7mail.com | | advice related to VRS | product | Withheld | 2 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|--|--|--|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 66 | 4/10/2015 20:04 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre, McCawley and BSF staff regarding legal advice related to VRS | | Withheld | 2 | msg |
| 67 | 4/10/2015 20:04 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre, McCawley and BSF staff regarding legal advice related to VRS | | Withheld | 2 | msg |
| 68 | 4/10/2015 23:46 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre, McCawley legal assistant re seeking
and providing information sought by attorney to assist in
providing legal advice, with attachments | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 3 | msg |
| 69 | 4/13/2015 13:52 | Sigrid McCawley | robiejennag@y7mail.com | StanPottinger@aol.com,brad@pat
htojustice.com | Email chain with Giuffre, Pottinger, Edwards and McCawley re
legal advice regarding potential public statements | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 3 | msg |
| 70 | 4/13/2015 13:56 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre, Pottinger, Edwards and McCawley re
legal advice regarding media issues | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 3 | msg |
| 71 | 4/14/2015 23:38 | Brad Edwards | Smccawley@BSFLLP.com,bri
ttany@pathtojustice.com,ro
biejennag@y7mail.com,stan
pottinger@aol.com | | Providing legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|------------------------|----------------------|---|---|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 72 | 4/16/2015 11:14 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re legal advice regarding media issues | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 73 | 4/16/2015 11:47 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre and McCawley re legal advice regarding
media issues | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 74 | 4/24/2015 19:22 | Sigrid McCawley | robiejennag@y7mail.com | | Providing legal advice re records retention, with attachments | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 75 | | | | | Attached letter providing legal advice re document retention | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | pdf |
| 76 | 4/24/2015 19:59 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re legal advice regarding
potential deposition | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 77 | 4/27/2015 21:20 | Brad Edwards | robiejennag@y7mail.com | Smccawley@BSFLLP.com | Seeking information to assist in providing legal advice | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|--------------------|----------------------------|--|--|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 78 | 4/30/2015 6:42 | Brittany Henderson | eperez@BSFLLP.com | Smccawley@BSFLLP.com,brad@pa
thtojustice.com,robiejennag@y7m
ail.com | Legal documents provided to assist in providing legal advice | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 1 | msg |
| 79 | 4/30/2015 7:02 | Brittany Henderson | robiejennag@y7mail.com | | Email chain with Giuffre, Henderson and paralegal re seeking
and providing information to assist in providing legal advice | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 80 | 4/30/2015 7:05 | Virginia Giuffre | brittany@pathtojustice.com | | Email chain with Giuffre, Henderson, Edwards, McCawley and
legal assistant re seeking information to assist in providing legal
advice | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 81 | 5/4/2015 20:04 | Virginia Giuffre | brittany@pathtojustice.com | | Email chain with Giuffre, Henderson, Edwards, McCawley and
legal assistant re seeking information to assist in providing legal
advice, with attachment | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 82 | 5/11/2015 18:20 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with McCawley, Giuffre, Edwards, Pottinger,
Henderson and Paralegal re seeking and providing information
to assist in legal advice, with attachments | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 1 | msg |
| 83 | 5/11/2015 18:34 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre, McCawley, Edwards, Pottinger and
Paralegal re seeking information to assist in providing legal
advice re potential litigation | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 84 | 5/11/2015 18:40 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre and McCawley re case research, with attachment | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|---|------------|---|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 85 | 5/11/2015 18:45 | Sigrid McCawley | brad@pathtojustice.com,ro
biejennag@y7mail.com | | Providing and seeking information to assist in legal advice re
potential legal action, with attachment | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 1 | msg |
| 86 | 5/11/2015 18:47 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re seeking information to assist in providing legal advice re potential litigation | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 87 | 5/11/2015 18:56 | Virginia Giuffre | brad@pathtojustice.com | | Email chain with Giuffre, McCawley, Edwards, Pottinger and
Paralegal re seeking information to assist in providing legal
advice re potential litigation | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 88 | 5/17/2015 22:37 | Sigrid McCawley | robiejennag@y7mail.com | | Providing litigation documents to client, with attachments | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 3 | msg |
| 89 | | | | | Attached draft legal agreement | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 10 | pdf |
| 90 | 5/17/2015 22:40 | Sigrid McCawley | robiejennag@y7mail.com | | Providing legal advice re legal agreement, with attachment | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 91 | 5/18/2015 18:40 | Virginia Giuffre | Smccawley@BSFLLP.com | | Discussion of confidential agreement, with attachments | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 1 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|------------------------|------------|--|---|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 92 | | | | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | jfif |
| 93 | | | | | Attached confidential agreement page | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | jfif |
| 94 | 6/5/2015 19:16 | Sigrid McCawley | robiejennag@y7mail.com | | Conveying attorney mental impression regarding hearing | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 95 | 6/6/2015 17:20 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re attorney mental
impression regarding hearing | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 96 | 6/25/2015 2:26 | Sigrid McCawley | robiejennag@y7mail.com | | Providing advice re status and strategy of ongoing legal matters | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 6 | msg |
| 97 | 7/17/2015 14:19 | Sigrid McCawley | robiejennag@y7mail.com | | Discussion with S. McCawley regarding file related to
representation by B. Josefsberg | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 4 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|------------------------|---|--|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 98 | 7/27/2015 21:53 | Virginia Giuffre | Smccawley@BSFLLP.com | | Providing information to assist in legal advice re potential
litigation | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 99 | 7/29/2015 19:45 | Sigrid McCawley | robiejennag@y7mail.com | StanPottinger@aol.com | Conveying legal advice on media issues | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 100 | 8/5/2015 19:51 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre, McCawley and paralegals re
information sought to assist in providing legal advice | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 1 | msg |
| 101 | 8/6/2015 2:14 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre, McCawley, legal intern and paralegal
re seeking information to assist in providing legal advice re
potential litigation | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 102 | 8/6/2015 2:45 | Sigrid McCawley | robiejennag@y7mail.com | brad@pathtojustice.com | Email chain with Giuffre, McCawley, legal intern, Edwards and
paralegal re seeking information to assist in providing legal
advice re potential litigation | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 103 | 8/6/2015 2:55 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre, McCawley, legal intern and paralegal
re seeking information to assist in providing legal advice re
potential litigation | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 104 | 8/6/2015 3:48 | Sigrid McCawley | robiejennag@y7mail.com | Smccawley@BSFLLP.com,brad@pa
thtojustice.com | Email chain with McCawley, Giuffre, and Paralegals re seeking
information to assist in legal advice, with attachments | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|---|---|--|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege
AC Privilege and | Action | Page Count | Туре |
| 105 | 8/6/2015 3:51 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre, McCawley, legal intern and paralegal
re seeking information to assist in providing legal advice re
potential litigation | Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 106 | 9/1/2015 18:54 | Sigrid McCawley | robiejennag@y7mail.com | brad@pathtojustice.com,brittany@
pathtojustice.com | Providing and seeking information to assist in legal advice re
potential legal action, with attachment | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 107 | 9/7/2015 18:24 | Virginia Giuffre | brad@pathtojustice.com,sm
ccawley@bsfllp.com,stanpot
tinger@aol.com | | Providing information sought by attorneys to provide legal advice, with attachment | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 108 | | | | | Attached Information sought by attorneys to provide legal advice | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 4 | docx |
| 109 | 9/7/2015 18:58 | Sigrid McCawley | brad@pathtojustice.com,ro
biejennag@y7mail.com,stan
pottinger@aol.com | | Email chain with Giuffre, Edwards, Pottinger and McCawley re
collection of information to assist in providing legal advice re
potential litigation | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 110 | 9/15/2015 21:58 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re draft legal document relating to litigation | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|------------------------|------------------------|---|---|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 111 | 9/15/2015 22:04 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre and McCawley re draft legal document | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 112 | 9/15/2015 22:07 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re draft legal document | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 113 | 9/20/2015 12:15 | Sigrid McCawley | robiejennag@y7mail.com | brad@pathtojustice.com | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 114 | 9/20/2015 14:47 | Virginia Giuffre | Smccawley@BSFLLP.com | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 115 | 9/20/2015 19:16 | Virginia Giuffre | Smccawley@BSFLLP.com | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 116 | 9/20/2015 19:29 | Sigrid McCawley | robiejennag@y7mail.com | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|------------------------|------------|----------------|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 117 | 9/20/2015 19:30 | Virginia Giuffre | Smccawley@BSFLLP.com | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 118 | 9/21/2015 14:48 | Sigrid McCawley | robiejennag@y7mail.com | | | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 1 | msg |
| 119 | | | | | | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 12 | pdf |
| 120 | | | | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | pdf |
| 121 | | | | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | pdf |
| 122 | | | | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 3 | pdf |

| Log | | | | | | | Privilege | | Doc |
|-----|---|---|--|------------|---|---|-----------|--|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 123 | 9/21/2015 14:51 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re potential legal action. | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 125 | Emails, letters, and
other communications
from 2011 - Present | Meredith Schultz, David
Boies, Jack Scarola, Stan
Pottinger, Ellen
Brockman, Legal | Virginia Giuffre, Brad
Edwards, Paul Cassell,
Brittany Henderson, Sigrid
McCawley, Meredith
Schultz, David Boies, Jack
Scarola, Stan Pottinger, Ellen
Brockman, Legal Assistants,
Professionals retained by
attorneys to aid in the
rendition of legal advice and
representation | | Plaintiff has objected that Defendant's requests are overly
broad and unduly burdensome, as individually logging all
privileged responsive documents would be overly burdensome.
Plaintiff contends that requests targeting such privileged
information are not reasonably calculated to lead to the
discovery of admissible evidence, are not important to resolving
the issues, are not relevant to any party's claim or defense, are
not proportional to the needs of the case, and creates a heavy
burden on Plaintiff that outweighs its benefit. Therefore,
Plaintiff has employed categorical logging pursuant to Local Civil
Rule 26.2(c). Correspondence re: Jane Doe #1 and Jane Doe #2
v. United States ("CVRA case"), Case no. 08-80736-CIV-Marra,
pending in the Southern District of Florida. Documents withheld
pursuant to the privileges asserted included communications
from Ms. Giuffre to the attorneys listed seeking legal advice
related to the CVRA case, communications from the attorneys
to Ms. Giuffre giving legal advice or giving attorney mental
impressions related to the CVRA case, communications sending
or attaching attorney work product related to the CVRA case,
and/or communications sending or attaching client revisions to
attorney work product related to the CVRA case, and
communications re evidence. | | Withheld | Approx. 1.3K
docs
overlapping
with other
cases | |

| Log | | | | | | | Privilege | | Doc |
|-----|------------------------|------------------------|-------------------------------|------------|--|-------------------|------------|--------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
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| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | Plaintiff has objected that Defendant's requests are overly | | | | |
| | | | | | broad and unduly burdensome, as individually logging all | | | | |
| | | | | | privileged responsive documents would be overly burdensome. | | | | |
| | | | | | Plaintiff contends that requests targeting such privileged | | | | |
| | | | | | information are not reasonably calculated to lead to the | | | | |
| | | | | | discovery of admissible evidence, are not important to resolving | | | | |
| | | | | | the issues, are not relevant to any party's claim or defense, are | | | | |
| | | | | | not proportional to the needs of the case, and creates a heavy | | | | |
| | | | | | burden on Plaintiff that outweighs its benefit. Therefore, | | | | |
| | | | | | Plaintiff has employed categorical logging pursuant to Local Civil | | | | |
| | | Virginia Giuffre, Brad | | | Rule 26.2(c). Correspondence re: Giuffre v. Maxwell ("Maxwell | | | | |
| | | Edwards, Paul Cassell, | | | case"), 15-cv-07433-RWS, pending in the Southern District of | | | | |
| | | · · · | Virginia Giuffre, Brad | | New York, since the date of filing, September 21, 2015. | | | | |
| | | o ,, | Edwards, Paul Cassell, | | Documents withheld pursuant to the privileges asserted | | | | |
| | | , | Brittany Henderson, Sigrid | | included communications from Ms. Giuffre to the attorneys | | | | |
| | | | McCawley, Meredith | | listed seeking legal advice related to the Maxwell case, | | | | |
| | | . . | Schultz, David Boies, | | communications from the attorneys to Ms. Giuffre giving legal | | | | |
| | | | Stephen Zach, Stan | | advice or giving attorney mental impressions related to the | | | | |
| | | | Pottinger, Ellen Brockman, | | | AC Privilege and | | Approx. 1.3K | |
| | | | Legal Assistants, | | | Work | | docs | |
| | , | | Professionals retained by | | communications sending or attaching client revisions to | Product/joint | | overlapping | |
| 120 | other communications | 0 | attorneys to aid in the | | | defense/commo | 14/ithhald | with other | |
| 126 | from 9/21/15 - Present | representation | rendition of legal advice and | | communications re evidence. | n interest | Withheld | cases | |

| Log | | | | | | | Privilege | | Doc |
|-----|----------------------|---------------------------|-------------------------------|------------|--|-------------------|-----------------|--------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | Plaintiff has objected that Defendant's requests are overly | | | | |
| | | | | | broad and unduly burdensome, as individually logging all | | | | |
| | | | | | privileged responsive documents would be overly burdensome. | | | | |
| | | | | | Plaintiff contends that requests targeting such privileged | | | | |
| | | | | | information are not reasonably calculated to lead to the | | | | |
| | | | | | discovery of admissible evidence, are not important to resolving | | | | |
| | | | | | the issues, are not relevant to any party's claim or defense, are | | | | |
| | | | | | not proportional to the needs of the case, and creates a heavy | | | | |
| | | | | | burden on Plaintiff that outweighs its benefit. Therefore, | | | | |
| | | | | | Plaintiff has employed categorical logging pursuant to Local Civil | | | | |
| | | Virginia Giuffre, Brad | | | Rule 26.2(c). Correspondence re: Bradley Edwards and Paul | | | | |
| | | Edwards, Paul Cassell, | | | Cassell v. Alan Dershowitz ("Dershowitz case"), Case no. 15- | | | | |
| | | | Virginia Giuffre, Brad | | 000072, pending in the Seventeenth Judicial Circuit, Broward | | | | |
| | | | Edwards, Paul Cassell, | | County, Florida. Documents withheld pursuant to the privileges | | | | |
| | | , | Brittany Henderson, Sigrid | | asserted included communications from Ms. Giuffre to the | | | | |
| | | | McCawley, Meredith | | attorneys listed seeking legal advice related to the Dershowitz | | | | |
| | | . . | Schultz, David Boies, | | case, communications from the attorneys to Ms. Giuffre giving | | | | |
| | | | Stephen Zach, Stan | | legal advice or giving attorney mental impressions related to the | | | | |
| | | Assistants, Professionals | Pottinger, Ellen Brockman, | | Dershowitz case, communications sending or attaching attorney | 0 | | Approx. 1.3K | |
| | | , , | Legal Assistants, | | ····· | Work | | docs | |
| | other communications | | Professionals retained by | | 5 | Product/joint | | overlapping | |
| 107 | , | 0 | attorneys to aid in the | | | defense/commo | A Cala la a Lal | with other | |
| 127 | Present | representation | rendition of legal advice and | | communications re evidence. | n interest | Withheld | cases | |

| Log | | | | | | | Privilege | | Doc |
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| | | | | | Plaintiff has objected that Defendant's requests are overly | | | | 1 |
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| | | | | | broad and unduly burdensome, as individually logging all | | | | |
| | | | | | privileged responsive documents would be overly burdensome. | | | | |
| | | | | | Plaintiff contends that requests targeting such privileged | | | | 1 |
| | | | | | information are not reasonably calculated to lead to the | | | | 1 |
| | | | | | discovery of admissible evidence, are not important to resolving | | | | 1 |
| | | | | | the issues, are not relevant to any party's claim or defense, are | | | | 1 |
| | | | | | not proportional to the needs of the case, and creates a heavy | | | | 1 |
| | | | | | burden on Plaintiff that outweighs its benefit. Therefore, | | | | 1 |
| | | | | | Plaintiff has employed categorical logging pursuant to Local Civil | | | | |
| | | | | | Rule 26.2(c). Correspondence re: Jane Doe No. 102 v. Jeffrey | | | | 1 |
| | | | | | Epstein ("Epstein case"), Case No. 09-80656-CIV-Marra/Johnson | | | | |
| | | | | | (Southern District of Florida). Documents withheld pursuant to | | | | |
| | | | | | the privileges asserted included communications from Ms. | | | | 1 |
| | | Virginia Giuffre, Bob | Virginia Giuffre, Bob | | Giuffre to the attorneys listed seeking legal advice related to the | | | | |
| | | Josefsberg, Katherine W. | Josefsberg, Katherine W. | | Epstein case, communications from the attorneys to Ms. Giuffre | | | | |
| | | Ezell, Amy Ederi, other | Ezell, Amy Ederi, other | | giving legal advice or giving attorney mental impressions related | | | | |
| | | Podhurst attorneys, | Podhurst attorneys, Legal | | to the Epstein case, communications sending or attaching | AC Privilege and | | Approx. 1.3K | 1 |
| | | Legal Assistants, and | Assistants, and Professionals | | | Work | | docs | |
| | Emails, letters, and | Professionals retained by | retained by attorneys to aid | | | Product/joint | | overlapping | |
| | other communications | attorneys to aid in the | in the rendition of legal | | | defense/commo | | with other | |
| 420 | from 2009 - Present | rendition of legal advice | advice | | | | Withheld | | |
| 128 | from 2009 - Present | renation of legal advice | advice | | communications re evidence. | n interest | withheid | cases | |
| | - / / | | | | Email chain with Giuffre and McCawley seeking information to | | | | |
| 129 | 6/10/2015 | Virginia Giuffre | robiejennag@y7mail.com | | assist with attorney advice. | Attorney Client | Withheld | 2 | msg |
| | | | | | | | | | |
| 1 | | | | | Letter from Virginia Giuffre to David Boies conveying requested | AC Privilege and | | | |
| 130 | | | | | information to assist in providing legal advice. | Work Product | Withheld | 26 | pdf |
| | | | | Smccawley@BSFLLP.com,brad@pa | | | | | |
| 1 | | | | thtojustice.com,robiejennag@y7m | | AC Privilege and | | | |
| 131 | 4/30/2015 | Brittany Henderson | eperez@BSFLLP.com | ail.com | | Work Product | Withheld | 1 | msg |
| | ,, | , | | Smccawley@BSFLLP.com,brad@pa | | | | | |
| | | | | thtojustice.com,garvin@lclark.edu, | Email chain with McCawley, Edwards, Garvin, Henderson, | AC Privilege and | | | |
| 122 | 4/20/2015 | Andros Ortiz | hh600@poup.odu | robiejennag@y7mail.com | | Work Product | Withhold | | |
| 132 | 4/29/2015 | Andres Ortiz | bh699@nova.edu | , ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | Giunne and BSF stan reliegal advice relVRS communications. | WORK PRODUCT | Withheld | 1 | msg |
| 1 | | | | Smccawley@BSFLLP.com,brad@pa | | | | | |
| 1 | | | | thtojustice.com,garvin@lclark.edu, | | AC Privilege and | | | |
| 133 | 4/29/2015 | brittany henderson | aortiz@BSFLLP.com | robiejennag@y7mail.com | Communication re legal advice re VRS communications. | Work Product | Withheld | 1 | msg |
| 100 | 1/20/2010 | | | | | | | | |

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| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
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| | | | | Smccawley@BSFLLP.com,brittany | Email chain with Cassell, McCawley, Edwards, Garvin, Beloof, | | | | |
| | | | | | | AC Privilege and | | | |
| 134 | 4/17/2015 | Paul Cassell | brad@pathtojustice.com | P.com,robiejennag@y7mail.com | registrations. | Work Product | Withheld | 5 | msg |
| | | | | | Email chain with Cassell, McCawley, Edwards, Garvin, Beloof, | | | | |
| | | | brad@pathtojustice.com,cas | , | Henderson, Giuffre and BSF staff re legal advice re VRS | AC Privilege and | | | |
| 135 | 4/17/2015 | Sigrid McCawley | sellp@law.utah.edu | .com | registrations. | Work Product | Withheld | 4 | msg |
| | | | | | | | | | |
| | | | | Smccawley@BSFLLP.com,brittany | Email chain with Cassell, McCawley, Edwards, Garvin, Beloof, | | | | |
| | | | | @pathtojustice.com,eperez@BSFLL | Henderson, Giuffre and BSF staff re legal advice re VRS | AC Privilege and | | | |
| 136 | 4/17/2015 | Brad Edwards | cassellp@law.utah.edu | P.com,robiejennag@y7mail.com | registrations. | Work Product | Withheld | 4 | msg |
| | | | | | | | | | |
| 137 | 2/26/2015 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre and McCawley re non-testifying expert. | Attorney Client | Withheld | 1 | msg |
| 138 | 2/26/2015 | Sigrid McCawley | robiejennag@y7mail.com | | Communication re non-testifying expert. | Attorney Client | Withheld | 1 | msg |
| | | | | | Email chain with Giuffre, McCawley, Edwards, Pottinger and BSF | | | | |
| 139 | 2/11/2016 | Sigrid McCawley | robiejennag@y7mail.com | | staff re media communications. | Attorney Client | Redacted | 3 | msg |
| | | | StanPottinger@aol.com,robi | Lcarlsen@BSFLLP.com,brad@patht | Email chain with Giuffre, McCawley, Edwards, Pottinger and BSF | | | | |
| 140 | 2/11/2016 | Sigrid McCawley | ejennag@y7mail.com | ojustice.com | staff re media communications. | Attorney Client | Redacted | 3 | msg |
| | | | | Lcarlsen@BSFLLP.com,Smccawley | | | | | |
| | | | | @BSFLLP.com,brad@pathtojustice. | | | | | |
| 141 | 2/11/2016 | StanPottinger@aol.com | robiejennag@y7mail.com | com | staff re media communications. | Attorney Client | Redacted | 3 | msg |
| | | | | | Email chain with Giuffre and Pottinger re media | | | | |
| 142 | 2/9/2016 | StanPottinger@aol.com | robiejennag@y7mail.com | | communications. | Attorney Client | Redacted | 2 | msg |
| | | | | | | | | | |
| | | | | | Letter from Virginia Giuffre to David Boies conveying requested | AC Privilege and | | | |
| 143 | | | | | information to assist in providing legal advice. | Work Product | Withheld | 26 | pdf |
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| | | | | | Letter from Virginia Giuffre to David Boies conveying requested | AC Privilege and | | | |
| 144 | | | | | information to assist in providing legal advice. | Work Product | Withheld | 23 | docx |
| | | | | | | | | | |
| 145 | 6/10/2015 | Virginia Giuffre | robiejennag@y7mail.com | | Email chain with Giuffre and McCawley re ongoing litigation. | Attorney Client | Withheld | 2 | msg |
| | | | | Smccawley@BSFLLP.com,bh699@n | | | | | |
| | | | | ova.edu,brad@pathtojustice.com,g | Email chain with Henderson, McCawey, Edwards, Garvin and | | | | |
| 146 | 4/29/2015 | Virginia Giuffre | aortiz@BSFLLP.com | arvin@lclark.edu | BSF staff re VRS communications. | Attorney Client | Withheld | 2 | msg |
| | | | | | Email chain with Boylan, Giuffre, McCawley, and BSF staff re | | | | |
| 147 | 4/10/2015 | Virginia Giuffre | rebecca.boylan@yahoo.com | | legal advice re VRS registrations. | Attorney Client | Withheld | 2 | msg |
| 148 | 2/26/2015 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email confirming legal advice re non-testifying expert. | Attorney Client | Withheld | 1 | msg |

| Log | | | | | | | Privilege | | Doc |
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| | | | | | Email chain with Giuffre and Pottinger re media | | | | |
| 149 | 2/11/2015 | Virginia Giuffre | StanPottinger@aol.com | | communications | Attorney Client | Redacted | 3 | msg |
| | | | | | Email chain with Giuffre, McCawley, Pottinger and BSF staff re | | | | |
| 150 | 2/11/2015 | Virginia Giuffre | Smccawley@BSFLLP.com | | media communications. | Attorney Client | Redacted | 3 | msg |
| | | | | | | | | | |
| | | | | | | AC Privilege and | | | |
| 151 | 1/13/2015 | Virginia Giuffre | StanPottinger@aol.com | | Email chain with Pottinger and Giuffre re anticipated litigation. | Work Product | Withheld | 1 | msg |
| | | | | | | | | | |
| | | | | | Plaintiff has objected that Defendant's requests are overly | | | | |
| | | | | | broad and unduly burdensome, as individually logging all | | | | |
| | | | | | privileged responsive documents would be overly | | | | |
| | | | | | burdensome. Plaintiff contends that requests targeting | | | | |
| | | | | | such privileged information are not reasonably calculated | | | | |
| | | | | | to lead to the discovery of admissible evidence, are not | | | | |
| | | | | | important to resolving the issues, are not relevant to any | | | | |
| | | | | | party's claim or defense, are not proportional to the | | | | |
| | | | | | needs of the case, and creates a heavy burden on Plaintiff | | | | |
| | | | | | that outweighs its benefit. Therefore, Plaintiff has | | | | |
| | | | | | employed categorical logging pursuant to Local Civil Rule | | | | |
| | | | | | 26.2(c). This categorical entry is regarding correspondence | | | | |
| | | | | | re potential legal action against entities and individuals. | | | | |
| | | Virginia Giuffre, Brad | | | Documents withheld pursuant to the privileges asserted | | | | |
| | | Edwards, Paul Cassell, | Virginia Giuffre, Brad | | included communications from Ms. Giuffre to the | | | | |
| | | Brittany Henderson, | Edwards, Paul Cassell, | | attorneys listed seeking legal advice related to potential | | | | |
| | | Sigrid McCawley, | Brittany Henderson, Sigrid | | law suits, communications from the attorneys to Ms. | | | | |
| | | Meredith Schultz, David | McCawley, Meredith | | Giuffre giving legal advice or giving attorney mental | | | | |
| | | Boies, Stephen Zach, | Schultz, David Boies, | | impressions related to the law suits, communications | | | | |
| | | Stan Pottinger, Ellen | Stephen Zach, Stan | | sending or attaching attorney work product related to | | | | |
| | | Brockman, Legal | Pottinger, Ellen Brockman, | | potential lawsuits, and/or communications sending or | AC Privilege and | | | |
| | Emails, letters, and | Assistants, Professionals | Legal Assistants, | | attaching client revisions to attorney work product related | Work | | Approx. 1.3K | |
| | other communications | retained by attorneys to | Professionals retained by | | | | | overlapping | |
| 452 | from January 2015 - | aid in the rendition of | attorneys to aid in the | | to potential lawsuits, and communications re evidence. | defense/commo | ام ما ما | with other | |
| 152 | Present | legal advice | rendition of legal advice | | | n interest | Withheld | cases | |

| IDEmail Sent DateEmail ToCC AddressSubject MatterType of PrivilegeActionPage CountTypeII <th>Log</th> <th></th> <th></th> <th></th> <th></th> <th></th> <th></th> <th>Privilege</th> <th></th> <th>Doc</th> | Log | | | | | | | Privilege | | Doc |
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| 153 communications Brad Edwards Edwards Edwards Edwards Defendance and others. Public Interest Withheld documents | 153 | | entity, Virginia Giuffre,
David Boies, Stan
Pottinger, Sigrid
McCawley, Paul Cassell, | Virginia Giuffre, David Boies,
Stan Pottinger, Sigrid
McCawley, Paul Cassell, Brad | | broad and unduly burdensome, as individually logging all
privileged responsive documents would be overly
burdensome. Plaintiff contends that requests targeting
such privileged information are not reasonably calculated
to lead to the discovery of admissible evidence, are not
important to resolving the issues, are not relevant to any
party's claim or defense, are not proportional to the
needs of the case, and creates a heavy burden on Plaintiff
that outweighs its benefit. Therefore, Plaintiff has
employed categorical logging pursuant to Local Civil Rule
26.2(c). This categorical entry is regarding correspondence | | Withheld | | |

EXHIBIT 3

United States District Court For The Southern District of New York

Giuffre v. Maxwell 15-cv-07433-RWS Ghislaine Maxwell's Privilege Log Amended as of May 16, 2016

***Per Local Rule 26.2, the following privileges are asserted pursuant to British law, Colorado law and NY law.

| Log ID | DATE | DOC.
TYPE | BATES
| FROM | ТО | CC | RELATIONSHIP
OF PARTIES | SUBJECT
MATTER | PRIVILEGE |
|--------|--------------------------|--------------|---------------|---------------------|---|-----------------|------------------------------|-----------------------------------|-----------------|
| 1. | 2011.03.15 | E-Mails | 1000-
1013 | Ghislaine Maxwell | Brett Jaffe, Esq. | | Attorney / Client | Communication
re: legal advice | Attorney-Client |
| 2. | 2011.03.15 | E-Mails | 1014-
1019 | Brett Jaffe, Esq. | Ghislaine Maxwell | | Attorney / Client | Communication
re: legal advice | Attorney-Client |
| 3. | 2015.01.02 | E-Mails | 1020-
1026 | Ross Gow | Ghislaine Maxwell | | Attorney Agent /
Client | Communication
re: legal advice | Attorney-Client |
| 4. | 2015.01.02 | E-Mail | 1024-
1026 | Ghislaine Maxwell | Ross Gow | | Attorney Agent /
Client | Communication
re: legal advice | Attorney-Client |
| 5. | 2015.01.02 | E-Mail | 1027-
1028 | Ross Gow | Ghislaine Maxwell | Brian
Basham | Attorney Agent /
Client | Communication
re: legal advice | Attorney-Client |
| 6. | 2015.01.06 | E-Mail | 1029 | Ghislaine Maxwell | Jeffrey Epstein | | Common Interest | Communication
re: legal advice | Common Interest |
| 7. | 2015.01.06 | E-Mail | 1030-
1043 | Ghislaine Maxwell | Jeffrey Epstein,
Alan Dershowitz, Esq. | | Attorney / Client | Communication
re: legal advice | Common Interest |
| 8. | 2015.01.10 | E-Mail | 1044 | Ghislaine Maxwell | Philip Barden, Esq.,
Ross Gow | | Attorney / Client | Communication
re: legal advice | Attorney-Client |
| 9. | 2015.01.10 | E-Mail | 1045-
1051 | Ghislaine Maxwell | Philip Barden, Esq. | | Client / Attorney | Communication
re: legal advice | Attorney-Client |
| 10. | 2015.01.09
2015.01.10 | E-Mails | 1052-
1055 | Ross Gow | Philip Barden, Esq. | G.
Maxwell | Agent / Attorney /
Client | Communication
re: legal advice | Attorney-Client |
| 11. | 2015.01.11 | E-Mail | 1055-
1058 | Ghislaine Maxwell | Jeffrey Epstein | | Common Interest | Communication
re: legal advice | Common Interest |
| 12. | 2015.01.11 | E-Mail | 1055-
1058 | Philip Barden, Esq. | Ross Gow | G.
Maxwell | Attorney / Agent /
Client | Communication
re: legal advice | Attorney-Client |
| 13. | 2015.01.11 | E-Mail | 1056-
1058 | Philip Barden, Esq. | Ghislaine Maxwell | Ross
Gow | Attorney / Agent /
Client | Communication
re: legal advice | Attorney-Client |

1

| 14. | 2015.01.11 -
2015.01.17 | E-Mails | 1059-
1083 | Jeffrey Epstein | Ghislaine Maxwell | | Common Interest | Communication
re: legal advice | Common Interest Privilege |
|-----|----------------------------|--|---------------------------------|--|---|---------------|--|--|---|
| 15. | 2015.01.13 | E-Mail | 1067-
1073 | Ghislaine Maxwell | Jeffrey Epstein | | Common Interest | Communication
re: legal advice | Common Interest Privilege |
| 16. | 2015.01.13 | E-Mail | 1069-
1073,
1076-
1079 | Philip Barden, Esq. | Martin Weinberg, Esq. | | Common Interest | Communication
re: legal advice | Common Interest Privilege |
| 17. | 2015.01.13 | E-Mails | 1068-
1069,
1074-
1076 | Philip Barden, Esq. | Ghislaine Maxwell | Mark
Cohen | Attorney / Client | Communication
re: legal advice | Attorney-Client |
| 18. | 2015.01.21 | E-Mail | 1088-
1090 | Ross Gow | Philip Barden, Esq., Ghislaine
Maxwell | | Agent / Attorney /
Client | Communication
re: legal advice | Attorney-Client |
| 19. | 2015.01.21 -
2015.01.27 | E-Mails | 1084-
1098 | Jeffrey Epstein | Ghislaine Maxwell | | Common Interest | Communication
re: legal advice | Common Interest Privilege |
| 20. | 2015.01.21-
2015.01.27 | E-Mails | 1099 | Ghislaine Maxwell | Jeffrey Epstein | | Common Interest | Communication
re: legal advice | Common Interest Privilege |
| 21. | 2015.04.22 | E-mail | 7 pages | Jeffrey Epstein | Ghislaine Maxwell | | Common Interest | Forwarding
message from
Martin Weinberg,
labeled "Attorney-
Client Privilege"
with attachment | Common Interest Privilege |
| 22. | Various | E-mails | | Agent of Haddon,
Morgan & Foreman;
Laura Menninger | Agent of Haddon, Morgan &
Foreman; Laura Menninger | | Agent of attorney and
Attorney | Attorney work
product | Attorney Work Product |
| 23. | Various | E-mails | | Mary Borja; Laura
Menninger | Mary Borja; Laura Menninger | | Attorney Work
Product | Attorney work
product | Attorney Work Product |
| 24. | 2015.10.21 -
2015.10.22 | E-mail
chain with
attachmen
t | | Darren Indyke; Laura
Menninger | Darren Indyke; Laura Menninger | | Attorneys for parties
to Common Interest
Agreement | Common Interest
Agreement | Attorney Work Product;
Common Interest Privilege |

2

Case 1:15-cv-07433-LAP Document 1320-17 Filed 01/03/24 Page 1 of 25

Exhibit 6

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

| Х | |
|----------------------|-----|
| VIRGINIA L. GIUFFRE, | • |
| Plaintiff,
v. | • |
| GHISLAINE MAXWELL, | • |
| Defendant. | • |
| X | C C |

15-cv-07433-RWS

DEFENDANT GHISLAINE MAXWELL'S RESPONSES AND OBJECTIONS TO PLAINTIFF'S SECOND REQUEST FOR PRODUCTION OF DOCUMENTS

Defendant Ghislaine Maxwell, by and through her undersigned counsel, hereby responds to Plaintiff's Second Request for Production of Documents (the "Requests").

PRELIMINARY STATEMENT AND GENERAL OBJECTIONS

1. This response is made to the best of Ms. Maxwell's present knowledge, information and belief. Ms. Maxwell, through her attorneys of record, have not completed the investigation of the facts relating to this case, have not completed discovery in this action, and have not completed preparation for trial. Ms. Maxwell's responses to Plaintiff's requests are based on information currently known to her and are given without waiving Ms. Maxwell's right to use evidence of any subsequently discovered or identified facts, documents or communications. Ms. Maxwell reserves the right to supplement this Response in accordance with Fed. R. Civ. P. 26(e).

2. Ms. Maxwell objects to the Requests to the extent they attempt to impose any requirement or discovery obligation greater than or different from those under the Federal Rules of Civil Procedure, the local rules of this Court or any Orders of the Court.

3. Ms. Maxwell objects to the Requests to the extent they seek documents or information protected by the attorney/client privilege, the work-product doctrine, Rule 408 of the Federal Rules of Evidence, any common interest privilege, joint defense agreement or any other applicable privilege.

4. Ms. Maxwell objects to the Requests to the extent they seek documents or information outside of Ms. Maxwell's possession, custody or control.

Case 1:15-cv-07433-LAP Document 1320-17 Filed 01/03/24 Page 3 of 25

5. Ms. Maxwell objects to the Requests to the extent they seek information which is not relevant to the subject matter of the litigation and/or is not reasonably calculated to lead to the discovery of admissible evidence.

6. Ms. Maxwell objects to the Requests to the extent they are overly broad, unduly burdensome and/or propounded for the improper purpose of annoying, embarrassing, or harassing Ms. Maxwell.

7. Ms. Maxwell objects to the Requests to the extent they are vague and ambiguous, or imprecise.

8. Ms. Maxwell objects to the Requests to the extent they seek information that is confidential and implicates Ms. Maxwell's privacy interests.

9. Ms. Maxwell incorporates by reference every general objection set forth above into each specific response set forth below. A specific response may repeat a general objection for emphasis or for some other reason. The failure to include any general objection in any specific response does not waive any general objection to that request.

10. The Requests seek information that is confidential and implicates Ms. Maxwell's privacy interests. To the extent such information is relevant and discoverable in this action, Ms. Maxwell will produce such materials subject to an appropriate protective order pursuant to Fed. R. Civ. P. 26(c) limiting their dissemination to the attorneys and their employees.

OBJECTIONS TO DEFINITIONS

11. Ms. Maxwell objects to Definition No. 1 regarding "Agent" to the extent that it purports to extend the meaning beyond those permissible by law.

12. Ms. Maxwell objects to Definition No. 3 regarding "Defendant." The Definition is overly broad and unduly burdensome to the extent it attempts to extend the scope of the Requests to documents in the possession, custody or control of individuals other than Ms. Maxwell or her counsel.

13. Ms. Maxwell objects to Definition No. 5 regarding "Employee." Ms. Maxwell is an individual, sued in an individual capacity, and therefore there is no "past or present officer, director, agent or servant" of hers. Additionally, "attorneys" and "paralegals" are not "employees" of Ms. Maxwell given that she herself is not an attorney and therefore cannot "employ" attorneys.

14. Ms. Maxwell objects to Definition No. 10 regarding "You" or "Your." The Definition is overly broad and unduly burdensome to the extent it attempts to extend the scope of the Requests to documents in the possession, custody or control of individuals other than Ms. Maxwell or her counsel.

OBJECTIONS TO INSTRUCTIONS

Ms. Maxwell objects to Instruction No. 1, in particular the definition of the 15. "Relevant Period" to include July 1999 to the present, on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. The Complaint at paragraph 9 purports to describe events pertaining to Plaintiff and Defendant occurring in the years 1999 – 2002. The Complaint also references statements attributed to Ms. Maxwell occurring in January 2015. Defining the "Relevant Period" as "July 1999 to the present" is vastly overbroad, irrelevant and not reasonably calculated to lead to the discovery of admissible evidence, and as to certain of the Requests, is intended for the improper purpose of annoying or harassing Ms. Maxwell and it implicates her privacy rights. Thus, Ms. Maxwell interprets the Relevant Period to be limited to 1999-2002 and December 30, 2014 - January 31, 2015, except to the extent that any the answers "relate to any activity of defendant with respect to the practice which has been alleged and the duties alleged to be performed by Defendant, 'activities' being defined as sexual abuse or trafficking of any female," in which case her answers reflect the period 2000-today. Ms. Maxwell specifically objects to production of any documents outside that period, except as specifically noted.

16. Ms. Maxwell objects to Instruction No. 3 on the grounds that it is unduly burdensome and is intended for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell cannot possibly recall the specific disposition of documents, particularly electronic documents, dating back over 16 years. However, Ms. Maxwell, prior to this litigation has long had a practice of deleting emails after they have been read.

17. Ms. Maxwell objects to Instruction Nos. 5, 8, 9, 12, 17 to the extent they seek to impose obligations to supply explanations for the presence or absence of such documents, to specifically identify persons or documents, to provide information concerning who prepared documents, the location of any copies of such documents, the identities and contact information for persons who have custody or control of such documents, the reasons for inability to produce portions of documents, and the "natural person in whose possession they were found," beyond the requirements of Rule 34. This Instruction improperly seeks to propound Interrogatories pursuant to Rule 33.

18. Ms. Maxwell objects to Instructions No. 13 on the grounds that it is unduly burdensome and is intended for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell cannot possibly recall the specific circumstances upon which a document dating back 16 years has ceased to exist.

19. Ms. Maxwell objects to Instruction No. 15 to the extent that it calls for documents or information protected by the attorney/client privilege, the work-product doctrine, or any other applicable privilege.

20. Ms. Maxwell objects to Instruction Nos. 18 & 19 to the extent they require information on any privilege log above and beyond the requirements of Local Civil Rule 26.2.

SPECIFIC OBJECTIONS AND RESPONSES TO PLAINTIFF'S SECOND REQUESTS FOR PRODUCTION OF DOCUMENTS

DOCUMENT REQUEST NO. 1

Produce all documents that Your attorneys reviewed and/or relied upon in the March 21, 2016, meet and confer discussion when Mr. Pagliuca stated that (1) Plaintiff made false allegations concerning her sexual assault; (2) she made them in roughly the same time frame that Plaintiff was abused by Jeffrey Epstein; (3) that the allegations were made against a number of individuals in the area; and (4) that the allegations were found to be unfounded by local police.

RESPONSE: Ms. Maxwell has no knowledge of any statements made by Mr. Pagliuca during the March 21, 2016 meet and confer and hence has no documents responsive to this Request. Further, this Request inaccurately characterizes the statements of Ms. Maxwell's counsel during the March 16, 2016 meet and confer.

Ms. Maxwell further objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, the common interest privilege or any other applicable privilege.

Ms. Maxwell also objects to this Request to the extent it calls for information relating to Virginia Roberts Giuffre that exists within the public domain, the internet or in public court records and which are equally available to both parties and can be obtained from some other source that is more convenient, less burdensome, and less expensive. Subject to and without waiver of the foregoing, Defendant refers to the public documents and news reports regarding Plaintiff's allegations of sexual abuse and investigation of the same, which have been previously produced, are available in the public domain, or referenced in court papers. Defendant also refers Plaintiff to documents within the possession, custody and control of Plaintiff and her counsel, including without limitation Mr. Bradley Edwards, which were requested in Defendant's First Set of Discovery Requests, but were not produced despite certification of Plaintiff and Plaintiff's counsel that such Responses were truthful and complete.

Without waiver of any such objections, Ms. Maxwell has made available documents related to some of Ms. Giuffre's false allegations of sexual assaults in her Second Supplemental Fed. R. Civ. P. 26(a)(1)(A) disclosures.

DOCUMENT REQUEST NO. 2

Produce all documents concerning how any such police report, or how any such recounting, retelling, summary, or description of any such police report (as referenced in Interrogatory No. 1), came into Your possession. This request includes, but is not limited to, all documents concerning how, when, and by whom such reports (or descriptions of reports) were obtained from a minor child's sealed juvenile records and files.

RESPONSE: Ms. Maxwell objects to this Request in that there is no "Interrogatory No. 1" to which the Request corresponds. She further objects to the Request in that it improperly seeks to propound an Interrogatory in the form of a Request for Production of Documents and is

a contention Interrogatory barred according to Plaintiff's interpretation of the Local Rules. The Request embeds a number of assumptions that are not true and for which Plaintiff supplies no basis for assertion of their veracity.

Ms. Maxwell likewise objects to this Request because it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, the common interest privilege or any other applicable privilege.

Finally, Ms. Maxwell also objects to this Request to the extent it calls for information relating to Virginia Roberts Giuffre that exists within the public domain, the internet or in public court records and which are equally available to both parties and can be obtained from some other source that is more convenient, less burdensome, and less expensive. Defendant refers to the public documents and news reports regarding Plaintiff's allegations of sexual abuse and investigation of the same, which have been previously produced, are available in the public domain, or referenced in court papers. Defendant also refers Plaintiff to documents within the possession, custody and control of Plaintiff and her counsel, including without limitation Mr. Bradley Edwards, which were requested in Defendant's First Set of Discovery Requests, but were not produced despite certification of Plaintiff and Plaintiff's counsel that such Responses were truthful and complete.

Without waiver of any such objections, Ms. Maxwell has made available documents related to some of Ms. Giuffre's false allegations of sexual assaults in her Second Supplemental Fed. R. Civ. P. 26(a)(1)(A) disclosures. Ms. Maxwell is withholding documents responsive to this request on the basis of the attorney-client and work product privileges.

DOCUMENT REQUEST NO. 3

Produce all documents concerning how information or knowledge of the local police's findings or opinions concerning Ms. Giuffre's allegations of sexual assault as a minor child came into Your possession, including but not limited to documents concerning any statements made by law enforcement or any state attorney, written or oral, concerning such allegations.

RESPONSE: Ms. Maxwell objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, the common interest privilege or any other applicable privilege.

Ms. Maxwell also objects to this Request to the extent it calls for information relating to Virginia Roberts Giuffre that exists within the public domain, the internet or in public court records and which are equally available to both parties and can be obtained from some other source that is more convenient, less burdensome, and less expensive. Subject to and without waiver of the foregoing, Defendant refers to the public documents and news reports regarding Plaintiff's allegations of sexual abuse and investigation of the same, which have been previously produced, are available in the public domain, or referenced in court papers. Defendant also refers Plaintiff to documents within the possession, custody and control of Plaintiff and her counsel, including without limitation Mr. Bradley Edwards, which were requested in Defendant's First Set of Discovery Requests, but were not produced despite certification of Plaintiff and Plaintiff's counsel that such Responses were truthful and complete.

Without waiver of any such objections, Ms. Maxwell has made available documents related to some of Ms. Giuffre's false allegations of sexual assaults in her Second Supplemental Fed. R. Civ. P. 26(a)(1)(A) disclosures. Ms. Maxwell is withholding documents responsive to this request on the basis of the attorney-client and work product privileges.

DOCUMENT REQUEST NO. 4

Produce all documents concerning any investigations, internal or otherwise, by any law enforcement or governmental agency, regarding the illegal disclosure, illegal purchase, and/or theft of sealed juvenile police records concerning Plaintiff.

RESPONSE: Ms. Maxwell objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, the common interest privilege or any other applicable privilege. Ms. Maxwell also objects to this Request to the extent it calls information relating to Virginia Roberts Giuffre that exists within the public domain, the internet or in public court records and which are equally available to both parties and can be obtained from some other source that is more convenient, less burdensome, and less expensive. Defendant objects to this request to the extent that it characterizes the gathering of public information as "illegal."

Subject to and without waiver of the foregoing, Defendant has been unable to locate any documents responsive to this Request.

DOCUMENT REQUEST NO. 5

Produce all documents concerning any rape, sexual assault, sexual intercourse, or other sexual encounter involving Plaintiff. This Request includes, but is not limited to, (1) any documents concerning any sexual assault of Plaintiff while a minor; (2) any police reports, or documents concerning any police reports, that were created concerning such claims of sexual assault; and (3) documents concerning any communications received by You (or Your agents or attorneys) by other individuals that reference any sexual assault of Plaintiff while a minor.

RESPONSE: Ms. Maxwell objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, the common interest privilege or any other applicable privilege.

Ms. Maxwell also objects to this Request to the extent it calls for information relating to Virginia Roberts Giuffre that exists within the public domain, the internet or in public court records and which are equally available to both parties and can be obtained from some other source that is more convenient, less burdensome, and less expensive. Subject to and without waiver of the foregoing, Defendant refers to the public documents and news reports regarding Plaintiff's false allegations of sexual abuse and investigation of the same, which have been previously produced, are available in the public domain, or referenced in court papers. Defendant also refers Plaintiff to documents within the possession, custody and control of Plaintiff and her counsel, including without limitation Mr. Bradley Edwards, which were requested in Defendant's First Set of Discovery Requests, but were not produced despite certification of Plaintiff and Plaintiff's counsel that such Responses were truthful and complete.

Defendant objects to the characterization of Plaintiff's documented false claims of sexual contact as "rape" or "sexual assault."

Without waiver of any such objections, Ms. Maxwell has made available documents related to some of Ms. Giuffre's false allegations of sexual assault in her Second Supplemental Fed. R. Civ. P. 26(a)(1)(A) disclosures.

DOCUMENT REQUEST NO. 6

Produce any Joint Defense Agreement entered into between You and Jeffrey Epstein from 1999 to the present.

RESPONSE: Ms. Maxwell objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, the common interest privilege or any other applicable privilege. Defendant is withholding production of any such agreement on the basis of such privileges.

DOCUMENT REQUEST NO. 7

Produce any documents concerning any Joint Defense Agreement entered into between You and Jeffrey Epstein from 1999 to the present.

RESPONSE: Ms. Maxwell objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, the common interest privilege or any other applicable privilege. Defendant is withholding documents on the basis of such privileges.

DOCUMENT REQUEST NO. 8

Produce any documents concerning any of Your, or Your attorneys or agent's, communications with Jeffrey Epstein's attorneys or agents from 1999 to the present relating to the issue of sexual abuse of females, or any documents concerning any of Your, Your attorneys or agent's, communications with Jeffrey Epstein's attorneys or agents from 1999 to the present relating to the recruitment of any female under the age of 18 for any purpose, including socializing or performing any type of work or services.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is cumulative and duplicative. Ms. Maxwell has already produced documents related to her communications with Jeffrey Epstein in response to Plaintiff's First Requests for Production of Documents, all of which document her denial that she did "recruit[] any female under the age of 18 for any purpose."

Ms. Maxwell also objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, the common interest privilege or any other applicable privilege. Subject to and without waiver of the foregoing, Defendant has been unable to locate any additional documents responsive to this Request.

DOCUMENT REQUEST NO. 9

Produce any Joint Defense Agreement entered into between You and Alan Dershowitz from 1999 to the present.

RESPONSE: Ms. Maxwell objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, the common interest privilege or any other applicable privilege. Subject to and without waiver of the foregoing, Defendant has been unable to locate any documents responsive to this Request.

DOCUMENT REQUEST NO. 10

Produce any documents concerning any Joint Defense Agreement entered into between You and Alan Dershowitz from 1999 to the present.

RESPONSE: Ms. Maxwell objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, the common interest privilege or any other applicable privilege. Subject to and without waiver of the foregoing, Defendant has been unable to locate any documents responsive to this Request.

DOCUMENT REQUEST NO. 11

Produce any documents concerning any of Your attorneys' or agents' communications with Alan Dershowitz's attorneys or agents from 1999 to the present

RESPONSE: Ms. Maxwell objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, the common interest privilege or any other applicable privilege. Defendant is withholding communications between Mr. Dershowitz's counsel and Defendant's counsel which contain work product and concern joint defense or common interest matters.

DOCUMENT REQUEST NO. 12

Produce all documents concerning Virginia Giuffre (a/k/a Virginia Roberts), whether or not they reference her by name. This request includes, but is not limited to, all communications, diaries, journals, calendars, blog posts (whether published or not), notes (handwritten or not), memoranda, mobile phone agreements, wire transfer receipts, or any other document that concerns Plaintiff in any way, whether or not they reference her by name.

RESPONSE: Ms. Maxwell objects to this Request as overly broad, unduly burdensome and interposed for improper purposes. Response to this Request would literally entail defense counsel reviewing for privilege every single document in their possession related to this case.

Ms. Maxwell further objects to this Request on the grounds that it is cumulative and duplicative. Ms. Maxwell further objects to this request as exceeding the scope of this Court's March 17, 2016 Order. Ms. Maxwell also objects to this Request to the extent it calls for information relating to Virginia Roberts Giuffre that exists within the public domain, the internet

or in public court records and which are equally available to both parties and can be obtained from some other source that is more convenient, less burdensome, and less expensive. Ms. Maxwell further objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, the common interest privilege or any other applicable privilege. Subject to the foregoing objections, Ms. Maxwell and her counsel are not going to review every document in their possession for any additional documents responsive to this Request.

DOCUMENT REQUEST NO. 13

Produce all contracts, including but not limited to indemnification agreements and employment agreements, between You and Jeffrey Epstein, or any entity associated with Jeffrey Epstein, from 1999 to the present.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is cumulative and duplicative and is overly broad. Ms. Maxwell further objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, the common interest privilege or any other applicable privilege. Subject to and without waiver of the foregoing, Defendant has been unable to locate any such documents.

DOCUMENT REQUEST NO. 14

Produce all documents concerning any contracts, including but not limited to indemnification agreements and employment agreements, between You and Jeffrey Epstein, or any entity associated with Jeffrey Epstein, from 1999 to the present.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is cumulative and duplicative and is overly broad. Ms. Maxwell further objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, the common interest privilege or any other applicable privilege. Subject to and without waiver of the foregoing, Defendant has been unable to locate any such documents.

DOCUMENT REQUEST NO. 15

Produce all documents concerning the identity or identities of the individual(s) or entities paying Your legal fees concerning the above-captioned action, and all documents concerning the identity or identities of the individual(s) or entities paying Ross Gow, or any entities associated with Ross Gow, for any work he performed on Your behalf.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it seeks multiple categories of documents within a single request for production. Ms. Maxwell further objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, the common interest privilege or any other applicable privilege. Ms. Maxwell is producing her engagement letter with her counsel in this action. Defendant has been unable to locate any additional documents responsive to this Request.

DOCUMENT REQUEST NO. 16

Produce all documents concerning any action or lawsuit brought against You from 1999 to the present, including, but not limited to, actions or lawsuits brought in foreign jurisdictions.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is over-broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell further objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, or any other applicable privilege. Subject to and without waiving the above objections, Ms. Maxwell has been unable to locate any documents responsive to this Request.

DOCUMENT REQUEST NO. 17

Produce all documents concerning any statement made by You or on Your behalf to the press or any other group or individual, including draft statements, concerning Ms. Giuffre, by You, Ross Gow, or any other individual, from 2005 to the present, including the dates of any publications, and if published online, the Uniform Resource Identifier (URL) address.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is cumulative and duplicative. Ms. Maxwell also objects to this Request to the extent it calls for information that exists within the public domain, the internet or in public court records and which are equally available to both parties and can be obtained from some other source that is more convenient, less burdensome, and less expensive. Ms. Maxwell further objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, or any other applicable privilege. Ms. Maxwell is not producing documents that are available in the public domain. Ms. Maxwell has been unable to locate any additional documents responsive to this Request.

DOCUMENT REQUEST NO. 18

Produce all documents concerning which individuals or entities You or Your agents distributed or sent any statements concerning Ms. Giuffre referenced in Request No. 18 made by You or on Your behalf.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is cumulative and duplicative. Ms. Maxwell also objects to this Request to the extent it calls for information that exists within the public domain, the internet or in public court records and which are equally available to both parties and can be obtained from some other source that is more convenient, less burdensome, and less expensive. Ms. Maxwell further objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, or any other applicable privilege. Ms. Maxwell is not producing documents that are available in the public domain. Ms. Maxwell has been unable to locate any additional documents responsive to this Request. **DOCUMENT REQUEST NO. 19** Produce all documents concerning any alleged illegal activity involving Plaintiff from the Relevant Period. This request includes, but is not limited to, any documents concerning the Roadhouse Grill in Florida.

RESPONSE: Ms. Maxwell objects to this Request as vague and confusing. Ms. Maxwell is unaware of all illegal activities in which Plaintiff may have been engaged in during the stated time period, and documents concerning those activities are uniquely within Plaintiff's possession, custody and control.

Ms. Maxwell further objects to this Request to the extent it seeks documents or information protected by the attorney/client privilege, the work-product doctrine, the common interest privilege or any other applicable privilege.

Ms. Maxwell also objects to this Request to the extent it calls for information relating to Virginia Roberts Giuffre that exists within the public domain, the internet or in public court records and which are equally available to both parties and can be obtained from some other source that is more convenient, less burdensome, and less expensive. Subject to and without waiver of the foregoing, Defendant refers to the public documents and news reports regarding Plaintiff's allegations of sexual abuse and investigation of the same, which have been previously produced, are available in the public domain, or referenced in court papers. Defendant also refers Plaintiff to documents within the possession, custody and control of Plaintiff and her counsel, including without limitation Mr. Bradley Edwards, which were requested in Defendant's First Set of Discovery Requests, but were not produced despite certification of Plaintiff and Plaintiff's counsel that such Responses were truthful and complete.

Without waiver of any such objections, Ms. Maxwell has made available documents related to some of Ms. Giuffre's contacts with law enforcement in her Second Supplemental Fed. R. Civ. P. 26(a)(1)(A) disclosures.

DOCUMENT REQUEST NO. 20

Produce all documents concerning any apartment or other dwelling occupied by Plaintiff from 1999 to the present, including but not limited to, all documents concerning the acquisition of, and payment for, such dwellings. This Request includes, but is not limited to, any dwelling paid for -in whole or in part by Defendant or Jeffrey Epstein.

RESPONSE: Ms. Maxwell objects to this Request to the extent it calls for information that exists within the public domain, the internet or in public court records and which are equally available to both parties and can be obtained from some other source that is more convenient, less burdensome, and less expensive. Ms. Maxwell is not producing documents that are available in the public domain. Ms. Maxwell is not re-producing documents already produced by her and produced by Plaintiff in this action, for example, in response to Defendant's First Set of Discovery Requests to Plaintiff which requested *inter alia* documents related to Plaintiff's residences since 1999.

Without waiver of any such objections, Ms. Maxwell has made available documents related to some of Ms. Giuffre's dwellings in her Second Supplemental Fed. R. Civ. P.

26(a)(1)(A) disclosures. Ms. Maxwell has been unable to locate any additional documents responsive to this Request.

DOCUMENT REQUESTS "CONCERNING PUNITIVE DAMAGES"

DOCUMENT REQUEST NO. 21

Produce all copies of the complaints in any lawsuits that You have filed in any court in which You seek damages or any other financial recovery from 2014 to the present.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 22

Produce all Financial Statements prepared for or submitted to any Lender or Investor for the past three years by You personally or on Your behalf or on behalf of any entity in which You hold or held a controlling interest from January 2015 to the Present.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 23

Produce all W-2s, K-1s, and any other documents reflecting any income (including salary, bonuses, dividends, profit distributions, royalties, advances, annuities, and any other form of income), including all gross and net revenue received by You directly or indirectly from January 2015 to the present.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 24

Produce all tax returns filed with any taxing entity (either foreign or domestic) from January 2015 to the present by You or on Your behalf, or on behalf of any entity in which You hold or held a controlling interest at the time of filing.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 25

Produce all bank statements or other financial statements which were prepared by You, on Your behalf or by or on behalf of any entity in which You held an ownership interest of 10% or more at any time from January 2015 to the present.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 26

Produce all deeds and titles to all real property owned by You or held on Your behalf either directly or indirectly at any time from January 2015 to the present.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 27

Produce all passbooks (or other documents showing account balances) with respect to all savings accounts, checking accounts, and savings and loan association share accounts owned by

You or on which You hold a right or have held a right to withdraw funds at any time from January 2015 to the present.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 28

Produce all passbooks (or other documents showing account balances) with respect to all savings accounts, checking accounts and savings loan association share accounts, owned by You in whole or in party jointly as co-owner, partner, or joint venture, in any business enterprise, or owned by an entity in which You have or have had a controlling interest at any time from January 2015 to the present.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 29

Produce all bank ledger sheets (from the internet or otherwise) concerning all bank accounts in which You have a right to withdraw funds, reflecting the highest balance in said

accounts from January 2015 to the present. .

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 30

Produce all bank ledger sheets (from the internet or otherwise) concerning all bank accounts owned by You solely, or jointly as co-owner, partner, or joint venture, in any business enterprise, or any entity in which You have or have had a controlling interest from January 2015 to the present, reflecting het highest balance in said accounts for each month from January 2015 to the present.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 31

Produce all checkbooks for all accounts on which You were authorized to withdraw funds from January 2015 to the present.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 32

Produce the 2015 and 2016 balance sheets and other financial statements with respect to any and all business enterprises of whatever nature (including not-for-profit enterprises), either foreign or domestic, in which You possess any ownership interest of 10% or more, whether a partner, joint venture, stockholder, or otherwise.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 33

Produce all corporate securities (stocks or bonds), foreign or domestic, directly or indirectly held by You, or held on Your behalf or for Your benefit by another individual or entity, including trusts from January 2015 to the Present.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this

action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 34

Produce all accounts receivable ledgers or other records which set forth the names and addresses of all persons or business enterprises that are indebted to You and the amounts and terms of such indebtedness from August 2016 to the Present.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 35

Produce all copies of the partnership or corporation Income Tax Returns for any partnership or corporation, either foreign or domestic, in which You do possess or have possessed any ownership interest of 4% or more whether as partner, joint venture, stockholder or otherwise, from 2014 to the present.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 36

Produce all title certificates, registration certificates, bills of sale, and other evidences of ownership possessed by You or held for Your beneficial interest with respect to any of the following described property owned by You or held directly or indirectly for Your beneficial interest from January 2015 to the present:

a. Motor vehicles of any type, including trucks, other automobiles, and two or three-wheeled vehicles (motorcycles, ATV, etc.).

b. Aircraft of any type, including jets, propeller planes, and helicopters

c. Boats, launches, cruisers, sailboats, or other vessels of any type

d. Real estate and real property

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 37

From January 2012 to the present, produce all documents concerning any source of funding for the TarraMar Project or any other not-for-profit entities with which You are

associated, including but not limited to, funding received from the Clinton Global Initiative, the Clinton Foundation (a/k/a William J. Clinton Foundation, a/k/a/ the Bill, Hilary & Chelsea Clinton Foundation), and the Clinton Foundation Climate Change Initiative.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 38

Produce all memoranda and/or bills evidencing the amount and terms of all of Your current debts and obligations that exist presently.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 39

Produce all records indicating any and all income (whether taxable or not) received by You from all sources from January 2015 to the present.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad

and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 40

Produce all copies of any and all brokerage account statements or securities owned by You individually, jointly with any person or entity or as trustee, guardian or custodian, from January 2015 to the present, including in such records date of purchase and amounts paid for such securities, and certificates of any such securities.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 41

Produce all records pertaining to the acquisition, transfer and sale of all securities by You or on Your behalf from January 2015 to the present, such records to include any and all information relative to gains or losses realized from transactions involving such securities.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms.

Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

DOCUMENT REQUEST NO. 42

Produce all policies of insurance having any cash value that exist or existed from January 2015 to the present, which policies You or any entity controlled by You is the owner or beneficiary.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant.

Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

UN-NUMBERED REQUEST

Produce all copies of any and all trust agreements that exist or existed from January 2015 to the present in which You are the settlor or beneficiary together with such documents necessary and sufficient to identify the nature and current value of the trust.

RESPONSE: Ms. Maxwell objects to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Maxwell objects to this Request on the grounds that it is propounded for the improper purpose of annoying or harassing Ms. Maxwell. Ms. Maxwell's personal financial information is not at issue in this matter and information relating thereto is irrelevant. Ms. Maxwell intends to move for a Protective Order regarding her personal financial information and is refusing to respond and is withholding documents under the category of "Document Requests Concerning Punitive Damages" until the motion is resolved.

Based on the May 16, 2016 conferral, counsel for Plaintiff has agreed to hold this Request in abeyance pending either a finding of liability or resolution of dispositive motions. Plaintiff's counsel will not file a Motion to Compel a Response to this Request, nor will Defendant move for a Protective Order with regard to this Request, without further conferral.

Dated: May 16, 2016

Respectfully submitted,

s/Laura A.Menninger

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Attorneys for Ghislaine Maxwell

CERTIFICATE OF SERVICE

I certify that on May 16, 2016, I served the attached document DEFENDANT GHISLAINE MAXWELL'S RESPONSES AND OBJECTIONS TO PLAINTIFF'S SECOND REQUEST FOR PRODUCTION OF DOCUMENTS via email to the following counsel of record:

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s/Laura A. Menninger

Laura A. Menninger

United States District Court Southern District of New York

Virginia L. Giuffre,

Plaintiff,

Case No.: 15-cv-07433-RWS

v.

Ghislaine Maxwell,

Defendant.

<u>RESPONSE TO MOTION TO COMPEL ATTORNEY-CLIENT COMMUNICATIONS</u> <u>AND ATTORNEY WORK PRODUCT MATERIALS</u>

BOIES, SCHILLER & FLEXNER LLP

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Plaintiff Virginia Giuffre, by and through her undersigned counsel, hereby files this response to Defendant's Motion to Compel All Attorney-Client Communications and Attorney Work Product Placed at Issue by Plaintiff and Her Attorneys (DE 164). The motion should be denied in its entirety.

INTRODUCTION

Defendant argues Ms. Giuffre and two of her attorneys (Cassell and Edwards) have somehow placed "at issue" her confidential attorney-client communications and therefore have made a "sweeping waiver" of attorney-client privilege in this case. Defendant, however, fails to cite the controlling law on this issue: Federal Rule of Evidence 502. Enacted in 2008, Rule 502 was designed to block exactly the kind of argument Defendant is making. Rule 502 provides that litigants are entitled to the *most* protective law on attorney-client privilege, either state law where the disclosure was made or federal law. The alleged disclosures in this case were made in Florida, and under Florida law did not constitute any waiver of attorney-client privilege. Indeed, Defendant does not reveal to the Court that the Florida judge who handled the case during which the alleged "waivers" occurred (the Dershowitz case) has already considered – and rejected in their entirety – the very arguments that Defendant is advancing here.

In addition, none of the alleged disclosures were made by Ms. Giuffre, who as the holder of the privilege is the only individual with authority to waive it. Moreover, none of the alleged disclosures concerned the substance of confidential attorney-client communications. And finally, Ms. Giuffre will not be seeking to introduce or otherwise take advantage of any confidential attorney-client communications in this case. Accordingly, for these and other reasons, the Court should deny Defendant's motion in its entirety.

FACTUAL BACKGROUND

The CVRA Case

The facts relevant to this issue begin in 2008, when attorney Bradley J. Edwards (soon joined by co-counsel Professor Paul Cassell) filed a pro bono action in the Southern District of Florida under the Crime Victims' Rights Act (CVRA), 18 U.S.C. § 3771. Filed on behalf of Jane Doe 1 (and later Jane Doe 2) the CVRA action alleged that federal government had failed to protect the rights of Jane Doe 1 and other similarly situated victims of sex offenses committed by Jeffrey Epstein. See Declaration of Sigrid McCawley ("McCawley Decl.") at Exhibit 1, Complaint filed in Jane Doe 1 v. United States, No. 9:08-cv-80736 (S.D. Fla. July 7, 2008). Jane Does 1 and 2 achieved many victories in the case, including a ruling that the CVRA rights of victims could apply before charges were filed, Does 1 and 2 v. United States, 817 F.Supp.2d 1337 (S.D. Fla. 2011);¹ that they had standing to challenge the non-prosecution agreement reached between the Government and Epstein, Jane Does 1 and 2 v. United States, 950 F.Supp.2d 1262 (S.D. Fla. 2013); and that plea negotiations were not protected from disclosure by any federal rule of evidence, Does v. United States, 749 F.3d 999 (11th Cir. 2014). Congress has also followed the developments in the case closely, recently amending the CVRA to insure that in the future crime victims receive notice of any non-prosecution agreement entered into by the Government. See Pub. L. 114-22, Title I, § 113(a), (c)(1), May 29, 2015, 129 Stat. 240, 241 (adding 18 U.S.C. § 3771(a)(9) to give crime victims "[t]he right to be informed in a timely manner of any plea bargain or deferred prosecution agreement).

¹ See generally Paul G. Cassell, Nathanael J. Mitchell & Bradley J. Edwards, *Crime Victims' Rights During Criminal Investigations? Applying the Crime Victims' Rights Act before Criminal Charges are Filed*, 104 J. CRIM. L. & CRIMINOLOGY 59 (2014).

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On December 30, 2014, Cassell and Edwards filed a Motion Pursuant to Rule 21 for Joinder in the Action on behalf two additional victims: Jane Doe 3 and Jane Doe 4. (Jane Doe 3, Virginia Giuffre, subsequently decided to reveal her name). The joinder motion argued that Jane Does 3 and 4 should be allowed to join the two existing plaintiffs in the action because they had suffered the same violations of their rights under the CVRA. McCawley Decl., Exhibit 2, Jane Does' 3 and 4 Joinder Motion.² To establish that they were "victims" of Epstein's sex crimes with standing to join the suit, Jane Does 3 and 4 alleged that they had suffered sexual abuse from Epstein. For example, Jane Doe 3 alleged that she had been forced by Epstein to have sexual relations with various persons, including Alan Dershowitz – who had been one of Epstein's defense attorneys negotiating the non-prosecution deal and arranging to keep it secret from the victims. McCawley Decl., Exhibit 2 at 4. Jane Doe 3 also alleged that Defendant (i.e., Ghislaine Maxwell) had participated in the sexual abuse of Jane Doe 3. *Id.* at 4-5.

After Dershowitz also filed a motion to intervene to contest the allegations (DE 282), Jane Doe 3 filed a response to Dershowitz's intervention motion. McCawley Decl., Exhibit 3, Response to Motion to Intervene.³ The response explained that the allegations against Dershowitz were relevant to at least eight separate issues in the CVRA case. *Id.* at 18-26. The response also explained some of the evidence supporting the allegations against Dershowitz, including:

> sworn testimony from one of Epstein's household employees (Juan Alessi) that Dershowitz came "pretty often" to Epstein's Florida mansion and got massages while he was there;

² The Joinder Motion attached as an exhibit is a "corrected" motion, filed on January 2, 2015. As discussed below, several paragraphs in this motion were later stricken by Judge Marra.

³ This document is currently restricted/under seal in the CVRA case, although an order sealing it is not found in the Court record so far as can be determined. In light of the sealing of the document, we have marked aspects of this pleading dealing with the document as confidential.

- sworn testimony from another of Epstein's household employees (Alfredo Rodriquez) that Dershowitz was present alone at the home of Epstein, without his family, in the presence of young girls;
- invocations of Fifth Amendment rights to remain silent by three of Epstein's identified co-conspirators (Sarah Kellen, Nadia Marcinkova, and Adrianna Mucinska) when asked questions about whether Dershowitz had been involved with massages by young girls;
- refusals by Jeffrey Epstein to discuss Dershowitz's involvement but instead to invoke his Fifth Amendment right.

Id. at 26-38.

Several months later, on April 7, 2015, the Court (Marra, J.) denied Jane Doe 3 and Jane Doe 4's motion for joinder. McCawley Decl., Exhibit. 4, Order denying Jane Doe 3's motion to join. With regard to the eight separate issues as to which the allegations against Dershowitz were relevant, the Court addressed only the first (establishing "victim" status) and found that the "factual details regarding with whom and where the Jane Does engaged in sexual activities are immaterial and impertinent to this central claim (i.e., that they were known victims of Mr. Epstein and the Government owed them CVRA duties), especially considering that these details involve non-parties who are not related to the respondent Government." *Id.* at 5.⁴ Accordingly, the Court struck the factual details from the victims' pleading as unnecessary at that time. The Court specifically recognized, however, that the details could be reasserted by the parties to the action – i.e., Jane Doe 1 and Jane Doe 2 – if they could "demonstrate a good faith basis for believing that such details are pertinent to a matter presented for the Court's consideration." *Id.* at 6. Following the Court's ruling, additional litigation has proceeded in the CVRA case.

The Dershowitz case

⁴ In asserting that the non-parties were "not related to the respondent Government," the Court did not address Jane Doe 3's argument that Dershowitz, as one of Epstein's defense counsel, had helped negotiate the non-prosecution agreement and helped to arrange to keep it secret from the victims.

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While the CVRA case was moving forward in the Southern District of Florida on behalf of Jane Does 1 and 2, separate litigation developed between the *pro bono* attorneys who had filed the lawsuit (Cassell and Edwards) and Dershowitz. After the filing of the joinder motion in the CVRA case, Dershowitz took the airwaves to attack not only Jane Doe 3, but also Cassell and Edwards. Typical of these attacks was one levelled on CNN, in which Dershowitz alleged:

If they [Cassell and Edwards] had just done an hours' worth of research and work, they would have seen she is lying through her teeth. . . . They're prepared to lie, cheat, and steal. These are unethical lawyers. . . . They can't be allowed to have a bar card to victimize more innocent people.

Hala Gorani – CNN Live (Jan. 5, 2015).⁵

Cassell and Edwards then filed a state law defamation action against Dershowitz in Broward County, Florida. *See* McCawley Decl., Exhibit. 5, Complaint in *Edwards and Cassell v. Dershowitz*. The complaint alleged that Dershowitz had engaged in a "massive public media assault on the reputation and character" of Cassell and Edwards. *Id.* at 4. Ms. Giuffre was *not* a party to this defamation lawsuit.

The Florida Court Rejects a Waiver of Attorney Clients Privilege Argument

As Cassell and Edwards' Florida defamation action moved forward, Dershowitz sought to make an argument that they had somehow waived their client's (Ms. Giuffre's) attorney-client privilege. On September 8, 2015, Dershowitz filed a motion to compel Cassell and Edwards to produce documents and additional responses to interrogatories. McCawley Decl., Exhibit. 6, Motion to Compel. In his motion, Dershowitz argued that Cassell and Edwards "have waived any privilege or protection that would otherwise attach to responsive documents and information

 $^{^5 \ \} Available \ at \ http://www.cnn.com/videos/world/2015/01/05/wrn-uk-sex-abuse-allegations-alan-dershowitz-intv.cnn.$

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by bringing this defamation action placing at issue the truthfulness of Jane Doe No. 3's allegations against Dershowitz" *Id.* at 3-5. In his motion and reply pleading (McCawley Decl., Exhibit 8, Reply in Support of Motion to Compel), Dershowitz argued that Cassell and Edwards' actions throughout the case constituted a waiver of attorney-client privilege.

Cassell and Edwards responded, arguing that Ms. Giuffre was not a party of the defamation action and that she was the only person who could waive her privilege. McCawley Decl., Exhibit 7 at 4-6, Response in Opposition to Motion to Compel. Cassell and Edwards also argued that there had been no waiver because confidential attorney-client communications with Ms. Giuffre were not "at issue" in the defamation case. *Id.* at 6-9. Cassell and Edwards also later filed a sur-reply, further elaborating on the argument that Ms. Giuffre had not waived any attorney-client privilege by publicly discussing her sexual abuse by Epstein and his associates. McCawley Decl., Exhibit 9, Sur-Reply in Support Opposition to Motion to Compel. Cassell and Edwards also explained that communications with Ms. Giuffre were protected not only beginning in March 2014, but even earlier than that date when Ms. Giuffre understood that she was obtaining legal services from Cassell and Edwards. *Id.* at 1.

Following this extensive briefing on waiver issues,⁶ on December 8, 2015, the Florida Court (Lynch, J.) ruled, *denying Dershowitz's argument that attorney-client privilege had been waived*. McCawley Decl., Exhibit 10, Order Denying Motion to Compel. Specifically, the Court denied the motion to compel, explaining "Pre March 2014 communications are protected by the work product privilege and the witness has not waived the communications that were protected by the attorney-client privilege. Also, there was no waiver by the [Cassell and Edwards] by filing suit." *Id.* at 1.

⁶ And following the filing of Cassell and Edwards' summary judgment motion, filed on November 26, 2015.

Ms. Giuffre's Deposition in the Defamation Case

As the defamation action moved forward, Dershowitz subpoenaed Ms. Giuffre to a deposition. McCawley Decl., Exhibit 11, Composite Exhibit of excerpts from transcript of deposition of Ms. Giuffre. During the deposition, held in Fort Lauderdale, Florida, Ms. Giuffre was represented by the undersigned legal counsel, who asserted objections to revealing attorneyclient information where the questions called for revealing confidential attorney client communications. *See, e.g., id.* at 22-23; 131-32; 173-74; 183; 208. During the deposition, Ms. Giuffre specifically stated that "I decide not to waive my [attorney-client] privilege at this time." *Id.* at 174. Ms. Giuffre also denied that Cassell and Edwards had ever pressured her into identifying someone as being involved in her sexual abuse. *Id.* at 200-12

The Settlement of the Defamation Case

Ultimately, Cassell, Edwards, and Dershowitz agreed to settle their defamation case. That settlement included both a public statement and confidential monetary payments. As part of the settlement, Cassell and Edwards withdrew their allegations against Dershowitz in the defamation case contained in the then-pending summary judgment motion. McCawley Decl., Exhibit 12, Notice of Withdrawal of Summary Judgment Motion. As explained in the notice of withdrawal of this motion, "the withdrawal of the referenced filings is not intended to be, and should not be construed as being, an acknowledgement by Edwards and Cassell that the allegation made by Ms. Giuffre were mistaken. Edwards and Cassell do acknowledge that the public filing in the Crime Victims' Rights Act case of their client's allegation against Defendant Dershowitz became a major distraction from the merits of the well-founded Crime Victims' Rights Act by causing delay and, as a consequence, turned out to be a tactical mistake." *Id.* All these actions settling the Florida defamation case took place in Florida.

LEGAL STANDARDS FOR WAIVER

A. Federal Rule of Evidence 502 Controls on the Issue of Waiver

Defendant asks this Court to find that Ms. Giuffre has somehow waived her attorneyclient privilege regarding various communications in this case. This is no small step. The attorney-client privilege is one of the "oldest recognized privileges for confidential communications." *Swidler & Berlin v. United States*, 524 U.S. 399, 403 (1998)). The privilege's purpose is to "encourage full and frank communication between attorneys and their clients and thereby promote broader public interests in the observance of law and the administration of justice." 524 U.S. at 403 (internal quotation marks omitted).

In setting out the legal standards pertaining to waiver of attorney-client privilege, Defendant fails to cite the controlling – and protective – law on the issue. In a federal case, issues of alleged waiver of attorney-client privilege must be resolved under the new standards in Federal Rule of Evidence 502. In 2008, Congress enacted Federal Rule of Evidence 502, which is entitled "Attorney-Client Privilege and Work Product; Limitations on Waiver." New rule 502 places a number of protections in place to reduce litigation over claims that a party has somehow "waived" attorney client privilege. *See generally* Adv. Comm. Note, Rule 502. Notably, Defendant does not discuss, or even cite, Rule 502 in her motion.

The issue currently before the Court is specifically controlled by Rule 502(c), which covers situations where a disclosure in a state proceeding is alleged, in a federal proceeding, to establish waiver. Rule 502(c) provides the *greater* of protections found in federal or state law:

(c) Disclosure Made in a State Proceeding. When the disclosure is made in a state proceeding and is not the subject of a state-court order concerning waiver, the disclosure does not operate as a waiver in a federal proceeding if the disclosure:

(1) would not be a waiver under this rule if it had been made in a federal proceeding; or

(2) is not a waiver under the law of the state where the disclosure occurred.

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As is readily apparent from the text of the rule, there are two separate ways in which a party can prove that no waiver of attorney-client privilege has occurred: (1) by demonstrating that no waiver exists under federal law; or (2) by demonstrating that no waiver exists under the state law where the disclosure occurred. Between these two possibilities, the drafters of the rule decided to apply the *most* protective law that governs waiver. *See* Fed. R. Evid. 502(c), Adv. Comm. Notes ("The [Advisory] Committee [on the Federal Rules of Evidence] determined that the proper solution for the federal court is to apply the law that is *most* protective of privilege and work product" (emphasis added)).

B. Florida Law

Florida's protective law on the attorney-client privilege provides that neither an attorney nor a client may be compelled to divulge confidential communications between a lawyer and client which were made during the rendition of legal services. Fla. Stat. Ann. § 90.502(1)(c). Communication denotes more than just giving legal advice; it also includes giving information to the lawyer to enable him to render sound and informed advice. *Hagans v. Gatorland Kubota, LLC/Sentry Ins.*, 45 So.3d 73, 76 (Fla. 1st DCA 2010).

C.

Under Florida law, while the burden of establishing the attorney-client privilege usually rests on the party claiming it, *First Union National Bank v. Turney*, 824 So.2d 172, 185 (Fla. 1st DCA 2002), when communications appear on their face to be privileged, the burden is on the party seeking disclosure to prove facts which would make an exception to the privilege applicable. *Ford Motor Co. v. Hall-Edwards*, 997 So.2d 1148, 1153 (Fla. 3d DCA 2008); *Rousso v. Hannon*, 146 So.3d 66, 70 (Fla. 3d DCA 2014). In this case, Defendant does not appear to dispute that an attorney-client privilege exists with regard to the communications between Ms. Giuffre and her attorneys. Rather, Defendant's argument is that the privilege has somehow been

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waived. *See* Motion to Compel at 1-2. Therefore, under Florida law, Defendant must shoulder the burden of overcoming the privilege. (Of course, because Defendant failed to even cite, much less discuss, Florida law, she has not carried that burden.)

Defendant asserts that she can force disclosure of the privileged communications between Ms. Giuffre and her counsel under the "at issue" doctrine. To establish this alleged waiver, Defendant's motion relies on a federal district court case - Hearn v. Rhay, 68 F.R.D. 574 (E.D. Wash. 1975), which was cited in Bank Brussels Lambert v. Credit Lyonnais (Suisse), S.A., 210 F.R.D. 506. 509-10 (S.D.N.Y. 2002) (Ellis, M.J.). See Motion to Compel at 8. As discussed below, as a matter of controlling federal authority, these cases have been repudiated by the Second Circuit. And to the same effect, Florida law also rejects the expansive *Hearn* approach to waiver. See Guarantee Ins. Co. v. Heffernan Ins. Brokers, Inc., 300 F.R.D. 590, 593-95 (S.D. Fla. 2014) (discussing Florida authorities). Florida law disfavors waiver of the attorney-client privilege and will not readily find an "at issue" waiver. See Guarantee Ins. Co. v. Heffernan Ins. Brokers, Inc., 300 F.R.D. 590, 593 (S.D. Fla. 2014) (citing Coates v. Akerman, Senterfitt & Eidson, P.A., 940 So.2d 504, 508 (Fla. 2nd DCA 2006) (refusing to find waiver based on the atissue doctrine)). In contrast to Hearn, under Florida law, at-issue waiver only occurs "when a party 'raises a claim that will *necessarily* require proof by way of a privileged communication."" Coates, 940 So.2d at 508 (quoting Jenney v. Airdata Wiman, Inc., 846 So.2d 664, 668 (Fla. 2nd DCA 2003)) (emphasis in original). Indeed, in 2014, the Southern District of Florida rejected the *Hearn* "at issue" analysis and instead, adopted the analysis of the Third Circuit as outlined in Rhone–Poulenc Rorer, Inc. v. Home Indemnity Co., 32 F.3d 851 (3d Cir. 1994). Guarantee Ins, 300 F.R.D. at 595. The Third Circuit deemed the Hearn test to be of "dubious validity" because, although it "dress[es] up [its] analysis with a checklist of factors, [it] appear[s] to rest on a

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conclusion that the information sought is relevant and should in fairness be disclosed." *Id.* at 864. The Third Circuit specifically rejected *Hearne* because relevance is not the standard for determining whether or not evidence should be protected from disclosure as privileged. *Rhone*, 32 F.3d at 863. Florida law tracks that of the Third Circuit. *See* 300 F.R.D. at 593-95 (citing Florida case law).

Also, under Florida law, the client – not her attorneys – holds the attorney-client privilege. *See* Fla. Stat. Ann. § 90.502(3); *see also* Fla. Stat. Ann. § 90.502(2) (a client has a privilege to refuse to disclose, and to prevent any other person from disclosing, the contents of confidential communications when such other person learned of the communications because they were made in the rendition of legal services to the client). Some Florida courts have even recognized serious due process issues could be created by a procedure through which a client lost their privilege without an opportunity to be heard in the proceedings. *See, e.g., Rogers v. State*, 742 So.2d 827, 829 (Fla. 2d DCA 1999). Under Florida law, so long as a client has a reasonable expectation of privacy in the communication, under § 90.507, the privilege is protected. *McWatters v. State*, 36 So.3d 613, 636 (Fla. 2010). Also under Florida law, only the client – not her attorney – can waive attorney-client privilege. *See Savino v. Luciano*, 92 So.2d 817 (Fla. 1957), *Coates v. Akerman, Senterfitt & Edison, P.A.*, 940 So.2d 504 (Fla. 2d DCA 2006), and *Genovese v. Provident Life and Accident Ins. Co.*, 74 So.3d 1064 (Fla. 2011).

C. Federal Law

Rather than discuss Florida privilege law, Defendant exclusively cites federal case law. *See* Mot. to Compel at ii-iii (table of authorities citing only federal cases). Yet as this Court has previously held in ruling on an earlier privilege motion made by the Defendant, state law generally provides the rule of decision in this diversity case. *See* Giuffre v. Maxwell, DE 135 at

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6, 2016 WL 175918 at * 6 (applying New York privilege law) (*citing Allied Irish Banks v. Bank of Am., N.A.*, 240 F.R.D. 96, 102 (S.D.N.Y. 2007) ("Because this Court's subject matter jurisdiction is based upon diversity . . . state law provides the rule of decision concerning the claim of attorney-client privilege.")). Accordingly, an argument can be made that New York *state* law applies in this case⁷ – but Defendant does not explain why she jumps to federal law.

As explained above, in the particular context of a waiver argument, Federal Rule of Evidence 502 applies the *more* protective of state law or federal law in determining whether a waiver of privilege has occurred. In this case, the controlling federal law is at least as protective as Florida law. The controlling federal law here comes from the Second Circuit, including *In re Cnty. of Erie*, 546 F.3d 222 (2d Cir. 2008) – a case not even cited, much less discussed, by the Defendant. In view of the importance of the attorney-client privilege, the Second Circuit in that case held that any finding of waiver should be made with "caution." *Id.* at 228.

Rather than cite this controlling Second Circuit precedent, Defendant relies on a 2002 case from this Court applying the *Hearn* "at issue" doctrine. *See* Mot. to Compel at 8 (*citing Bank Brussels Lambert v. Credit Lyonnais (Suisse), S.A.*, 210 F.R.D. 506. 509-10 (S.D.N.Y. 2002) (Ellis, Magistrate Judge) (*quoting Hearn v. Rhay*, 68 F.R.D. 574, 581 (E.D. Wash. 1975)). Defendant goes on to argue that "courts have generally applied the *Hearn* [at issue] doctrine liberally, finding a broad waiver of attorney-client privilege where a party asserts a position 'the truth of which can only be assessed by examination of the privilege communication." Mot. to Compel at 8 (internal quotation omitted).

Defendant fails to recognize that the Second Circuit has explicitly disavowed the *Hearn* doctrine. In *In re Cnty. of Erie*, 546 F.3d 222 (2d Cir. 2008), the Second Circuit explained that "[c]ourts in our Circuit and others have criticized *Hearn* and have applied its tests unevenly." *Id.*

⁷ As a protective matter, Ms. Giuffre will also provide citations to New York state authorities in this response.

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at 227-28.⁸ The Second Circuit also noted that the *Hearn* test "has been subject to academic criticism. *See, e.g.,* Richard L. Marcus, *The Perils of Privilege: Waiver and the Litigator,* 84 MICH. L. REV. 1605, 1628-29 (1986); Note, *Developments in the Law-Privileged Communications,* 98 HARV. L. REV. 1650, 1641-42 (1985) (identifying "the faults in the *Hearn* approach"). In light of these strong criticisms of *Hearn*, the Second Circuit decided that "[w]e agree with its critics that the *Hearn* test cuts too broadly and therefore conclude that the District Court erred in applying it here. . . . Nowhere in the *Hearn* test is found the essential element of *reliance* on privileged advice in the assertion of the claim or defense in order to effect a waiver." 546 F.3d at 229 (emphasis added). The Second Circuit held that, for an "at issue" waiver to occur, "a party must *rely* on privileged advice from his counsel to make his claim or defense." *Id.* (emphasis added).

In light of the Second Circuit's holding, recent cases from this Court have explained that "reliance on privileged advice in the assertion of the claim or defense is an 'essential element' of a claim of waiver." *Aristocrat Leisure Ltd. v. Deutsche Bank Trust Co. Americas,* No. 04 CIV 10014 PKL, 2009 WL 3111766, at *16 (S.D.N.Y. Sept. 28, 2009).⁹ For the sake of completeness, it may be relevant to note that New York state privilege law applies the same

⁸ The Second Circuit cited numerous cases, including cases from this Court – e.g., *Pereira v. United Jersey Bank*, Nos. 94 Civ 1565 & 94 Civ 1844, 1997 WL 773716, at *3 (S.D.N.Y. Dec.11, 1997) ("*Hearn* is problematic insofar as there are very few instances in which the *Hearn* factors, taken at face value, do not apply and, therefore, a large majority of claims of privilege would be subject to waiver."); *Allen v. West Point-Pepperell, Inc.*, 848 F.Supp. 423, 429 (S.D.N.Y.1994) (noting that district courts within this Circuit have reached conflicting decisions in the application of *Hearn*, and rejecting reliance "upon a line of cases in which courts have unhesitatingly applied a variation of the *Hearn* balancing test"); *Connell v. Bernstein-Macaulay, Inc.*, 407 F.Supp. 420, 422 (S.D.N.Y.1976) ("The actual holding in [*Hearn*] is not in point because the party there asserting the privilege had expressly relied upon the advice of counsel as a defense to the plaintiff's action."); *Rhone-Poulenc Rorer, Inc. v. Home Indem. Co.*, 32 F.3d 851, 864 (3d Cir.1994) (deeming *Hearn* to be of "dubious validity" because, although it "dress[es] up [its] analysis with a checklist of factors, [it] appear[s] to rest on a conclusion that the information sought is relevant and should in fairness be disclosed").

⁹ The *Aristocrat Leisure* case accordingly rejected a party's reliance on the same authority that Defendant relies upon here. *See Aristocrat*, 2009 WL 3111766 at *16 n.6 (discussing *Bank Brussels Lambert v. Credit Lyonnais (Suisse), S.A.*, 210 F.R.D. 506 (S.D.N.Y. 2010), and then noting in the next sentence that the *Hearn* test relied upon by *Bank Brussels*' "recently has been criticized by the Second Circuit on this very issue.").

specific and protective standard. *See In re Bank of New York Mellon*, 42 Misc. 3d 171, 177, 977 N.Y.S.2d 560, 565 (Sup. Ct. 2013) ("'at issue' waiver occurs 'when the party has asserted a claim or defense that he intends to prove by use of the privileged materials.' An example of an affirmative act that does constitute 'at issue' waiver of privilege is a party's 'assert[ing] as an affirmative defense [its] reliance upon the advice of counsel.'").¹⁰

DISCUSSION

I. MS. GIUFFRE DID NOT WAIVE HER ATTORNEY-CLIENT PRIVILEGE WHEN EDWARDS AND CASSELL FILED AND PURSUED THEIR OWN DEFAMATION ACTION AGAINST ALAN DERSHOWITZ.

Defendant's lead argument is that Cassell and Edwards waived Ms. Giuffre's attorneyclient privilege when they filed and pursued a defamation action against Alan Dershowitz. *See* Mot. to Compel at 10. This claim is meritless for numerous reasons, including the fact (not disclosed by Defendant) that this very argument has been fully litigated before the Florida court handling that defamation action, which specifically *rejected* any finding of waiver.

A. The Florida Court Presiding over the Defamation Action Has Already Rejected the Same Waiver Claim that Defendant is Advancing Here.

The claim that Cassell and Edwards somehow waived Ms. Giuffre's attorney-client by pursuing their own, personal defamation action against Dershowitz has already been the subject of extensive briefing – and, ultimately, a Florida court ruling. Defendant has scoured the docket

¹⁰ New York and federal authorities also hold that when attorneys are not acting on the client's behalf, they cannot waive their client's privilege. N.Y. C.P.L.R. § 4503(a); *Dillenbeck v. Hess*, 73 N.Y.2d 278, 290, 536 N.E.2d 1126, 1134 (N.Y. 1989) ("[T]he sine qua non of any evidentiary privilege is that it is personal to, and can only be waived by, the privilege holder."). *See also In re von Bulow*, 828 F.2d 94, 100-01 (2d Cir. 1987) ("Of course, the privilege belongs solely to the client and may only be waived by him. An attorney may not waive the privilege without his client's consent."); *In re Bank of New York Mellon Corp. Forex Transactions Litig.*, 66 F. Supp. 3d 406, 410 (S.D.N.Y. 2014) (same); *Ferreira v. Capitol Specialty Ins. Corp.*, 31 Misc. 3d 1209(A), 929 N.Y.S.2d 199 (N.Y. Sup. Ct. 2011) ("CPLR 4503 makes clear that an attorney cannot waive the attorney-client privilege rather waiver is only effective when done by the beneficiary of the privilege or their personal representative.").

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in the Dershowitz defamation case to collect every flyspeck of information that she believes support her argument that a "waiver" has taken place. *See* Mot. to Compel at 10-12 and numerous associated exhibits. But, remarkably, she has not revealed to this Court the most relevant information from the docket: that the Florida court considered the same waiver issues and rejecting the same arguments that the Defendant now advances. This Florida court ruling, applying Florida law, is controlling here.

As discussed above in the factual section of this response, in the Florida case, Dershowitz filed a motion to compel advancing legal and factual arguments identical to those the Defendant is advancing here. *See* McCawley Decl., Ex. 6 at 3, Dershowitz motion to compel (arguing that Cassell and Edwards "have waived any privilege or protection that would otherwise attach to responsive documents and information by bringing this defamation action placing at issue the truthfulness of Jane Doe No. 3's allegations against Dershowitz"). *Id.* at 3. Citing *Hearn v. Rhay*, 68 F.R.D. 574, 581 (E.D. Wash. 1975), Dershowitz claimed that information Ms. Giuffre had confidentially provided to Cassell and Edwards as her attorneys had become "at issue" in the defamation action. McCawley Decl., Ex. 6 at 4-5. Dershowitz argued broadly that a whole host of alleged attorney-client communications were "at issue" in the case, including:

(1) Jane Doe No. 3's allegations against Dershowitz asserted in the action captioned *Jane Doe #1, et al. v. United States of America*, Case No. 08-cv-80736 (S.D. Fla.) (the "Federal Action"); (2) [Cassell and Edwards'] investigation into Jane Doe No. 3's allegations against Dershowitz; (3) [Cassell and Edwards'] assertion in the Complaint that Dershowitz was an alleged participant in the criminal conduct committed by Jeffrey Epstein ("Epstein"); and (4) Jane Doe No. 3's whereabouts and activities during the time when she claims to have been "sex slave" for Epstein.

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Ex. 6 at 3. As the briefing on the issue continued, in an October 26, 2015 response filing, Dershowitz argued that Ms. Giuffre's public statements waived the privilege,¹¹ along with actions by her attorneys Cassell and Edwards. Ex. 8 at 5-8.¹²

After all these arguments were fully briefed, the Florida court (Lynch, J.) *rejected* Dershowitz's arguments that any waiver of the attorney-client privilege had taken place. McCawley Decl., Ex. 10 at 1 ("Defendant/Counterclaim Plaintiff's Motion to Compel Production of documents and complete responses to interrogatories is hereby denied."). In a December 8, 2015, order, Judge Lynch provided a short explanation of his reasoning and entered an order denying Dershowitz's waiver motion. *Id*.

In her pending motion to compel, Defendant recycles the same arguments that Dershowitz made, such as the claim that Cassell and Edwards waived privilege by filing suit (Mot. Compel at 10), that her March 2011 interview with Scarola and Edwards was a waiver (*id.* at 10), and other similar claims (*id.* at 11-13). But Dershowitz already litigated these issues a few months ago in the Dershowitz case – and his claims were rejected by the Florida court. Defendant is now collaterally estopped from relitigating these identical issues here, because Dershowitz had a full and fair opportunity to litigate those issues and Defendant was in a "common interest" agreement with Dershowitz at the time. The doctrine of collateral estoppel protects litigants – and the courts – from relitigating identical issues and promotes efficiency by barring unnecessary litigation. *See Parklane Hosiery Co., Inc. v. Shore,* 439 U.S. 322, 326 (1979). As this Court has explained, for collateral estoppel to apply, there must have been a full

¹¹ Dershowitz specifically listed the following public statements by Ms. Giuffre as illustrations of how she had waived her privilege: (1) Ms. Giuffre's March 5, 2011, interview with the *Daily Mail*; (2) Ms. Giuffre's April 7, 2011, recorded telephone interview with attorneys Jack Scarola and Brad Edwards; (3) the January 2015 release of Ms. Giuffre's diary by *Radar Online*; (4) Ms. Giuffre's statements to "numerous other third parties," including former boyfriends and the FBI; and (5) Ms. Giuffre's filing of this suit against Defendant. Ex. 6 at 6-8. ¹² Dershowitz specifically argued that (among other illustrations) Cassell's answers to interrogatories and testimony

at his deposition in the case had waived privilege. Ex. 6 at 11-12.

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and fair opportunity to litigate the decision that now controls and the issue in the prior action must be identical to and decisive of the issue in the instant action. *Zois v. Cooper*, 268 B.R. 890, 893 (S.D.N.Y. 2001), *aff'd sub nom. In re* <u>Zois</u>, 73 F. App'x 509 (2d Cir. 2003). A non-party can be bound by a decision, so long as her interests were "effectively represented." *Zois*, 268 B.R. at 893.¹³ As this Court can readily determine from reviewing the pleadings Dershowitz filed in the Florida case, *see* McCawley Decl. at Ex. 6 & 8, Dershowitz fully briefed identical issues to those presented here. And he was effectively representing Maxwell at the time. The elements of collateral estoppel apply.

Moreover, entirely apart from collateral estoppel doctrine, Judge Lynch's decision is highly persuasive. Judge Lynch was the presiding judge over the Dershowitz matter, so he was intimately familiar with (for example) what matters were "at issue" in that particular case. Moreover, Judge Lynch is, of course, a Florida judge skilled in applying Florida legal principles. His ruling on whether a waiver of attorney client privilege existed under Florida law should be given heavy weight here. *See Elliott Associates, L.P. v. Banco de la Nacion,* 194 F.3d 363, 370 (2d Cir. 1999). Finally, Defendant's briefing entirely ignores even the existence of Judge Lynch's ruling. In such circumstances where the Defendant has failed to offer any reason for questioning Judge Lynch's holding, this Court should follow Judge Lynch's lead and hold that no waiver of the attorney-client privilege exists under Florida law. And, because Florida law controlled when the disclosures took place, under Fed. R. Evid. 502(c), no waiver exists in this proceeding.

¹³ Zois relied on New York law. Florida law is to the same effect, as is federal doctrine. See O'Brien v. Fed. Trust Bank, F.S.B., 727 So. 2d 296, 298 (Fla. Dist. Ct. App. 1999) ("Collateral estoppel prevents relitigation of issues where the identical issues previously have been litigated between the parties or their privies."); Montana v. United States, 440 U.S. 147, 153-54 (1979).

B. Actions by Cassell and Edwards Do Not Waive Ms. Giuffre's Attorney-Client Privilege.

Not only has Judge Lynch already ruled on the attorney-client privilege issue, but his ruling was entirely correct. Defendant's argument rests on the proposition that Cassell and Edwards had authority to waive Ms. Giuffre's privilege while they pursued *their* Florida defamation action. But in filing their own, personal defamation claims against Dershowitz in a lawsuit where Ms. Giuffre was not a party, Cassell and Edwards were not acting on Ms. Giuffre's behalf. Defendant never attempts to even explain, much less prove, how that defamation action could have benefitted Ms. Giuffre. And Florida law is clear that when attorneys are not acting on the client's behalf, they cannot waive their client's privilege. *See* Charles W. Ehrhardt, 1 Fla. Prac., *Evidence* § 502.6 (2015 ed.); *Schetter v. Schetter*, 239 So.2d 51, 52 (Fla. 4th DCA 1970).

To find that an attorney waived his client's privilege, a clear record must exist concerning the attorney's attorney to waive privilege. *See Bus. Integration Servs., Inc. v. AT&T Corp.*, No. 06 CIV. 1863 (JGK), 2008 WL 318343, at *2 (S.D.N.Y. Feb. 4, 2008). Here, to the contrary, the record is clear that Ms. Giuffre did *not* authorize any waiver of her attorney-client privilege. *See* McCawley Decl., Ex. 13, affidavit of Ms. Giuffre (Ms. Giuffre did not authorize any waiver). Accordingly, under Florida law, Cassell and Edwards' actions did not waive Ms. Giuffre's privilege.¹⁴

The main examples Defendant offers in support of her waiver argument come from a summary judgment motion that Cassell and Edwards filed. *See* Mot. to Compel at 16. Of

¹⁴ For the sake of completeness, it is worth noting that both federal law and New York state law likewise require that a client waive attorney-client privilege. *See, e.g., Schnell v. Schnall*, 550 F. Supp. 650, 653 (S.D.N.Y.1982) (no waiver of attorney-client privilege where attorney testified at hearing without presence or authorization of client); N.Y. C.P.L.R. 4503 (McKinney) ("Unless the client waives the privilege, an attorney . . . shall not disclose, or be allowed to disclose such communication, nor shall the client be compelled to disclose such communication, in any action, disciplinary trial or hearing, or administrative action, proceeding or hearing conducted by or on behalf of any state, municipal or local governmental agency or by the legislature or any committee or body thereof.").

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course, that motion was filed on their behalf – not Ms. Giuffre's. To be sure, that motion contained (among other supporting information) a sworn affidavit from Ms. Giuffre.¹⁵ But the routine step of submitting an affidavit is not a waiver of attorney-client protections, as discussed at greater length in Part II.D., *infra*. And, in any event, Defendant does not include that affidavit among her supporting materials to her motion, much less explain how the recitation of factual information in that affidavit constitutes a waiver by Ms. Giuffre with respect to communications with her attorneys. *See Koon v. State*, 463 So.2d 201, 203-04 (Fla. 1985) (no waiver when the client merely discloses facts which were part of the communication with the client's attorney). Ms. Giuffre has not waived *her* privilege.

C. Ms. Giuffre's Confidential Communications With Her Attorneys Were Never "At Issue" in the Florida Dershowitz Litigation.

Defendant's argument that Ms. Giuffre's attorney-client privilege has been waived under the "at issue" doctrine also fails under Florida law because her confidential communications were never at issue in the Dershowitz litigation.

Florida law on when confidential attorney-client communications are at issue comes from the Florida Supreme Court's decision in *Savino v. Luciano*, 92 So.2d 817 (Fla. 1957). There, the Florida Supreme Court announced the test for determining whether confidential communications were "at issue" as whether a claim or defense would "*necessarily require* that the privileged matter be offered in evidence." *Id.* at 819 (emphasis added); *see also Diaz–Verson v. Walbridge Aldinger Co.*, 54 So.3d 1007, 1011 (Fla. 2d DCA 2010). More recent decisions from Florida

¹⁵ The "evidentiary support" for the summary judgment motion rested on 16 additional exhibits, including such obviously non-privileged materials as a Palm Beach Police Department report; flight logs from Epstein's jet; excerpts from deposition testimony of Epstein, Juan Alessi, Alfredo Rodriquez, and Alan Dershowitz; photographs; and Epstein's telephone directory. *See* Menninger Dec., Ex. E at 28.

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have emphasized that *Savino* does not mean that a party waives attorney-client privilege merely by bringing or defending a lawsuit. *Coates v. Akerman, Senterfitt & Edison, P.A.*, 940 So.2d 504 (Fla. 2d DCA 2006). Instead, waiver occurs only when a party "must necessarily use the privilege information to establish its claim or defense." *Id.* at 510-11 (emphasis added). Most recently, in *Genovese v. Provident Life and Accident Ins. Co.*, 74 So. 3d 1064, 1069 (Fla. 2011), *as revised on denial of reh'g* (Nov. 10, 2011), the Florida Supreme Court cited both *Coates* and *Savino* to hold that the "at issue" doctrine allows discovery of privileged material only when the holder of the privilege – the client – raises the advice of counsel as a claim or defense in the action and the communication is essential to the claim or defense. *Id.*

Under these restrictive standards, Ms. Giuffre's communications were never at issue in her attorneys' personal, defamation case against Dershowitz. Consider, for example, a typical allegation Cassell and Edwards' complaint:

Immediately following the filing of what Defendant, Dershowitz, knew to be an entirely proper and well-founded pleading, Dershowitz initiated a massive public media assault on the reputation and character of Bradley J. Edwards and Paul G. Cassell accusing them of intentionally lying in their filing, of having leveled knowingly false accusations against the Defendant, Dershowitz, without ever conducting any investigation of the credibility of the accusations, and of having acted unethically to the extent that their willful misconduct warranted and required disbarment.

McCawley Decl., Ex. 5 at 4 (¶ 17). As is immediately apparent, this allegation does not *require* an examination of Ms. Giuffre's confidential communications with her attorneys. Instead, it requires an assessment of Dershowitz's state of mind with regard to his knowledge of the information that Cassell and Edwards had to support the filing of the allegations. And, as supporting exhibits to the pleadings Cassell and Edwards filed made clear, the adequacy of their investigation could be readily established from many sources that did not have any connection to what Ms. Giuffre may or may not have told them in confidence. *See, e.g.*, McCawley Decl., Ex.

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3 at 26-38 (recounting information supporting allegations against Dershowitz, such as sworn testimony from household employees and invocations of the Fifth Amendment by Epstein and his co-conspirators).

To be sure, Dershowitz tried to make an argument that Ms. Giuffre's communications with her attorneys might have some arguable relevance to the case. But Judge Lynch rejected that very argument – and quite properly so. Relevance is insufficient to waive privilege under Florida law. *Guarantee Ins*, 300 F.R.D. at 594 (citing *Coyne v. Schwartz, Gold, Cohen, Zakarin & Kotler, P.A.*, 715 So.2d 1021, 1022 (Fla. 4th DCA 1998)). A client does not waive the attorney-client privilege simply because her credibility could be impeached by communications with her former attorney. *See Jenney v. Airdata Wiman, Inc.*, 846 So.2d 664, 668 (Fla. 2d DCA 2003). Accordingly, under Florida law, Ms. Giuffre's confidential communications with her attorneys were never at issue in the Florida litigation.¹⁶

D. Defendant Has Not Met the Other Requirements for Showing Waiver of Attorney-Client Privilege.

For the foregoing reasons, Defendant has failed to make the required showing for an "at issue" waiver of attorney-client privilege. But even more fundamentally, Defendant has failed to establish other elements necessary to find a waiver of attorney-client privilege. Defendant repeatedly refers to routine litigation actions, such as the filing of in-court affidavits, as a basis for finding some kind of waiver of privilege. *See* Mot. to Compel at 16. But it is obvious that such actions do not waive attorney-client protection. Litigation requires some limited communication to third parties — including the court and opposing counsel — of information learned in the course of the attorney-client relationship. Therefore, Florida law recognizes an

¹⁶ The same result would obtain under New York state law. *See, e.g., Am. Re-Ins. Co. v. U.S. Fid. & Guar. Co.*, 40 A.D.3d 486, 492, 837 N.Y.S.2d 616, 622 (2007) (the at-issue "doctrine applies where a party, through its affirmative acts, places privileged material at issue and has selectively disclosed the advice").

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absolute privilege to protect attorneys' statements made in communications that are preliminary to a proposed judicial proceeding, or in the institution of, or during the course and as a part of, a judicial proceeding. Fla. Stat. Ann. § 90.502(2); see also McCullough v. Kubiak, 158 So. 3d 739, 740 (Fla. 4th DCA, 2015). A waiver of the attorney-client privilege occurs only if the client voluntarily discloses in court the substance of a *communication with her attorney*. See, e.g., Delap v. State, 440 So.2d 1242, 1247 (Fla. 1983) (criminal defendant sought to use in court favorably testimony from his investigator while blocking inquiry into other testimony). No waiver occurs when the client merely discloses facts which were part of the communication with the client's attorney. See Koon v. State, 463 So.2d 201, 203-04 (Fla. 1985); see also Taylor v. State, 855 So.2d 1, 26 n.29 (Fla. 2003). Thus, the privilege attaches to the communication with counsel, not to the underlying facts. Brookings v. State, 495 So.2d 135, 139 (Fla. 1986); see also Lynch v. State, 2 So.3d 47, 66 (Fla. 2008).¹⁷ As a result, allegations that Giuffre disclosed to third parties the same facts that she may have related to Cassell and Edwards, without any evidence that she disclosed the substance of her confidential consultation with Edwards and Cassell, cannot overcome her privilege.¹⁸

To hold otherwise would eviscerate the attorney-client privilege. Such a ruling would mean that every time an attorney filed a declaration by his client that contained the factual basis for the client's claim, the opposing party would have the right to examine all privileged communications. Defendant has not cited any authority either in Florida (or elsewhere) to

¹⁷ New York state privilege law is to the same effect. *See, e.g., Niesig v. Team I,* 76 N.Y.2d 363, 372, 558 N.E.2d 1030, 1034 (1990) (because "the privilege applies only to confidential communications with counsel (*see, CPLR* 4503), it does not immunize the underlying factual information . . . from disclosure to an adversary").

¹⁸ As an illustration, Defendant notes that in 2011 Ms. Giuffre gave an interview to the *Daily Mail*. Mot. to Compel at 15. But Defendant does not explain how that interview disclosed any attorney-client communications. And because any such disclosures would have been extrajudicial, they would be narrowly construed. *In re von Bulow*. 828 F.2d 94, 103 (2d Cir. 1987).

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support his extreme assertion that Ms. Giuffre waived her privilege simply by allowing an affidavit to be filed in a court proceeding.

Defendant also claims Cassell, at his deposition in the Dershowitz case, waived attorneyclient privilege by discussing factual information related to his investigation of Ms. Giuffre's allegations (for example, flight log information). Cassell's deposition testimony did not constitute a waiver of Ms. Giuffre's attorney-client privilege. Indeed, Ms. Giuffre's own separate attorney (undersigned counsel, Ms. McCawley, from the law firm of Boies, Schiller & Flexner, LLP) raised a standing objection to Cassell answering any question that would require divulging any attorney/client communications. McCawley Decl., Ex. 14, deposition excerpt of Paul Cassell, Volume I, dated Oct. 16, 2015, at 39:24 – 40:2 ("Virginia Roberts does not waive her attorney/client privilege with her lawyers, and they are not entitled to testify as to information that she intended to be confidential that she communicated to her lawyers.").¹⁹ Defendant also argues that because Cassell said at some (unspecified) point in his deposition that he "knew" some (unidentified) information about Ms. Giuffre, he must have been revealing attorney-client communications. Mot. to Compel at 17 ("Of course, the information [Cassell and Edwards] "knew" about [Ms. Giuffre was a direct result of her attorney-client communications with them"). But Cassell knew a vast amount of information about Ms. Giuffre from the factual record in the case, such as the flight logs demonstrating flights that she took with Epstein and Defendant on Epstein's jet. Defendant's logic is simply incorrect.

E. Ms. Giuffre Will Not Seek to Use Confidential Attorney-Client Communications in her Action Here.

For all the reasons just explained, Ms. Giuffre has not waived her attorney-client privilege through events that occurred in the Dershowitz case. But one additional point bears

¹⁹ In her "excerpts" from Cassell's deposition, Defendant has not included this portion. See Menninger Dec., Ex. L.

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emphasis: Defendant attempts to argue that the trial *in this case* will somehow be unfair if she does not receive access to confidential attorney-client communications that Ms. Giuffre had with her lawyers earlier. Mot. to Compel at 20-21. But regardless of what may or may not have been at issue in the Dershowitz case, confidential communications will not be at issue here. For example, Defendant writes that "[i]t would be prejudicial for [Ms. Giuffre] to be able to support her claim in this case that she is not a liar using her attorney's testimony" Id. at 21. To be clear, Ms. Giuffre has no intention of calling, for example, Cassell and Edwards to testify at trial in an attempt to support her claims. Thus, this will not be a case where it will be "misleading to the court or any jury to hear testimony from [Ms. Giuffre's] counsel about all the factual basis, work product and thought process on which they relied in making the allegations in the Joinder Motion," Mot. to Compel at 22, for the simple reason that that Ms. Giuffre's counsel will not be witnesses in the case. Nor will Ms. Giuffre be presenting a "state of mind" defense that might require a more extensive inquiry into attorney-client communications. See In re Cty. of Erie, 546 F.3d 222, 229 (2d Cir. 2008) (noting absence of good faith or state of mind issues as a reason for not finding "at issue" waiver of privilege); Nomura Asset Capital Corp. v. Cadwalader, Wickersham & Taft LLP, 62 A.D.3d 581, 582, 880 N.Y.S.2d 617, 618-20 (N.Y. App. Div. 2009) (finding no waiver where plaintiff disavowed any intention to use confidential attorney-client communications; relevance alone insufficient to put privileged materials "at issue" because, "if that were the case, a privilege would have little effect").

To be sure, at trial Ms. Giuffre will present factual testimony supporting her version of events – just as, no doubt, Defendant will try to present testimony supporting her version. But such testimony (from both sides) does not create any waiver of attorney-client privilege. Instead, such testimony is simply the presentation of competing facts, from which the jury can decide

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who is telling the truth. None of this creates any need for Defendant to force Ms. Giuffre to reveal confidential communications.

II. MS. GIUFFRE DID NOT WAIVE HER ATTORNEY-CLIENT PRIVILEGE BY DENYING FABRICATED EVICENCE DURING HER DEPOSITION.

Defendant spends significant time arguing that Ms. Giuffre's answers to several deposition questions about the *absence* of any communications from Cassell and Edwards that she provide false information constituted a waiver of attorney client privilege. Mot. to Compel at 11 (arguing that "never" answer to the question "Has Brad [Edwards] ever pressured you or encouraged you in any way or under any circumstances at any time to provide false information about Jeffrey Epstein" constituted a waiver of attorney-client privilege). While the arguments above are sufficient to dispose of this claim, it is worth emphasizing several additional points about this specific testimony.

First, disclosing the *absence* of communication is not the same as exposing any communication. It is a fundamental requirement of a waiver argument that a communication be exposed, *see* Fla. Stat. Ann. § 90.502 (extending privilege to a "communication between lawyer and client"), not the absence of such a communication. *See Montanez v. Publix Super Markets, Inc.,* 135 So. 3d 510, 512-13 (Fla. Dist. Ct. App. 2014) (rejecting argument that client waived her attorney-client privilege by stating that an interrogatory answer was not "her" answer because this did not disclose the substance of her communications with her attorney). *Cf. Mitchell v. Superior Court,* 37 Cal. 3d 591, 602, 691 P.2d 642, 647 (Cal. 1984) ("Relevant case law makes it clear that mere disclosure of the fact that a communication between client and attorney had occurred does *not* amount to disclosure of the specific content of that communication, and as such does not necessarily constitute a waiver of the privilege.").

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Second, the questions highlighted by Defendant asked Ms. Giuffre whether she had ever communicated with her attorneys Cassell and Edwards for purposes of committing a crime or fraud. *See* Mot. to Compel at 11 (recounting questions). If such a communication involving perjury had existed, it would not have been covered by the attorney-client privilege in the first instance because it would have involved an on-going crime or fraud. *See* Fla. Stat. Ann. § 90.502(4) ("There is no lawyer-client privilege under this section when . . . [t]he services of the lawyer were sought or obtained to enable or aid anyone to commit or plan to commit what the client knew was a crime or fraud.").²⁰ Answering those questions by denying the existence of a crime or fraud accordingly did not constitute waiver of confidentiality over any otherwise-protected communication. Indeed, any other conclusion would essentially abolish the attorney-client privilege. A party could simply accuse the opposing side of fabricating evidence and, when that accusation was denied, argue that attorney-client privilege had been waived. This is not the law.

Finally, it is important to note that throughout her deposition, Ms. Giuffre's attorney strenuously objected to any effort by Dershowitz to obtain attorney-client information. *See* McCawley Decl., Exhibit 11, Composite Exhibit of Deposition Excerpts from the Deposition of Virginia Giuffre at 131-32; 173-74; 183; 200-12.²¹ Clearly, at her deposition, Ms. Giuffre did not voluntarily waive any attorney-client privilege she held.

²⁰ Again, for sake of completeness, it is worth noting that federal and New York state law also contain a crime-fraud exception to the attorney client privilege. *HSH Nordbank AG New York Branch v. Swerdlow*, 259 F.R.D. 64, 73 (S.D.N.Y. 2009); *Ulico Cas. Co. v. Wilson, Elser, Moskowitz, Edelman & Dicker*, 1 A.D.3d 223, 224, 767 N.Y.S.2d 228 (2003) (attorney-client privilege "may not be invoked where it involves client communications that may have been in furtherance of a fraudulent scheme, an alleged breach of fiduciary duty or an accusation of some other wrongful conduct").

²¹ Once again, these objections are not included in Defendant's excerpts from the deposition.

III. EDWARDS AND CASSELL HAVE NOT WAIVED WORK-PRODUCT PROTECTION AND MAXWELL HAS NOT DEMONSTRATED NEED TO PENETRATE THE PROTECTION.

A. Work Product Protection Has Not Been Waived.

For many of the same reasons that Ms. Giuffre has not waived her attorney-client privilege, the work-product protection has not been waived. Fed. R. Evid. 502's protections against waiver apply not only to the attorney-client privilege but also to the work-product doctrine. On the facts of this case, Rule 502 thus extends all work-product protections that exist "under the law of the state where the disclosure occurred," Fed. R. Evid. 502(c)(2) - i.e., Florida law – as well as the protection that exists under federal law, Fed. R. Evid. 502(c)(1).

Florida law provides that work-product protections extend to "documents and tangible things otherwise discoverable" if a party prepared those items "in anticipation of litigation or for trial." Fla. R. Civ. P. 1.280(b)(3). The rationale supporting the work-product doctrine is that one party is not entitled to prepare his case through the investigative work product of his adversary where the same or similar information is available through ordinary investigative techniques and discovery procedures. *Universal City Development Partners, Ltd. v. Pupillo*, 54 So.3d 612, 614 (Fla. 5th DCA, 2011). The work-product of the litigant, his attorney or agent, cannot be examined, absent rare and exceptional circumstances. *Surf Drugs, Inc. v. Vermette*, 236 So.2d 108, 112 (Fla. 1970).

In Florida (as elsewhere), a party "can make a limited waiver of its . . . work product privilege." *Paradise Divers, Inc. v. Upmal*, 943 So. 2d 812, 814 (Fla. Dist. Ct. App. 2006). A waiver by disclosure only includes "other unrevealed communications only to the extent that they are relevant to the communication already disclosed." *Id. (citing Eastern Air Lines, Inc. v. Gellert*, 431 So.2d 329, 332 (Fla. 3d DCA 1983)). Waiver by disclosure does "not mean . . . that

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voluntary disclosure of confidential information effectively waives the privilege as to all conversations, or the whole breadth of discussion which may have taken place." *Procacci v. Seitlin*, 497 So. 2d 969, 969-70 (Fla. Dist. Ct. App. 1986) (*citing Goldman, Sachs & Co. v. Blondis*, 412 F.Supp. 286, 288 (N.D.Ill.1976)). Instead, waiver by disclosure is confined to "that specific subject during that particular conversation." *Procacci*, 497 So. 2d at 970 (*quoting Perrignon v. Bergen Brunswig Corp.*, 77 F.R.D. 455, 461 (N.D. Cal.1978)).²²

As with her attorney-client privilege argument, Defendant has not even cited Florida law on waiver of work-product protection, much less explained how she meets its demanding requirements. Moreover, the illustrations she provides do not prove any general waiver of workproduct protection. For example, Defendant relies on the claim that Cassell and Edwards have waived work-product protection by disclosing a transcript of a portion of a 2011 telephone interview with Ms. Giuffre by attorneys Jack Scarola and Brad Edwards. But that recorded interview was never a confidential communication between Mr. Giuffre and the lawyers, but rather (as the transcript of the call itself makes clear) a communication that could be presented *"to any jury that might ultimately have to hear these facts."* McCawley Decl., Ex. 15 at 1, transcript of Scarola/Edwards interview on April 7, 2011 (emphasis added). In other words, the recorded call was simply the functional equivalent of an affidavit – and affidavits are routinely disclosed with waiving work product protections, under the law of Florida and elsewhere.

Defendant also argues that Cassell and Edwards waived work-product protection by filing a summary judgment motion in the Dershowitz case which contained supporting exhibits (e.g., flight logs, sworn testimony by third-party witnesses, and other evidence). Mot. to Compel

²² New York state law is to the same effect. *See Charter One Bank, F.S.B. v. Midtown Rochester, L.L.C.*, 191 Misc. 2d 154, 159, 738 N.Y.S.2d 179, 186 (Sup. Ct. 2002) (" The disclosure of a document protected by the work-product rule does not result in a waiver of the privilege as to other documents.").

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at 16. But providing information in support of a summary judgment motion is a routine step that attorneys take every day. While the materials produced are obviously not subject to work product protection, other materials and communications do not somehow become subject to discovery. *Paradise Divers, Inc.*, 943 So. 2d at 814.

B. Defendant Has Not Proven "Need" to Penetrate Work-Product Protection.

Defendant's argument on work product protection also simply assumes that it is the same as the attorney-client privilege and can be waived under an "at issue theory." But the "at issue" legal theory Defendant relies on to argue (incorrectly) that attorney-client privilege has been waived applies only to that privilege. The work product doctrine is quite distinct from attorney-client privilege, and application of the privileges and exceptions to them differ. *See West Bend Mutual Ins. Co.* v. *Higgins*, 9 So.3d 655, 656 (Fla. 5th DCA 2009); *Genovese v. Provident Life & Accident Ins. Co.*, 74 So. 3d 1064, 1068 (Fla. 2011), *as revised on denial of reh'g* (2011). The function of the work product doctrine is to protect counsel's mental impressions. *West Bend Mutual*, 9 So.3d at 656. To pierce the privilege, Defendant must show "that the substantial equivalent of the material cannot be obtained by other means." *Southern Bell Tel. & Tel. Co. v. Deason*, 632 So.2d 1377, 1385 (Fla.1994). Defendant has not even identified any specific work-product she claims to need, much less shown why she cannot get the underlying information from other sources.

Under the law of Florida (and elsewhere²³), to establish "need," a party must present testimony or evidence demonstrating the material requested is critical to the theory of the

²³ Both federal and New York state law extend work product protections similar to those found in Florida law. *See, e.g., Hickman v. Taylor*, 329 U.S. 495, 511 (1947); N.Y. Civ. Practice Law & Rules § 3101(c) (McKinney). Indeed, New York state law may go even further than Florida's and extends "absolute" work-product protection. *See Charter One Bank, F.S.B. v. Midtown Rochester, L.L.C.*, 191 Misc. 2d 154, 159, 738 N.Y.S.2d 179, 185 (Sup. Ct. 2002) (section 3101(c) "affords absolute immunity from disclosure of attorney's work product.").

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requestor's case, or to some significant aspect of the case. *Zirkelbach Const. Inc. v. Rajan*, 93 So.3d 1124, 1130 (Fla. 2d DCA 2012). "[W]ell established in Florida is the principle that the unsworn analysis of a party's attorney and/or a bare assertion of need and undue hardship to obtain the substantial equivalent [is] insufficient to satisfy this showing." *Butler v. Harter*, 152 So.3d 705, 712 (Fla. 1st DCA, 2014); *see Procter & Gamble Co. v. Swilley*, 462 So.2d 1188,

1194 (Fla. 1st DCA 1985); State v. T.A., 528 So.2d 974, 975 (Fla. 2d DCA, 1988)

("[R]epresentations by counsel not made under oath and not subject to cross-examination, absent a stipulation, are not evidence). Further, Florida courts have held that "the showing of need encompasses a showing of diligence by the party seeking discovery of another party's work product." *Butler v. Harter*, 152 So.3d 705, 712 (Fla. 1st DCA, 2014); *see also CSX Transp., Inc. v. Carpenter*, 725 So.2d 434, 435 (Fla. 2d DCA 1999) (quashing order granting motion to compel discovery because the record did not contain affidavits supporting plaintiff's argument that it was unable to obtain the substantially equivalent information by other means without undue hardship); *Falco v. N. Shore Labs. Corp.*, 866 So.2d 1255, 1257 (Fla. 1st DCA 2004) (holding that need and undue hardship "must be demonstrated by affidavit or sworn testimony"); *N. Broward Hosp. Dist. v. Button*, 592 So.2d 367, 368 (Fla. 4th DCA 1992), ("[T]]he unsworn assertions of plaintiff's counsel were insufficient to constitute a showing of need and undue hardship."), *called into doubt on other grounds as stated in Columbia Hosp. Corp. of S. Broward v. Fain*, 16 So.3d 236 (Fla. 4th DCA 2009).

Here, Defendant has ample information from which she can present her case. At the core of this case is whether Ms. Giuffre "lied" when she said that the Defendant recruited her to be sexually abused by Jeffrey Epstein. Defendant can, of course, testify to her interactions with Ms. Giuffre, as well as call other witnesses regarding the circumstances of those interactions.

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Defendant can also get information from her close friend, Epstein, about the circumstances of the interactions. Defendant and Epstein are not only good friends but they have a "common interest agreement" that facilitates transfer of information between the two of them. Finally, to make her showing that she is unable to obtain "equivalent information" from other sources, Defendant would have to explain in detail what other steps she has taken to secure information from other sources, including not only Epstein but other witnesses present at Epstein's mansion. Having failed to do any of this, Defendant has not made a sufficient showing to obtain work-product information. *Pupillo*, 54 So.3d at 614.

IV. COMMUNICATIONS WITH ATTORNEY JACK SCAROLA ARE COVERED BY A JOINT DEFENSE AGREEMENT AND ARE THUS PROTECTED BY ATTORNEY-CLIENT AND WORK-PRODUCTION PROTECTION.

As a tag-along argument at the end of her motion, Defendant argues that Ms. Giuffre has not established the existence of a common interest or joint defense agreement that embraces Jack Scarola, the attorney for Cassell and Edwards in the Dershowitz litigation. Mot. to Compel at 23-24. Disclosure of that agreement involved notice to the parties to the agreement. Now that appropriate notice has been provided, the agreement can be – and has been – disclosed. *See* McCawley Decl., Ex. 16, common interest agreement. In view of the existence of the valid agreement, it is clear that the referenced communications involving Scarola are protected. *See*, *e.g.*, *Guiffre v. Maxwell*, No. 15 CIV. 7433 (RWS), 2016 WL 1756918, at *6 (S.D.N.Y. May 2, 2016) (noting common interest agreement protection) (*citing GUS Consulting GMBH v. Chadbourne & Parke LLP*, 20 Misc. 3d 539, 542, 858 N.Y.S.2d 591, 593 (Sup. Ct. 2008)).

CONCLUSION

Defendant's motion to compel should be denied in its entirety.

Dated: June 1, 2016

Respectfully Submitted,

BOIES, SCHILLER & FLEXNER LLP

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 1st day of June, 2016, I electronically filed the

foregoing document with the Clerk of Court by using the CM/ECF system. I also certify that the

foregoing document is being served this day on the individuals identified below via transmission

of Notices of Electronic Filing generated by CM/ECF.

Laura A. Menninger, Esq.

²⁴ This daytime business address is provided for identification and correspondence purposes only and is not intended to imply institutional endorsement by the University of Utah for this private representation.

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/s/ Sigrid S. McCawley

Sigrid S. McCawley

GIUFFRE

VS.

MAXWELL

Deposition

VIRGINIA GIUFFRE

05/03/2016

Agren Blando Court Reporting & Video, Inc.

216 16th Street, Suite 600 Denver Colorado, 80202 303-296-0017 Case 1:15-cv Agree-Blando Comen Reporting Revide 03. Drc. Page 2 of 22

| 1 | A I believe this is when I was hoping to |
|----|---|
| 2 | join the CVRA case. |
| 3 | Q All right. And do you know when this |
| 4 | document was filed? |
| 5 | And actually, just to be clear, about |
| 6 | halfway there's actually a second document that was |
| 7 | filed. So this is a composite exhibit. Let me be |
| 8 | very clear. |
| 9 | So after page 14 I'm sorry, 13, there's |
| 10 | a second document that is styled Jane Doe #3 and Jane |
| 11 | Doe #4's Corrected Motion Pursuant to Rule 21 for |
| 12 | Joinder In Action. |
| 13 | Do you see that? |
| 14 | A Did you say page 14? |
| 15 | Q It is on the 14th page of this document. |
| 16 | Do you see that? |
| 17 | A I do. |
| 18 | Q And so this composite Exhibit 2 has both a |
| 19 | motion and a corrected motion. |
| 20 | Do you see that? |
| 21 | A Yes. |
| 22 | Q And were both of those pleadings |
| 23 | authorized by you to be filed? |
| 24 | A Yes. |
| 25 | Q In other words, you wanted to join the |
| | VIRGINIA GIUFFRE 5/3/2016 22 |

Case 1:15-cv Agree-Blando Comen Reporting Revide 03. Drc. Page 3 of 22

| 1 | CVRA actio | n in or about December 30th, 2014, correct? |
|----|------------|---|
| 2 | A | I I'm not aware of the exact dates. |
| 3 | There's no | dates on this. But I did try to join the |
| 4 | motion, ye | s. |
| 5 | Q | All right. If you can look at the top |
| 6 | line of th | e document. |
| 7 | A | Yes. |
| 8 | Q | Does it say, Entered on FLSD |
| 9 | A | Oh, it does, too, I'm sorry, yes. |
| 10 | Q | That's all right. So does that refresh |
| 11 | your memor | y as to about when you first sought to join |
| 12 | the CVRA a | ction? |
| 13 | A | Yes. |
| 14 | Q | December 30th, 2014, correct? |
| 15 | A | Yes. |
| 16 | Q | And the corrected motion was filed a few |
| 17 | days later | , correct? |
| 18 | A | Yes, correct. |
| 19 | Q | If I could turn to Defendant's Exhibit 3, |
| 20 | which was | January 21st. |
| 21 | | (Exhibit 3 marked.) |
| 22 | | MR. EDWARDS: Thank you. |
| 23 | Q | (BY MS. MENNINGER) Do you recognize this |
| 24 | document? | |
| 25 | A | Yes, I do. |
| | | |

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1 physical features of Ghislaine Maxwell?

I can tell you that she had very large 2 Α 3 natural breasts. I can tell you that her pubic hair was dark brown, nearly black. I don't remember any 4 5 specific birthmarks or moles that I could point out that would be relevant. 6 7 Any scar? Q I don't remember any scars. 8 Α 9 Any tattoos? Q 10 Α No tattoos. 11 When did you next go to the El Brillo Q 12 house? I believe it would have been the next day. 13 Α 14 You believe it would have been or was it? Q 15 MR. EDWARDS: Form. 16 Α I know that it was consecutive, that I 17 continued to go there after my first -- the first 18 time that the abuse took place there. It was 19 consecutive that I was there, I believe, over the next course of weeks. 20 21 (BY MS. MENNINGER) What day of the week 0 22 was the first time you went? 23 I don't know. Α 24 Do you know whether you went the very next Q 25 day or not?

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1 I believe I did. Α 2 0 All right. How did you get there the very 3 next day? 4 MR. EDWARDS: Form. 5 I believe my dad dropped me off again. Α 6 (BY MS. MENNINGER) When you say you Q 7 believe, do you recall him doing that or are you 8 quessing? 9 I don't -- well, this is how I figure Α 10 I don't remember Ghislaine picking me up from this. 11 Mar-a-Lago. I didn't have my own car. So the only 12 way I could have really gotten there would have been 13 my dad picking me up -- I mean, sorry, dropping me 14 off. 15 Do you have a distinct recollection of 0 16 your father dropping you off there more than one day in a row? 17 18 Α Yes. 19 Q You do not recall the car he was driving? 20 Α Like I said, he always drove trucks. That's as good as I can get. 21 22 And so -- and you worked on weekends as Q 23 well at Mar-a-Lago or no? 24 Α No. 25 So the second day would have had to be Q VIRGINIA GIUFFRE 5/3/2016 132

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1 I wouldn't say directly. Α 2 0 How --3 Α I'd say I stayed with my parents for --4 like, I think I finished school at Crestwood. So I 5 would have been in, I don't know, I guess eighth 6 grade, finished eighth grade. And then -- I don't 7 know. I really don't know. Around eighth grade. 8 Q You went to Growing Together? 9 Α I think -- I think it was then. 10 And how many years did you live at Growing Ο 11 Together? 12 Α Over a year. 13 Were you ever in foster care? Q 14 What Growing Together was, was like a Α 15 group home that sent you away to foster parents every 16 night. 17 So you lived in other people's homes Q 18 during the period of time you were assigned to 19 Growing Together? 20 Α Well, you stayed at Growing Together 21 during the day and then at night you get sent home 22 with parents. 23 Did you go to school while you were at Q 24 Growing Together? 25 Α Yeah, they offer education there. VIRGINIA GIUFFRE 5/3/2016

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Q So the education was at Growing Together? A Yeah.

3 Ο You did not attend a Palm Beach County --4 Α I did, but you had to earn your levels up to be able to go outside. So I don't remember what 5 6 level you have to get up to, to go out to another 7 school. I think there was like seven levels or 8 something. And you had to make it to, like, level 4 9 to be able to go to outside school.

Q So for some period of time you were assigned to Growing Together and you were going to school at Growing Together. And for some period of time you were going to other schools and coming back to Growing Together?

15

1

2

A Correct.

Q And then when you came back to Growing Together, you were sent to spend the night at a family's home?

19 A Yes.

20 Q So you never slept at Growing Together? 21 A No.

Q Did you live -- other than living at or staying at Growing Together during the day and sleeping at these other homes at night, is there anywhere else that you recall living in the period

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| 1 | a 3. I th | ink it's |
|----|-------------|--|
| | | . I really can't make out |
| 3 | the telepho | one number. |
| 4 | Q | Okay. Do you see Relationship? Can you |
| 5 | read that? | |
| 6 | А | Friend. |
| 7 | Q | Okay. Do you see just below that there's |
| 8 | a line that | z says number 21? |
| 9 | A | Do not stop sorry, Do not sign |
| 10 | application | n until requested to do so by |
| 11 | administrat | ting an oath. |
| 12 | Q | Okay. |
| 13 | А | Applicant's signature age 13 or older. |
| 14 | Q | Oh, it's by the signature line? |
| 15 | А | Yeah. |
| 16 | Q | And that's your signature? |
| 17 | А | Yes. |
| 18 | Q | All right. And this is the document that |
| 19 | you recall | filling out for your first passport? |
| 20 | А | I don't recall doing it, but yes, it's in |
| 21 | my handwrit | ting and it's got all of my information on |
| 22 | it. | |
| 23 | Q | Okay. And on line box 23 it's got your |
| 24 | driver's l: | icense checked off, right? |
| 25 | A | July 23. Yeah, I really can't make out |
| | | VIRGINIA GIUFFRE 5/3/2016 |

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1 And when they say massage, that means erotic, okay? 2 That's their term for it. I think there are plenty 3 of other witnesses that can attest to what massage 4 actually means. 5 And I'm telling you that Ghislaine told me 6 to go to Glenn Dubin and give him a massage, which 7 means sex. 8 Ο Okav. So Glenn -- Ghislaine Maxwell told 9 you to go give a massage to Glenn Dubin? 10 Α Correct. 11 That's your testimony? Q 12 А That is my testimony. 13 Q All right. Ghislaine Maxwell told you to 14 go give a massage to , correct? 15 Α Correct. 16 Q Ghislaine Maxwell told you to give a 17 massage to Prince Andrew, correct? 18 Α Correct. 19 Q Ghislaine Maxwell told you to give a 20 massage to Bill Richardson, correct? 21 А Correct. 22 When did Ghislaine Maxwell tell you to Q 23 give a massage to Bill Richardson? 24 Α I don't know dates. 25 Q Where were you?

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| 1 | A When it happened? |
|----|--|
| 2 | Q When Ghislaine Maxwell used the words, Go |
| 3 | give a massage to Bill Richardson, where were you? |
| 4 | MR. EDWARDS: Object to the form. |
| 5 | Mischaracterizes her testimony. |
| 6 | A I can't tell you where we were. I know |
| 7 | where I was sent to. I don't know where we were when |
| 8 | she told me to do that. |
| 9 | Q (BY MS. MENNINGER) Where were you sent |
| 10 | to |
| 11 | A New Mexico. |
| 12 | Q by Ghislaine Maxwell? |
| 13 | MR. EDWARDS: Object to the form. |
| 14 | Mischaracterizes her testimony again. |
| 15 | A Are you smiling at me because |
| 16 | Q (BY MS. MENNINGER) No, I'm asking you to |
| 17 | answer the question. |
| 18 | A I have answered the question. I was sent |
| 19 | to New Mexico. |
| 20 | Q Okay. Where were you sent from? |
| 21 | A I already answered that. I don't know |
| 22 | where I was sent from. |
| 23 | Q Okay. |
| 24 | A I was flying everywhere with these people. |
| 25 | Q Where were you sent by Ghislaine Maxwell |
| | VIRGINIA GIUFFRE 5/3/2016 |

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1 to have sex with Jean Luc Brunel? 2 MR. EDWARDS: Object to the form. 3 Mischaracterized her testimony. Many places. 4 Α (BY MS. MENNINGER) Ghislaine Maxwell sent 5 Ο 6 you to many places to have sex with Jean Luc Brunel? 7 MR. EDWARDS: Object to the form. 8 Α It happened at many places, yes. (BY MS. MENNINGER) You had sex with Jean 9 Q 10 Luc Brunel at many places is what you're saying, 11 correct? 12 I was sent to Jean Luc Brunel at many А places to have sex with him. 13 14 When did Ghislaine Maxwell send you to a Q 15 place to have sex with Jean Luc Brunel? 16 Α You are asking --17 MR. EDWARDS: Form. 18 А -- me to answer the impossible. 19 (BY MS. MENNINGER) All right. When did Q 20 Ghislaine Maxwell send you to have sex with the owner 21 of a large hotel chain? 2.2 MR. EDWARDS: Object to the form. 23 Mischaracterization. 24 Α I'm going to keep answering the questions 25 the same way that I keep answering them. I don't VIRGINIA GIUFFRE 5/3/2016 202

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1 know where it was when she said to go do this. 2 (BY MS. MENNINGER) Okay. Where were you Ο 3 sent to have sex with the owner of a large hotel chain by Ghislaine Maxwell? 4 5 MR. EDWARDS: Object to the form. 6 I believe that was one time in France. Α (BY MS. MENNINGER) Which time in France? 7 0 8 Α I believe it was around the same time that 9 Naomi Campbell had a birthday party. 10 Where did you have sex with the owner of a Ο 11 large hotel chain in France around the time of Naomi 12 Campbell's birthday party? 13 In his own cabana townhouse thing. Α It was 14 part of a hotel, but I wouldn't call it a hotel. 15 Jeffrey was staying there. Ghislaine was 16 staying there. Emmy was staying there. I was 17 staying there. This other guy was staying there. Ι 18 don't know his name. 19 I was instructed by Ghislaine to go and 20 give him an erotic massage. 21 She used the words erotic massage? 0 2.2 No, that's my word. The word massage is Α 23 what they would use. That's their code word. 24 Q Was she in the room when you gave this erotic massage to the owner of a large hotel chain? 25 VIRGINIA GIUFFRE 5/3/2016

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A No, she was not in the room. She was in another cabana.

3 And other than telling you to go give the Ο owner of this large hotel chain a massage, do you 4 5 remember any other words she used to you to direct 6 you in what you should do? 7 А Not at the time, no. 8 Ο Where did -- where were you and where was 9 Ms. Maxwell when she directed you to go have sex with Marvin Minsky? 10 11 MR. EDWARDS: Object to the form. 12 А I don't know. 13 (BY MS. MENNINGER) Where did you go to 0 14 have sex with Marvin Minsky? 15 I believe it was the U.S. Virgin Islands, А 16 Jeff's -- sorry, Jeffrey Epstein's island in the U.S. 17 Virgin Islands. 18 Q And when was that? 19 Α I don't know. 20 0 Do you have any time of year? 21 Α No. 22 Do you know how old you were? Q 23 No. Α 24 Q Other than Glenn Dubin, 25 Prince Andrew, Jean Luc Brunel, Bill Richardson, VIRGINIA GIUFFRE 5/3/2016

Case 1:15-cv-Bgres-Blando Coverting-Selfideo3/Inc. Page 14 of 22 1 another prince, the large hotel chain owner and Marvin Minsky, is there anyone else that Ghislaine 2 3 Maxwell directed you to go have sex with? 4 I am definitely sure there is. But can I Α remember everybody's name? 5 No. 6 Okay. Can you remember anything else Q about them? 7 8 А Look, I've given you what I know right 9 I'm sorry. This is very hard for me and very now. 10 frustrating to have to go over this. I don't -- I 11 don't recall all of the people. There was a large amount of people that I was sent to. 12 13 Do you have any notes of all these people Q 14 that you were sent to? 15 Α No, I don't. 16 Q Where are your notes? 17 I burned them. Α 18 When did you burn them? Q 19 In a bonfire when I lived at Titusville Α 20 because I was sick of going through this shit. 21 Did you have lawyers who were representing 0 22 you at the time you built a bonfire and burned these 23 notes? 24 Α I've been represented for a long time, but 25 it was not under the instruction of my lawyers to do

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this. My husband and I were pretty spiritual people and we believed that these memories were worth burning.

Q So you burned notes of the men with whom you had sex while you were represented by counsel in litigation, correct?

MR. EDWARDS: Object to the form.

A This wasn't anything that was a public document. This was my own private journal, and I didn't want it anymore. So we burned it.

11 Q (BY MS. MENNINGER) When did you write 12 that journal?

A Just over time. I started writing it probably in, I don't know, I can't speculate, 2012, 2011.

Q So you did not write this journal at the time it happened?

18 A No.

7

Q You started writing this journal approximately a decade after you claim you finished being sexually trafficked, correct?

22 A Yes.

Q And you started writing a journal after you had a lawyer, correct?

A Correct.

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| 1 | Q Including Mr. Edwards, who is sitting |
|----|--|
| 2 | right here, correct? |
| 3 | A Correct. |
| 4 | Q What did that journal look like? |
| 5 | A It was green. |
| 6 | Q And what else? |
| 7 | A It was just a spiral notebook. |
| 8 | Q Okay. And what did you put into that |
| 9 | green spiral notebook? |
| 10 | A Bad memories. Things that I've gone |
| 11 | through, lots of things, you know. I can't tell you. |
| 12 | There was a lot of pages. It was over 300 pages in |
| 13 | that book. |
| 14 | Q Did you ever show that book to your |
| 15 | lawyers? |
| 16 | A No. |
| 17 | Q Did you show that book to anyone? |
| 18 | A My husband. |
| 19 | Q Did you show it to anyone else besides |
| 20 | your husband? |
| 21 | A No. |
| 22 | Q Did you tear out pages and give them to |
| 23 | Sharon Churcher? |
| 24 | A No, I wrote those pages that you're |
| 25 | talking about, I wrote for her specifically. She |
| | VIRGINIA GIUFFRE 5/3/2016 |

Case 1:15-cv-Agree Blando Govern Reporting & Video3/Inc. Page 17 of 22

| 1 | wanted to know about the Prince Andrew incident. |
|----|---|
| 2 | Q So that's a different piece of paper? |
| 3 | A Yeah, that's just random paper. |
| 4 | Q So you had a green spiral notebook that |
| 5 | you began sometime in 2011 or 2012 in which you wrote |
| 6 | down your recollections about what had happened to |
| 7 | you, and you burned that in a bonfire in 2013. |
| 8 | Did I get that right? |
| 9 | A You got that right. |
| 10 | Q And do you have no other names of people |
| 11 | to whom you claim Ghislaine Maxwell directed you to |
| 12 | have sex, correct? |
| 13 | A At this time, no. |
| 14 | Q Is there any document that would refresh |
| 15 | your recollection that you could look at? |
| 16 | A If you have a document you'd like to show |
| 17 | me, I would be glad to look at it and tell you the |
| 18 | names I recognize off of that. |
| 19 | Q I'm just asking you if there's a document |
| 20 | you know of that has this list of names in it? |
| 21 | A Not in front of me, no. |
| 22 | Q Where is the original of the photograph |
| 23 | that has been widely circulated in the press of you |
| 24 | with Prince Andrew? |
| 25 | A I probably still have it. It's not in my |
| | VIRGINIA GIUFFRE 5/3/2016 |

Case 1:15-cv-Agress Blando Govern Reporting & Video3/Inc. Page 18 of 22

| 1 | possession | right now. |
|----|-------------|--|
| 2 | Q | Where is it? |
| 3 | A | Probably in some storage boxes. |
| 4 | Q | Where? |
| 5 | A | In Sydney. |
| 6 | Q | Where in Sydney? |
| 7 | A | At some family's house. We got the boxes |
| 8 | shipped to | Australia, and they were picked up off the |
| 9 | porch by m | y nephews and brought to their house. |
| 10 | Q | Which is where? |
| 11 | A | In Sydney. |
| 12 | Q | Where in Sydney? |
| 13 | A | |
| 14 | Q | And who lives in that house? |
| 15 | A | Well, it's owned by my mother-in-law and |
| 16 | father-in- | law, but my nephews live in the house. |
| 17 | Q | What are their names? |
| 18 | A | I'm not giving you the names of my |
| 19 | nephews. | |
| 20 | Q | What's the address of the house? |
| 21 | A | Why would you want that? |
| 22 | Q | I want to know where the photograph is. |
| 23 | I'm asking | you where the photograph is. And you've |
| 24 | just told 1 | me it's somewhere in a ? |
| 25 | A | Yes. |
| | | |

Case 1:15-cv-Agree Blando Covert Reporting Revideo3/Inc. Page 19 of 22 1 So where in **the photograph** Q 2 located? 3 Α If I can't 100 percent say that the photograph is there, it could be at my house that I 4 5 presently live in. I'm not going to give you the 6 address of my nephews' residence. 7 Q When is the last time you saw the 8 photograph in person? 9 Α When I packed and left America. 10 Colorado? 0 11 Α Yes. 12 Q All right. So you had that photograph 13 here with you in Colorado? 14 Yes. Α 15 Q What's on the back of the photograph? 16 Α I'm sorry? 17 Is there anything on the back of the Q 18 photograph? 19 Α There's like the date it was printed, but 20 no writing or anything. 21 Okay. Does it say where it was printed? 0 22 Α I don't believe so. I think it just -- I 23 don't remember. I just remember there's a date on 24 it. Whose camera was it taken with? 25 Q

Case 1:15-cv-Agree Blando Govern Reporting & Video3/Inc. Page 20 of 22

| 1 | A | My little yellow Kodak camera. | |
|----|------------|---|---|
| 2 | Q | Who took the picture? | |
| 3 | A | Jeffrey Epstein. | |
| 4 | Q | And where did you have it developed? | |
| 5 | A | I believe when I got back to America. | |
| 6 | Q | So where? | |
| 7 | А | I don't know. | |
| 8 | Q | Palm Beach? | |
| 9 | А | I don't know. | |
| 10 | Q | What is the date the photograph was | |
| 11 | printed? | | |
| 12 | A | I believe it's in March 2001. | |
| 13 | Q | Okay. | |
| 14 | A | But that's just off of my photographic | |
| 15 | memory. I | don't it could be different, but I | |
| 16 | think it's | March 2001. | |
| 17 | Q | You have a photographic memory? | |
| 18 | A | I'm not saying I have a photographic | |
| 19 | memory. B | ut if I'd look at the back of the photo and | f |
| 20 | I remember | what it says, I believe it was March 2001. | • |
| 21 | Q | Did the photograph ever leave your | |
| 22 | possession | for a while? | |
| 23 | A | I gave it to the FBI. | |
| 24 | Q | Okay. And when did you get it back? | |
| 25 | A | When they took copies of it. | |
| | | VIRGINIA GIUFFRE 5/3/2016 | 2 |

Case 1:15-cv-Agree Blando Covert Reporting Revideo3/Inc. Page 21 of 22 1 When was that? Q 2 Α 2011. 3 When they came to interview you? 0 4 Α Yes. 5 So from 2011 until you left Colorado it Q 6 was in your personal possession? 7 Α Yes. What other documents related to this case 8 Ο 9 are in that, storage boxes in Australia? 10 MR. EDWARDS: Object to the form. 11 Documents related to this case -- there --Α 12 I don't know. I really can't tell you. I mean, 13 there's seven boxes full of Nerf guns, my kids' toys, 14 photos. I don't know what other documents would be 15 in there. 16 0 (BY MS. MENNINGER) Did anyone search 17 those documents after you received discovery requests 18 from us in this case? 19 I haven't been able to obtain those boxes. Α 20 I can't get them sent back up to me. It's going to 21 cost me a large amount of money. And right now I'm 22 trying to look after my family, so I'm not able to 23 afford to get them up. 24 0 You live in Australia, correct? 25 I do. Α

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| 1 | read it. |
|----|--|
| 2 | MS. MENNINGER: We're going off the |
| 3 | record. |
| 4 | MR. EDWARDS: Yeah, that's fine. She'll |
| 5 | read. |
| 6 | THE VIDEOGRAPHER: That concludes today's |
| 7 | proceedings. We're off the record at 5:28. |
| 8 | (Proceedings concluded at 5:28 p.m.) |
| 9 | |
| 10 | * * * * * * |
| 11 | |
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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

-----X VIRGINIA L. GIUFFRE, Plaintiff, v. GHISLAINE MAXWELL, Defendant.

15-cv-07433-RWS

DEFENDANT'S RESPONSE IN OPPOSITION TO MOTION TO EXCEED PRESUMPTIVE TEN DEPOSITION LIMIT

Laura A. Menninger Jeffrey S. Pagliuca HADDON, MORGAN, AND FOREMAN, P.C. East 10th Avenue Denver, CO 80203 303.831.7364 Defendant Ghislaine Maxwell ("Ms. Maxwell") files this Response in Opposition to Plaintiff's Motion to Exceed Presumptive Ten Deposition Limit, and states as follows:

INTRODUCTION

Despite having taken only three depositions to date, Plaintiff prematurely requests permission to exceed the presumptive ten deposition limit imposed by Fed. R. Civ. P. 30(a)(2)(A)(i) and to conduct 17 separate depositions, almost twice the limit. Without legal support, Plaintiff attempts to conflate the presumptive time limitation for each deposition of seven hours with a right to take a total of 70 hours of depositions. This is an absurd reading of the Federal Rules. The presumptive ten deposition limitation is an independent limitation, and speaks to the number of separate deponents, not deposition time. Indeed, the two independent limitations do not even appear in the same section of the rules.

The heart of Plaintiff's argument is that Ms. Maxwell inconveniently testified and denied Plaintiff's claims, rather than invoking the Fifth Amendment. This dashed Plaintiff's apparent hope to obtain an adverse inference, rather than actually having to prove her case against Ms. Maxwell. Instead, Ms. Maxwell fully testified for the entire 7 hours, responded to all questions posed to her,¹ and testified based on her actual knowledge. Ms. Maxwell's testimony simply bears no relevance to Plaintiff's request to take more than 10 depositions of non-party witnesses.

Conspicuously absent from Plaintiff's motion are (a) any actual information she believes these witnesses may provide which is neither cumulative nor duplicative of other information already disclosed in this case, (b) the fact the information can be obtained from other sources,

¹ Plaintiff flatly mis-represents to the Court that Ms. Maxwell "refused" to answer the questions posed to her, as the actual transcript amply demonstrates. Ms. Maxwell did not avoid any questions and answered all questions to the best of her recollection relating to alleged events 15 years ago. The majority of the bullet point "summary" of the matters about which Ms. Maxwell could not testify were based either on a lack of any personal knowledge or the fact that the events claimed by Plaintiff did not actually happen.

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and (c) facts demonstrating that the burden and expense of the discovery is justified by the needs of this case. Indeed, she has not established that the testimony is even relevant to the actual issues in this matter. Plaintiff's inability to establish these factors requires denial of the motion.

I. PLAINTIFF'S REQUEST IS PREMATURE

First, the request to exceed the presumptive ten-deposition limit is premature. "[C]ourts generally will not grant leave to expand the number of depositions until the moving party has exhausted the ten depositions permitted as of right under Rule 30(a)(2)(A) or the number stipulated to by the opposing party." *Gen. Elec. Co. v. Indem. Ins. Co. of N. Am.*, No. 3:06-CV-232 (CFD), 2006 WL 1525970, at *2 (D. Conn. May 25, 2006).

This guideline makes sense because a "moving party must not only justify those depositions it wishes to take, but also the depositions it has already taken." *Id. (citing Barrow v. Greenville Indep. Sch. Dist.*, 202 F.R.D. 480, 482 (N.D.Tex. 2001)). This rule is in place because "a party could indirectly circumvent the cap on depositions by exhausting the maximum allotted number to those that she could not justify under the Rule 26(b)(2) standards, and then seek[] leave to exceed the limit in order to take depositions that she could substantiate." *Id.* at 483.

Here, Plaintiff seeks a pre-emptive determination that she should be permitted 17 depositions, almost twice the presumptive limit, yet her proposed depositions are not calculated to lead to admissible evidence in this case. By way of example, Plaintiff identifies Nadia Marcinkova, Sarah Kellen (a/k/a Sarah Kensignton or Sarah Vickers), and Jeffrey Epstein as alleged "co-conspirators" with each other. She requests the depositions of each. Plaintiff anticipates each will invoke the Fifth Amendment – in other words, she will not obtain any discoverable information from them.

Plaintiff makes a bizarre argument that somehow this testimony can be used to create an adverse inference against <u>Ms. Maxwell</u>² despite the fact that Ms. Maxwell did not invoke the Fifth Amendment and she testified fully and answered every question posed to her with the only exception the irrelevant and harassing questions Plaintiff posed to her concerning her adult, consensual sexual activities. In other words, depositions of Marcincova, Kellen and Epstein would serve Plaintiff's goal to make a convoluted legal argument, not to actually seek discoverable information. In light of this, the "burden or expense of the proposed discovery outweighs its likely benefit, considering the needs of the case, the parties' resources, the importance of the issues at stake in the action, and the importance of the discovery in resolving the issues." *Atkinson v. Goord*, No. 01 CIV. 0761 LAKHBP, 2009 WL 890682, at *1 (S.D.N.Y. Apr. 2, 2009); Fed. R. Civ. P. 26(b)(1). If Plaintiff chooses to use her depositions in this manner, she risks utilizing three of her available 10 depositions for an illegitimate purpose. She should not be rewarded with a pre-emptive carte blanche in advance to take additional depositions.

II. THE PROPOSED DEPOSITIONS ARE CUMULATIVE, DUPLICATIVE, AND NOT RELEVANT TO THE CENTRAL ISSUES OF THE DISPUTE

Plaintiff has not met the requisite showing to permit in excess of 10 depositions. In *Sigala v. Spikouris*, 00 CV 0983(ILG), 2002 WL 721078 at *3 (E.D.N.Y. Mar. 7, 2002), the Court set forth the general principles relevant to a party's application to conduct more than ten depositions:

² Invocation of the Fifth Amendment by a third party witness cannot be used to create an adverse inference against a party in a civil action. *See United States v. Dist. Council of New York City & Vicinity of United Bhd. of Carpenters & Joiners of Am.*, No. 90 CIV. 5722 (CSH), 1993 WL 159959, at *5 (S.D.N.Y. May 12, 1993) ("the general rule [is] that an individual's claim of Fifth Amendment protection is personal, and does not give rise to adverse inferences against others."); *Brenner v. World Boxing Council*, 675 F.2d 445, 454 n. 7 (2d Cir.), *cert denied*, 459 U.S. 835 (1982) ("Furthermore, since King was a non-party witness, no adverse inference against appellees could have been drawn from his refusal to testify.").

The Federal Rules presumptively limit the number of depositions that each side may conduct to ten. *See* Fed.R.Civ.P. 30(a)(2) (A) ("A party must obtain leave of court, which shall be granted to the extent consistent with the principles stated in Rule 26(b)(2), if ... a proposed deposition would result in more than ten depositions being taken"); *accord Universal City Studios v. Reimerdes*, 104 F.Supp.2d 334, 342 (S.D.N.Y.2000); *Landry v. St. James Parish Sch. Bd.*, No. Civ. A 99-1438, 2000 WL 1741886, at *2 (E.D.La. Nov. 22, 2000). The purpose of Rule 30(a)(2)(A) is to "enable courts to maintain a 'tighter rein' on the extent of discovery and to minimize the potential cost of '[w]ide-ranging discovery'" *Whittingham v. Amherst Coll.*, 163 F.R.D. 170, 171-72 (D.Mass.1995) (citation omitted). Accordingly, "[t]he mere fact that many individuals may have discoverable information does not necessarily entitle a party to depose each such individual." *Dixon v. Certainteed Corp.*, 164 F.R.D. 685, 692 (D.Kan.1996).

"The factors relevant to determining whether a party should be entitled to more than ten depositions are now set forth in Fed.R.Civ.P. $26(b)(2)(C)^3$ and include whether (1) the discovery sought is unreasonably cumulative or duplicative or can be obtained from some other source that is more convenient, less burdensome, or less extensive, (2) the party seeking discovery has had ample opportunity to obtain the information by discovery in the action, and (3) the burden or expense of the proposed discovery outweighs its likely benefit, considering the needs of the case, the parties' resources, the importance of the issues at stake in the action, and the importance of the discovery in resolving the issues." *Atkinson*, 2009 WL 890682, at *1 (S.D.N.Y. Apr. 2, 2009) (internal quotations omitted).

³ Rule 26(b)(1) has since been modified to read "(i) the discovery sought is unreasonably cumulative or duplicative, or can be obtained from some other source that is more convenient, less burdensome, or less expensive; (ii) the party seeking discovery has had ample opportunity to obtain the information by discovery in the action; or (iii) the proposed discovery is outside the scope permitted by Rule 26(b)(1)." The scope of discovery permitted by 26(b)(1) is "non-privileged matter that is relevant to any party's claim or defense and proportional to the needs of the case, considering the importance of the issues at stake in the action, the amount in controversy, the parties' relative access to relevant information, the parties' resources, the importance of the discovery in resolving the issues, and whether the burden or expense of the proposed discovery outweighs its likely benefit." Thus, the factors to be considered have simply been moved to a new number with cross reference.

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Weighing these factors, there is no basis for permitting more than the presumptive ten deposition limit. First, as highlighted by the motion, the information purportedly sought is cumulative and duplicative. By way of example, Plaintiff has already deposed Johanna Sjoberg (a former Epstein employee), Juan Alessi (a former Epstein employee), and David Rodgers⁴ (former Epstein Pilot). She further seeks to depose Maria Alessi and Jo Fontanella (former Epstein household employees), as well as and Emmy Taylor (identified as assistants to Ms. Maxwell or Mr. Epstein). The information Plaintiff claims each of the witnesses may have is identical to that of each other – what they observed while working for Epstein. Plaintiff goes so far as to state that Maria Alessi's deposition is expected to "corroborate" the observations of her husband's.

Plaintiff admits that the purpose in seeking the additional depositions is "obtaining witnesses, like Ms. Sjoberg, who can corroborate that [Plaintiff] is telling the truth." Yet, Ms. Sjoberg did <u>not</u> "corroborate that [Plaintiff] is telling the truth." Instead, she testified that she was hired as an adult by Jeffrey Epstein to provide professional massages, that Ms. Maxwell never asked her for any type of sexual massage, that she never saw Plaintiff giving a massage to Ms. Maxwell nor did she see Ms. Maxwell receive a massage from any underage girl, indeed, in her 5 plus years working for Mr. Epstein, she never saw any person underage at his home. Regardless, Plaintiff is looking in vain for more testimony of exactly the same character, precisely the type of testimony the presumptive limit is intended to prevent.

Similarly, the expected deposition testimony of former Palm Beach Detective Joe Recarey and former Palm Beach Police Chief Michael Reiter are duplicative of each other.

⁴ Mr. Rodgers deposition, held last Friday and requiring a separate trip to Florida for Colorado counsel after the scheduled court hearing on Thursday, served simply to authenticate flight logs. There are far more convenient, less burdensome, and less expensive methods by which such information could have been obtained, such as a verifying affidavit, yet Plaintiff chose to unnecessarily burden counsel, the witness and counsel for the witness with a 3 hour deposition to accomplish the same end.

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Putting aside the admissibility of this testimony, it appears that both men were involved in the investigation of Mr. Epstein and are expected to testify about their investigation. Plaintiff's allegations were not a part of their investigation, which took place years after Plaintiff left the country. Moreover, their investigation did not involve Ms. Maxwell. Again, such duplicative and irrelevant deposition testimony speaks to the intended purpose of the ten-deposition limit, not a reason to exceed that limit.

The same holds true for Nadia Marcinkova, Sarah Kellen (a/k/a Sarah Kensignton or Sarah Vickers) and Jeffrey Epstein, each of whom Plaintiff anticipates will not respond to questions and invoke their Fifth Amendment right. As discussed above, such invocation has no bearing on the issues in this matter. Moreover, it is obviously cumulative and duplicative.

Plaintiff also identifies Rinaldo Rizzo and Jean Luc Brunel but fails to provide any information from which Ms. Maxwell or the Court could identify the subject matter of their expected testimony. Thus, it is unclear how these individuals have information that differs from or would add to the other proposed deponents. It is the Plaintiff's burden to explain to the Court why these depositions should be permitted if they exceed the presumptive limit, why the information would not be cumulative, and its relevance to the important issues in the action, or the importance of the discovery in resolving those issues. She simply fails to provide any information by which the Court can assess these factors, and thus should not be permitted to exceed the deposition limit based on her proffer.

III. THE TESTIMONY SOUGHT IS IRRELEVANT TO THIS SINGLE COUNT DEFAMATION CASE

This case is a simple defamation case. Plaintiff, through her counsel, filed a pleading making certain claims regarding "Jane Doe No. #3" – the Plaintiff – and her alleged

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"circumstances." *See* Complaint. Ms. Maxwell denied the allegations made stating they were "untrue" and "obvious lies." Plaintiff claims these statements are defamatory because she has been called a "liar."

"A public figure claiming defamation under New York law must establish that 'the statements ... complain[ed] of were (1) of and concerning [the plaintiff], (2) likely to be understood as defamatory by the ordinary person, (3) false, and (4) published with actual malice." *Biro v. Conde Nast*, 963 F. Supp. 2d 255, 276 (S.D.N.Y. 2013), *aff'd*, 807 F.3d 541 (2d Cir. 2015), and *aff'd*, 622 F. App'x 67 (2d Cir. 2015).

If Ms. Maxwell's statements are essentially true – Plaintiff lied – Plaintiff cannot establish her claim, and it is an absolute defense.⁵ Further, if Plaintiff cannot prove actual malice by Ms. Maxwell, her claim fails. *See Contemporary Mission, Inc. v. New York Times Co.*, 842 F.2d 612, 621 (2d Cir. 1988) (limited purpose public figure must establish by clear and convincing evidence that the defendant published the alleged defamatory statement with actual malice, "that is, with knowledge that it was false or with reckless disregard of whether it was false or not") (*quoting New York Times,* 376 U.S. 241, 280 (1964)). That is, Plaintiff must prove that Ms. Maxwell permitted the publication of the statement knowing it to be untrue.

None of the witnesses identified are listed as having discoverable information regarding any of the elements of this claim. None is claimed to have direct knowledge to confirm the truth of Plaintiff's claims about what happened *to her*, that the acts she claims *she* participated in

⁵ There is only one public statement that existed on January 2, 2015 to which Ms. Maxwell was responding in the statement by her press agent. The document is the Joinder Motion filed in the Crime Victims' Rights Act case on behalf of Plaintiff by her attorneys, Bradley Edwards and Paul Cassell. Menninger Decl., Ex. A, p. 4. The very first line describing Jane Doe #3 Circumstances is false, as Plaintiff now concedes. It read: "In 1999, Jane Doe #3 was approached by Ghislaine Maxwell," and continuing that "Maxwell persuaded Jane Doe # 3 (who was only fifteen years old) to come to Epstein's mansion . . ." Plaintiff now concedes that she did not meet Ms. Maxwell or Mr. Epstein in 1999, and she was not 15 years old. Menninger Decl., Ex. A at 26-29. No amount of "circumstantial evidence" can overcome the fact that Ms. Maxwell's statement was correct and that statements in the Joinder Motion were untrue.

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occurred or that they occurred with the people *she* claims to have been involved. Rather, each witness identified as being able to provide their observations regarding "other" allegedly underage girls, their own personal experience,⁶ or beliefs about Plaintiff's credibility. None of this is relevant. This is not a case about Jeffery Epstein or the alleged "modus operandi of the Epstein organization." This is a simple case of if Ms. Maxwell's denial of the allegations made *by Plaintiff* about *Plaintiff*'s own interactions with Maxwell was defamatory, and if Ms. Maxwell acted with actual malice in issuing the denial. Plaintiff's attempt to amplify this proceeding into something broader should not be condoned.

Because the evidence sought is nothing more than extraneous inadmissible "circumstantial evidence"⁷ irrelevant to proving the essential elements of the claim, "the burden or expense of the proposed discovery outweighs its likely benefit, considering the needs of the case, the parties' resources, the importance of the issues at stake in the action, and the importance of the discovery in resolving the issues." *Atkinson*, 2009 WL 890682, at *1. As such, the request for the additional depositions should be denied.

WHEREFORE, Ms. Maxwell requests that the Motion to permit in excess of the presumptive ten deposition limit be denied; <u>alternatively</u>, if in excess of ten depositions are permitted, Ms. Maxwell requests that Plaintiff be required to pay all costs and attorney's fees

⁶ The information sought is also inadmissible. Plaintiff seeks testimony from witness who she claims will testify to experience similar to her stories and this will "corroborate Ms. Giuffre's account description of the motive, way in which Epstein and his co-conspirators created opportunity, intent, plan, knowledge, and to the specifics that make up the criminal signature of Epstein and his co-conspirators." *Motion* at 15-16. Such evidence is prohibited by FRE 404(b), which states "Evidence of a crime, wrong, or other act is not admissible to prove a person's character in order to show that on a particular occasion the person acted in accordance with the character." Furthermore, no other witness has claimed as Plaintiff does that Ghislaine Maxwell sexually abused them, sexually trafficked them, or that she partook in daily sex with any underage girls. Plaintiff's claim stands in isolation because it is fictional.

⁷ This "circumstantial evidence" has no bearing on the truthfulness of the stories published by Plaintiff. It is equally likely to show that Plaintiff became aware of the allegations of others and decided to hop on the band wagon. She then made up similar claims for the purpose of getting paid hundreds of thousands of dollars by the media for publicizing her allegations and identifying well know public figures whose names she has seen documents that she reviewed or other stories she had read.

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associated with attending any deposition occurring outside 100 miles of the Courthouse for the

Southern District of New York pursuant to S.D.N.Y L.Civ.R. 30.1.

Dated: June 6, 2016.

Respectfully submitted,

/s/ Laura A. Menninger

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CERTIFICATE OF SERVICE

I certify that on June 6, 2016, I electronically served this *Defendant's Response in Opposition to Motion to Exceed Presumptive Ten Deposition Limit* via ECF on the following:

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United States District Court Southern District of New York

Virginia L. Giuffre,

Plaintiff,

Case No.: 15-cv-07433-RWS

v.

Ghislaine Maxwell,

Defendant.

PLAINTIFF'S REPLY IN SUPPORT OF MOTION TO EXCEED PRESUMPTIVE TEN DEPOSITION LIMIT

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Plaintiff Virginia Giuffre, by and through her undersigned counsel, hereby files this reply in support of her Motion to Exceed Presumptive Ten Deposition Limit. The motion should be granted because Ms. Giuffre has shown good cause for needing to exceed the ten deposition limit and in light of recent developments, Ms. Giuffre has streamlined her request, and now seeks only a total of three additional depositions. Notably, while Defendant contests Ms. Giuffre's motion, Defendant has herself unilaterally – **and without seeking any Court approval** – set *twelve* witnesses for deposition in this matter. In contrast to Defendant's unilateral action, Ms. Giuffre has properly sought this Court's permission. The Court should grant her motion and allow her to take the three additional depositions.

I. THE PROPOSED DEPOSITIONS ARE IMPORTANT TO THE FUNDAMENTAL CLAIMS AND DEFENSES IN THIS CASE, AND NONE ARE DUPLICATIVE.

Defendant argues that the depositions Ms. Giuffre seeks to take are somehow "duplicative" of each other. Even a quick reading of the Defendant's pleading makes clear this is untrue. Defendant repeatedly gives her own narrow view of what existing witnesses have said. For example, Defendant argues that Ms. Sjoberg "did not corroborate that [Ms. Giuffre] is telling the truth." Defendant's Response at 5. Defendant's characterization is untrue.¹ But, as the mere

¹ Defendant wholly mischaracterized Ms. Sjoberg's testimony as involving "professional massages." Defendant's Resp. at 5. In fact, Ms. Sjoberg testified that, when she was a twenty-one-year-old college student, Defendant (not Jeffrey Epstein) recruited and hired her under the pretext of being a personal assistant to provide sexual massages. As one example of this testimony, Sjoberg testified that Defendant became angry with her for not "finishing your job" when Defendant was the one who ended up having to bring Epstein to orgasm when Ms. Sjoberg did not. *See* McCawley Dec at Exhibit 1, Sjoberg Dep. Tr. at 142:25-143:14(Q. What did you understand Maxwell to mean when you said that you hadn't finished the job, with respect to the camera? A. She implied that I had not brought him to orgasm. Q. So is it fair to say that Maxwell expected you to perform sexual acts when you were massaging Jeffrey? A. I can answer? Yes, I took that conversation to mean that it what was expected of me.) Ms. Sjoberg's testimony also shows that Defendant was a predator of young women and girls, and that her business was to provide girls for Jeffrey Epstein to have sex with. *Id.* at 141:3-5; 150:16-151:2 (Q. Did Maxwell ever ask you to bring other girls over to – for Jeffrey? A. Yes. Q. I want to go back to this: You testified to two things just now with Sigrid that you said were implied to you. A. Okay. Q. The

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fact of this dispute confirms, this case is going to be hotly contested and the weight of the evidence on each side is going to be vitally important. The Court is well aware of many other civil cases where the parties have taken far more than ten depositions by mutual agreement. Defendant's refusal to agree to a few more depositions here is simply an effort to keep all the relevant facts from being developed.

Since Ms. Giuffre filed her initial motion seeking seven additional deposition, she has worked diligently to try to streamline the necessary depositions and has discovered new information concerning witnesses and their knowledge of the claims in this case. Accordingly, Ms. Giuffre currently brings before this Court a significantly shorter list² of witnesses she needs to depose to prove her claim, with some alterations. To be clear, Ms. Giuffre has narrowed her request and is now only seeking an additional three depositions from the Court as follows:

For descriptions concerning the depositions already taken (Defendant; Ms. Sjoberg; Mr.

Alessi; Mr. Rodgers; and Mr. Rizzo), and those yet to be taken (Mr. Epstein; Mr. Gow;

Ms. Kellen; Ms. Marcinkova; Mr. Recarey; and Mr. Brunel), Ms. Giuffre references and

incorporates her descriptions in the moving brief. The only remaining witness is William

Jefferson Clinton. His deposition is necessary for the following reason:

first one was it would take pressure off of Maxwell to have more girls around? A. Right. Q. What exactly did Maxwell say to you that led you to believe that was her implication? A. She said she doesn't have the time or desire to please him as much as he needs, and that's why there were other girls around.).

That Ms. Sjoberg never saw Ms. Giuffre give a massage to Ms. Maxwell is immaterial. Ms. Sjoberg was with Defendant and Epstein when Ms. Giuffre was a minor child, and corroborates Ms. Giuffre's accounts concerning her being trafficked to Prince Andrew. *Id.* at 21-22. Ms. Giuffre refers the Court to Ms. Sjoberg's deposition testimony in its entirety (DE 173-5). It is depositions like this - verifying Ms. Giuffre's account of being recruited by Defendant for sex with Epstein – that Defendant is trying avoid. However, multiple other witnesses have testimony that supports Ms. Giuffre's claims, in different and various ways, and Ms. Giuffre needs that testimony to prove her defamation claim against Defendant.

² Ms. Giuffre is no longer seeking the deposition testimony of Emmy Taylor, Jo Jo Fontanella, and Michael Reiter.

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• In a 2011 interview, Ms. Giuffre mentioned former President Bill Clinton's close personal relationship with Defendant and Jeffrey Epstein. While Ms. Giuffre made no allegations of illegal actions by Bill Clinton, Ms. Maxwell in her deposition raised Ms. Giuffre's comments about President Clinton as one of the "obvious lies" to which she was referring in her public statement that formed the basis of this suit. Apart from the Defendant and Mr. Epstein, former President Clinton is a key person who can provide information about his close relationship with Defendant and Mr. Epstein and disapprove Ms. Maxwell's claims.

Ms. Giuffre is still working diligently with opposing counsel, these witnesses, and their attorneys on scheduling, as well as identifying other witnesses who may have factual information about the case. But, at this time, she seeks this Court's approval for an additional three depositions – depositions that will not consume the full seven hours presumptively allotted.

All three prongs of the three-factor test to evaluate a motion for additional depositions strongly support granting the motion. *Atkinson v. Goord*, No. 01 CIV. 0761 LAKHBP, 2009 WL 890682, at *1 (S.D.N.Y. Apr. 2, 2009). First, as reviewed in detail on a witness-by-witness basis above, the discovery sought is not duplicative. The proposed deponents include the individual who assisted in making the defamatory statement, women Defendant Maxwell hired to recruit girls for Jeffrey Epstein, an individual with intimate knowledge of Defendant and Epstein's sexual trafficking ring, other victims of Jeffrey Epstein (including a then underage victim), Mr. Epstein himself, and other witnesses who can corroborate important pieces of Ms. Giuffre's statements or refute Ms. Maxwell's statements and positions. These witnesses' testimony will corroborate the type of abuse she and others suffered. Sadly, Ms. Giuffre is far from the only one of Defendant's victims, and there are other witnesses whose testimony is necessary in order to demonstrate the truth of Ms. Giuffre's claims and the falsity of the statements made by Defendant.

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Second, if Ms. Giuffre is denied these depositions, she will not have had the opportunity to obtain the information by other discovery in this case. The Court will recall from Ms. Giuffre's opening motion that Defendant's surprising lack of memory has, in no small part, caused the need for additional depositions. See Motion at 5-8 (listing 59 examples of memory lapses during Ms. Maxwell deposition, including inability to remember events recorded on aircraft flight logs or a photograph). Defendant offers no explanation for her convenient forgetfulness. Moreover, evidence of being recruited by Defendant and being sexually assaulted is not something Ms. Giuffre can obtain through requests for production or through interrogatories. The only way of obtaining such evidence is from witness testimony by those who were victimized, those who assisted Defendant in recruiting and abuse, and those who observed the recruiting or the abuse. For example, Rinaldo Rizzo, an estate manager for a friend of Defendant and Epstein's, testified about an episode where Defendant had threatened a terrified 15 year old girl and confiscated her passport to try to make her have sex with Epstein on his private island: See McCawley Decl. at Exhibit 2, Rizzo Deposition ³ Mr. Rizzo testified about another episode where Defendant gave instructions to, and presided over, a group of eleven girls



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as young as 14 years old playing a "kissing game" with and for Jeffrey Epstein.⁴ Finally, the Defendant appears to be concealing critical evidence of the sexual abuse that other witnesses have testified she possesses.

. Yet Defendant has failed to produce a single photo in this case. *See* McCawley Decl. at Exhibit 3, Alessi Deposition at 36-41. Document discovery and interrogatories are not helpful in obtaining this type of evidence: depositions are needed.

Third, the burden and expense of this proposed discovery is limited to three additional depositions. Defendant in this case is a multi-millionaire with able counsel. Three depositions will not cause her undue burden, expense, or inconvenience. These depositions are important to resolving issues in this case. Given that very few witnesses reside within 100 miles of the courthouse and therefore cannot be compelled to trial, this request for only three additional depositions is a reasonable request.

While Defendant opposes Ms. Giuffre's request for Court approval of more than ten depositions, she has unilaterally noticed more than ten depositions without bothering to seek approval. As of the date of this filing, Defendant's counsel has issued *twelve* subpoenas for



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deposition testimony – the almost the exact same number Ms. Giuffre is seeking.⁵ Defendant cannot credibly oppose Ms. Giuffre's additional depositions while she, herself, is trying to take more than ten without leave of court.⁶

It is plain why Defendant does not want these depositions to go forward. Ms. Sjoberg, Mr. Alessi, and Mr. Rizzo's testimony was harmful to Defendant's case, and the additional depositions will provide further evidence that Defendant acted as Jeffrey Epstein's madam, proving the truth of Ms. Giuffre's statements that Defendant proclaimed publically as "obvious lies."

II. MS. GIUFFRE IS SEEKING HIGHLY RELEVANT TRIAL TESTIMONY.

All of the people Ms. Giuffre seeks to depose have discoverable and important information regarding the elements of Ms. Giuffre's claims. Ms. Giuffre stated that Defendant recruited her and other young females for sex with Jeffrey Epstein. The people she now seeks to depose are all witnesses who can testify to Defendant working essentially as a madam for Jeffrey Epstein, recruiting young females for Epstein, or corroborate other important aspects of her statements. The fact that Defendant recruited girls, some of which were underage, for Epstein makes Ms. Giuffre's claim that she was also recruited by Defendant to ultimately have sex with Epstein and others more credible – and that Defendant's denials of any involvement in such recruiting is a bald-faced lie. Witnesses will testify that Defendant's recruitment and management of the girls for Jeffrey Epstein was a major aspect of Defendant's job, and that Ms.

⁵ Defendant's counsel has taken the deposition testimony of (1) Ms. Giuffre; (2) Ms. Giuffre's mother (Lynn Miller); (3) Ms. Giuffre's father (Sky Roberts); and (4) Ms. Giuffre's physician (Dr. Olson). Defendant's counsel has noticed the following witnesses for deposition: (5) Mr. Austrich; (6) Mr. Figueroa; (7) Ms. Degorgieou; (8) a known victim of Jeffrey Epstein; (9) Mr. Weisfield; (10) Ms. Churcher; (11) Ms. Boylan; and (12) the 30(b)(6) witness for Victims Refuse Silence.

⁶ Defendant has unilaterally scheduled - without consulting counsel for Ms. Giuffre - at least two of these depositions for days when depositions of Ms. Giuffre's witnesses have been set.

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Giuffre's account of her sexual abuse and Defendant's involvement accords perfectly with other witnesses' accounts of what Defendant's job was for Epstein.⁷

That other young females were similarly recruited by the Defendant is evidence that Ms. Giuffre is telling the truth about her experiences – and thus direct evidence that Defendant defamed her when calling her a liar. Clearly, if Ms. Giuffre can establish that Defendant's modus operandi was to recruit young females for Epstein, that helps corroborate Ms. Giuffre's own testimony that Defendant recruited her for the same purposes and in the same manner. Although the Court need not make a final ruling on this evidentiary issue now, Rule 404(b) itself makes such testimony admissible. *See* Fed. R. Evid. 404(b) (other act "evidence may be admissible for another purpose, such as proving motive, opportunity, intent, preparation, plan, knowledge, identity, absence of mistake, or lack of accident."). Indeed, even more specifically than the general provisions of Rule 404(b), Rule 415 makes these other acts admissible, due to the fact that those involved in sexual abuse of minors have a strong propensity for repeating those crimes. *See* Fed. R. Evid. 415(a)(("In a civil case involving a claim for relief based on a party's alleged sexual assault or child molestation, the court may admit evidence that the party committed any other sexual assault or child molestation.").

Entirely apart from corroborating Ms. Giuffre's own individual abuse, however, Defendant fails to recognize that in calling Ms. Giuffre a "liar", she was attacking all aspects of Ms. Giuffre's account – including Ms. Giuffre's statements that Defendant served generally as a recruiter of girls for Epstein and that Epstein sexually abused the underage girls that were

⁷ Defendant's specious suggestion that Ms. Giuffre heard about the other girls whom she recruited for sexual purposes and then decided to "hop on the band wagon" (Defendant's Resp. at 8 n.7) tacitly admits that Defendant procured a "band wagon" of girls for Jeffrey Epstein to abuse. Moreover, Defendant cannot refute the documentary evidence that she was on Epstein private jet with Ms. Giuffre over 20 times while Ms. Giuffre was a minor – flights that Defendant is, quite conveniently, now unable to recall. Motion at 5-8.

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brought to him. Thus, in this defamation case, the testimony of these witnesses are admissible not only to bolster Ms. Giuffre's testimony about her individual abuse, but because they are simply part of the body of statements whose truth or falsity is at issue in this case.

In addition, one of the witnesses that Ms. Giuffre seeks to depose is registered sex offender Jeffrey Epstein, who stands at the center of the case. Indeed, some of the most critical events took place in the presence of just three people: Ms. Giuffre, defendant Maxwell, and Epstein. If Epstein were to tell the truth, his testimony would fully confirm Ms. Giuffre's account of her sexual abuse. Epstein, however, may well attempt to support Defendant by invoking the Fifth Amendment to avoid answering questions about his sexual abuse of Ms. Giuffre. Apparently privy to her former boyfriend Epstein's anticipated plans in this regard,⁸ Defendant makes the claim that it would be a "convoluted argument" to allow Ms. Giuffre to use those invocations against her. Defendant's Resp. at 3. Tellingly, Defendant's response brief cites no authority to refute that proposition that adverse inference can be drawn against coconspirators. Presumably this is because, as recounted in Ms. Giuffre's opening brief (at pp. 20-22), the Second Circuit's seminal decision of LiButti v. United States, 107 F.3d 110, 121 (2d Cir. 1997), squarely upheld the drawing of adverse inferences based on a non-party's invocation of a Fifth Amendment right to remain silent. The Second Circuit instructed that, the circumstances of given case, rather than status of particular nonparty witness, determines whether nonparty witness' invocation of privilege against self-incrimination is admissible in course of civil litigation. Id. at122-23. The Second Circuit also held that, in determining whether nonparty witness' invocation of privilege against self-incrimination in course of civil litigation and

⁸ In discovery, Defendant Maxwell has produced several emails between Epstein and herself discussing Ms. Giuffre.

drawing of adverse inferences is admissible, court may consider the following nonexclusive

factors:

(1) nature of witness' relationship with and loyalty to party;
 (2) degree of control which party has vested in witness in regard to key facts and subject matter of litigation;
 (3) whether witness is pragmatically noncaptioned party in interest and whether assertion of privilege advances interests of witness and party in outcome of litigation; and
 (4) whether witness was key figure in litigation and played controlling role in respect to its underlying aspects.

Id. at 124-25. Ms. Giuffre will be able to establish that all these factors tip decisively in favor of allowing an adverse inference. Accordingly, her efforts to depose Epstein, Marcinkova, and Kellen seek important information that will be admissible at trial.

III. MS. GIUFFRE'S REQUEST IS TIMELY.

Defendant also argues that this motion is somehow "premature." Defendant's Resp. at

2-3. Clearly, if Ms. Giuffre had waited to file her motion until later, Defendant would have argued until the matter came too late. The motion is proper at this time because, as of the date of this filing, fact discovery closes in 17 days (although Ms. Giuffre has recently filed a motion for a 30-day extension of the deadline). In order to give the Court the opportunity to rule as far in advance as possible – thereby permitting counsel for both side to schedule the remaining depositions – Ms. Giuffre brings the motion now. She also requires a ruling in advance so that she can make final plans about how many depositions she has available and thus which depositions she should prioritize. ⁹

⁹ Defendant tries to find support for her prematurity argument in *Gen. Elec. Co. v. Indem. Ins. Co. of N. Am.*, No. 3:06-CV-232 (CFD), 2006 WL 1525970, at *2 (D. Conn. May 25, 2006). However, in that case, the Court found a motion for additional depositions to be premature, in part, because "[d]iscovery has not even commenced"... and the moving party "ha[d] not listed with specificity those individuals it wishes to depose." Of course, neither of these points applies in this case at hand: the parties are approaching the close of fact discovery, and Ms. Giuffre has provided detailed information about each individual she has deposed already and still seeks to depose.

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An additional reason this motion is appropriate now is that, despite Ms. Giuffre's diligent pursuit of depositions, many witnesses have cancelled their dates, failed to appear, or wrongfully evaded service. These maneuvers have frustrated Ms. Giuffre's ability to take their depositions in a logical and sequential fashion, complicating the planning of a deposition schedule. For example, on April 11, 2016, Ms. Giuffre served notice on Defendant's counsel for the deposition of Rinaldo Rizzo, setting it for May 13, 2016. Nearly a month later, just a few days before that properly noticed deposition, Defendant's counsel requested that it be rescheduled, and, therefore, that deposition did not take place until June 10, 2016. Additionally, three other important witnesses evaded Ms. Giuffre's repeated efforts to serve them. It took Ms. Giuffre's motion for alternative service (DE 160) to convince Jeffrey Epstein to allow his attorney to accept service of process. The Court also has before it Ms. Giuffre's motion to serve Sarah Kellen and Nadia Marcinkova by alternative service. These witnesses' evasion of service delayed the taking of their depositions, and, as of the date of this filing, none have been deposed yet.

CONCLUSION

For all these reasons, Ms. Giuffre should be allowed to take three more depositions than the presumptive ten deposition limit – a total of thirteen depositions.

Dated: June 13, 2016.

Respectfully Submitted,

BOIES, SCHILLER & FLEXNER LLP

By: <u>/s/ Sigrid McCawley</u> Sigrid McCawley (Pro Hac Vice) Boies Schiller & Flexner LLP 401 E. Las Olas Blvd., Suite 1200 Ft. Lauderdale, FL 33301 (954) 356-0011

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¹⁰ This daytime business address is provided for identification and correspondence purposes only and is not intended to imply institutional endorsement by the University of Utah for this private representation.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 13th day of June, 2016, I electronically filed the

foregoing document with the Clerk of Court by using the CM/ECF system. I also certify that the

foregoing document is being served this day on the individuals identified below via transmission

of Notices of Electronic Filing generated by CM/ECF.

Laura A. Menninger, Esq. Jeffrey Pagliuca, Esq. HADDON, MORGAN & FOREMAN, P.C. 150 East 10th Avenue Denver, Colorado 80203 Tel: (303) 831-7364 Fax: (303) 832-2628 Email: <u>lmenninger@hmflaw.com</u> jpagliuca@hmflaw.com

> <u>/s/ Sigrid S. McCawley</u> Sigrid S. McCawley

United States District Court Southern District of New York

Virginia L. Giuffre,

Plaintiff,

Case No.: 15-cv-07433-RWS

v.

Ghislaine Maxwell,

Defendant.

DECLARATION OF SIGRID S. McCAWLEY IN SUPPORT OF PLAINTIFF'S REPLY TO MOTION TO EXCEED PRESUMPTIVE TEN DEPOSITION LIMIT

I, Sigrid S. McCawley, declare that the below is true and correct to the best of my knowledge as follows:

I am a partner with the law firm of Boies, Schiller & Flexner LLP and duly
 licensed to practice in Florida and before this Court pursuant to this Court's September 29, 2015
 Order granting my Application to Appear Pro Hac Vice.

2. I respectfully submit this Declaration in Support of Plaintiff's Reply to Motion to Exceed Presumptive Ten Deposition Limit.

3. Attached hereto as Exhibit 1 is a true and correct copy of Johanna Sjoberg's

Deposition Transcript excerpts dated May 18, 2016.

4. Attached hereto as Exhibit 2 is a true and correct copy of Rinaldo Rizzo's Rough

Deposition Transcript excerpts dated June 10, 2016.

5. Attached hereto as Exhibit 3 is a true and correct copy of Juan Alessi's Deposition Transcript excerpts dated June 1, 2016.

I declare under penalty of perjury that the foregoing is true and correct.

/s/ Sigrid S. McCawley Sigrid S. McCawley, Esq. Dated: June 13, 2016.

Respectfully Submitted,

BOIES, SCHILLER & FLEXNER LLP

By: <u>/s/ Sigrid McCawley</u> Sigrid McCawley (Pro Hac Vice) Meredith Schultz (Pro Hac Vice) Boies Schiller & Flexner LLP 401 E. Las Olas Blvd., Suite 1200 Ft. Lauderdale, FL 33301 (954) 356-0011

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> /s/ Sigrid S. McCawley Sigrid S. McCawley

EXHIBIT 1 (Filed Under Seal)

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CASE NO. 15-CV-07433-RWS

-----X

VIRGINIA L. GIUFFRE,

Plaintiff,

v.

GHISLAINE MAXWELL,

Defendant.

-----X

May 18, 2016 9:04 a.m.

C O N F I D E N T I A L

Deposition of JOHANNA SJOBERG, pursuant to notice, taken by Plaintiff, at the offices of Boies Schiller & Flexner, 401 Las Olas Boulevard, Fort Lauderdale, Florida, before Kelli Ann Willis, a Registered Professional Reporter, Certified Realtime Reporter and Notary Public within and for the State of Florida.



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Page 21 Jeffrey's home when you arrived? 1 2 When I first walked in the door, it Α. Yes. 3 was just myself, and Ghislaine headed for the 4 staircase and said -- told me to come up to the 5 living room. 6 Ο. And what happened at that point, when you 7 came up to the living room? I came up and saw Virginia, Jeffrey, 8 Α. 9 Prince Andrew, Ghislaine in the room. 10 Ο. And did you meet Prince Andrew at that 11 time? 12 Α. Yes. 13 And what happened next? Ο. 14 Α. At one point, Ghislaine told me to come 15 upstairs, and we went into a closet and pulled out 16 the puppet, the caricature of Prince Andrew, and 17 brought it down. And there was a little tag on the 18 puppet that said "Prince Andrew" on it, and that's 19 when I knew who he was. 20 And did -- what did the puppet look like? Ο. 21 Α. It looked like him. And she brought it 22 down and presented it to him; and that was a great 23 joke, because apparently it was a production from a 24 show on BBC. And they decided to take a picture 25 with it, in which Virginia and Andrew sat on a



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Page 22 They put the puppet on Virginia's lap, and I 1 couch. 2 sat on Andrew's lap, and they put the puppet's hand 3 on Virginia's breast, and Andrew put his hand on my breast, and they took a photo. 4 5 Do you remember who took the photo? Q. I don't recall. 6 Α. 7 Did you ever see the photo after it was Q. taken? 8 9 Α. I did not. 10 And Ms. Maxwell was present during the --Ο. was Ms. Maxwell present during that? 11 12 Α. Yes. 13 What happened next? Q. 14 Α. The next thing I remember is just being 15 shown to which room I was going to be staying in. 16 When you exited the room that you were in Ο. 17 where the picture was taken, do you recall who remained in that room? 18 I don't. 19 Α. 20 Do you recall seeing Virginia exit that Q. 21 room? I don't. 22 Α. 23 Q. During this trip to New York, did you have 24 to perform any work when you were at the New York 25 house?



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Page 141 always covered himself with a towel. 1 2 I believe I asked this, but I just want to Ο. clarify to make sure that I did: Did Maxwell ever 3 ask you to bring other girls over to -- for Jeffrey? 4 5 Α. Yes. 6 Ο. Yes? 7 Α. Yes. 8 And what did you -- did you do anything in Ο. 9 response to that? 10 I did bring one girl named Α. 11 -- it was some girl named no. 12 that I had worked with at a restaurant. And I 13 recall Ghislaine giving me money to bring her over; 14 however, they never called her to come. 15 Ο. And then I believe you mentioned that one 16 of your physical fitness instructors, you brought a 17 physical fitness instructor; was that correct? 18 Α. Correct. And what did she do? 19 Ο. 20 She gave him a -- like a training session, Α. 21 twice. 22 Ο. Twice. Did anything sexual in nature happen 23 24 during the session? 25 At one point he lifted up her shirt and Α.



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Page 142 exposed her bra, and she grabbed it and pulled it 1 2 down. 3 Anything else? Ο. That was the conversation that he had told Α. 4 5 her that he had taken this girl's virginity, the 6 girl by the pool. 7 Q. Okay. Did Maxwell ever say to you that it takes the pressure off of her to have other girls 8 9 around? 10 She implied that, yes. Α. 11 Q. In what way? 12 A. Sexually. 13 And earlier Laura asked you, I believe, if Ο. 14 Maxwell ever asked you to perform any sexual acts, 15 and I believe your testimony was no, but then you 16 also previously stated that during the camera 17 incident that Maxwell had talked to you about not 18 finishing the job. 19 Did you understand "not finishing the job" 20 meaning bringing Jeffrey to orgasm? 21 MS. MENNINGER: Objection, leading, form. 22 BY MS. McCAWLEY: 23 Ο. I'm sorry, Johanna, let me correct that 24 question. 25 What did you understand Maxwell to mean



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Page 143 when she said you hadn't finished the job, with 1 2 respect to the camera? 3 MS. MENNINGER: Objection, leading, form. THE WITNESS: She implied that I had not 4 5 brought him to orgasm. BY MS. McCAWLEY: 6 7 So is it fair to say that Maxwell expected Q. 8 you to perform sexual acts when you were massaging 9 Jeffrey? 10 MS. MENNINGER: Objection, leading, form, 11 foundation. 12 THE WITNESS: I can answer? 13 Yes, I took that conversation to mean that 14 is what was expected of me. 15 BY MS. McCAWLEY: 16 And then you mentioned, I believe, when Ο. 17 you were testifying earlier that Jeffrey told you a story about sex on the plane. What was that about? 18 19 MS. MENNINGER: Objection, hearsay. 20 THE WITNESS: He told me one time Emmy was 21 sleeping on the plane, and they were getting 22 ready to land. And he went and woke her up, 23 and she thought that meant he wanted a blow 24 job, so she started to unzip his pants, and he 25 said, No, no, no, you just have to be awake for



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Page 150 1 Α. No. 2 Was it in the context of anything? Ο. 3 About the camera that she had bought for Α. 4 me. 5 What did she say in relationship to the Q. camera that she bought for you and taking 6 7 photographs of you? 8 Just that Jeffrey would like to have some Α. 9 photos of me, and she asked me to take photos of 10 myself. 11 What did you say? Ο. 12 I don't remember saying no, but I never Α. 13 ended up following through. I think I tried once. 14 This was the pre-selfie era, correct? Ο. 15 Α. Exactly. I want to go back to this: 16 You testified Q. 17 to two things just now with Sigrid that you said were implied to you. 18 19 Α. Okay. 20 The first one was it would take pressure Ο. off of Maxwell to have more girls around? 21 22 Right. Α. 23 Q. What exactly did Maxwell say to you that 24 led you to believe that was her implication? 25 She said she doesn't have the time or Α.



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|----------------------|--------------|--|--|
| 1 | desire to | please him as much as he needs, and that's | |
| 2 | why there | were other girls around. | |
| 3 | Q. | And did she refer specifically to any | |
| 4 | other girls? | | |
| 5 | Α. | No. | |
| 6 | Q. | Did she talk about underaged girls? | |
| 7 | Α. | No. | |
| 8 | Q. | Was she talking about massage therapists? | |
| 9 | Α. | Not specifically. | |
| 10 | Q. | Okay. There were other girls in the house | |
| 11 | that were | not massage therapists, correct? | |
| 12 | Α. | Yes. | |
| 13 | Q. | is another person that was around, | |
| 14 | correct? | | |
| 15 | Α. | Yes. | |
| 16 | Q. | There were other people he traveled with? | |
| 17 | Α. | Uh-huh. | |
| 18 | | MS. McCAWLEY: Objection. | |
| 19 BY MS. MENNINGER: | | | |
| 20 | Q. | Correct? | |
| 21 | Α. | Correct. | |
| 22 | Q. | Other girls? | |
| 23 | Α. | Yes. | |
| 24 | Q. | Adults? | |
| 25 | Α. | Yes. | |



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                       CERTIFICATE OF OATH
 1
 2
     STATE OF FLORIDA
                          )
 3
     COUNTY OF MIAMI-DADE )
 4
 5
                  I, the undersigned authority, certify
        that JOHANNA SJOBERG personally appeared before me
 6
 7
        and was duly sworn.
 8
                  WITNESS my hand and official seal this
 9
        18th day of May, 2016.
10
11
                        KELLI ANN WILLIS, RPR, CRR
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                        Notary Public, State of Florida
                        My Commission No. FF911443
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United States District Court Southern District of New York

Virginia L. Giuffre,

Plaintiff,

Case No.: 15-cv-07433-RWS

v.

Ghislaine Maxwell,

Defendant.

PLAINTIFF'S CORRECTED¹ REPLY IN SUPPORT OF MOTION TO EXCEED PRESUMPTIVE TEN DEPOSITION LIMIT

Sigrid McCawley BOIES, SCHILLER & FLEXNER LLP 401 E. Las Olas Blvd., Suite 1200 Ft. Lauderdale, FL 33301 (954) 356-0011

¹ On June 13, 2016, Ms. Giuffre filed her Reply in Support of her Motion to Exceed the Presumptive Ten Deposition Limit (DE 203). This brief contained excerpt from Rinaldo Rizzo's "rough" deposition transcript, as the final transcript had not yet been completed by the stenographer. On June 14, 2016, the stenographer issued the "final" deposition transcript, and Ms. Giuffre hereby files the final transcript citations and excerpts to replace the "rough" transcript that accompanied her supporting Declaration (DE 204-2). There are no other changes to this document.

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Plaintiff Virginia Giuffre, by and through her undersigned counsel, hereby files this reply in support of her Motion to Exceed Presumptive Ten Deposition Limit. The motion should be granted because Ms. Giuffre has shown good cause for needing to exceed the ten deposition limit and in light of recent developments, Ms. Giuffre has streamlined her request, and now seeks only a total of three additional depositions. Notably, while Defendant contests Ms. Giuffre's motion, Defendant has herself unilaterally – **and without seeking any Court approval** – set *twelve* witnesses for deposition in this matter. In contrast to Defendant's unilateral action, Ms. Giuffre has properly sought this Court's permission. The Court should grant her motion and allow her to take the three additional depositions.

I. THE PROPOSED DEPOSITIONS ARE IMPORTANT TO THE FUNDAMENTAL CLAIMS AND DEFENSES IN THIS CASE, AND NONE ARE DUPLICATIVE.

Defendant argues that the depositions Ms. Giuffre seeks to take are somehow "duplicative" of each other. Even a quick reading of the Defendant's pleading makes clear this is untrue. Defendant repeatedly gives her own narrow view of what existing witnesses have said. For example, Defendant argues that Ms. Sjoberg "did not corroborate that [Ms. Giuffre] is telling the truth." Defendant's Response at 5. Defendant's characterization is untrue.² But, as the mere

² Defendant wholly mischaracterized Ms. Sjoberg's testimony as involving "professional massages." Defendant's Resp. at 5. In fact, Ms. Sjoberg testified that, when she was a twenty-one-year-old college student, Defendant (not Jeffrey Epstein) recruited and hired her under the pretext of being a personal assistant to provide sexual massages. As one example of this testimony, Sjoberg testified that Defendant became angry with her for not "finishing your job" when Defendant was the one who ended up having to bring Epstein to orgasm when Ms. Sjoberg did not. *See* McCawley Dec at Exhibit 1, Sjoberg Dep. Tr. at 142:25-143:14(Q. What did you understand Maxwell to mean when you said that you hadn't finished the job, with respect to the camera? A. She implied that I had not brought him to orgasm. Q. So is it fair to say that Maxwell expected you to perform sexual acts when you were massaging Jeffrey? A. I can answer? Yes, I took that conversation to mean that it what was expected of me.) Ms. Sjoberg's testimony also shows that Defendant was a predator of young women and girls, and that her business was to provide girls for Jeffrey Epstein to have sex with. *Id.* at 141:3-5; 150:16-151:2 (Q. Did Maxwell ever ask you to bring other girls over to – for Jeffrey? A. Yes. Q. I want to go back to this: You testified to two things just now with Sigrid that you said were implied to you. A. Okay. Q. The

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fact of this dispute confirms, this case is going to be hotly contested and the weight of the evidence on each side is going to be vitally important. The Court is well aware of many other civil cases where the parties have taken far more than ten depositions by mutual agreement. Defendant's refusal to agree to a few more depositions here is simply an effort to keep all the relevant facts from being developed.

Since Ms. Giuffre filed her initial motion seeking seven additional deposition, she has worked diligently to try to streamline the necessary depositions and has discovered new information concerning witnesses and their knowledge of the claims in this case. Accordingly, Ms. Giuffre currently brings before this Court a significantly shorter list³ of witnesses she needs to depose to prove her claim, with some alterations. To be clear, Ms. Giuffre has narrowed her request and is now only seeking an additional three depositions from the Court as follows:

For descriptions concerning the depositions already taken (Defendant; Ms. Sjoberg; Mr.

Alessi; Mr. Rodgers; and Mr. Rizzo), and those yet to be taken (Mr. Epstein; Mr. Gow;

Ms. Kellen; Ms. Marcinkova; Mr. Recarey; and Mr. Brunel), Ms. Giuffre references and

incorporates her descriptions in the moving brief. The only remaining witness is William

Jefferson Clinton. His deposition is necessary for the following reason:

³ Ms. Giuffre is no longer seeking the deposition testimony of Emmy Taylor, **Sector** Jo Jo Fontanella, **Sector**

first one was it would take pressure off of Maxwell to have more girls around? A. Right. Q. What exactly did Maxwell say to you that led you to believe that was her implication? A. She said she doesn't have the time or desire to please him as much as he needs, and that's why there were other girls around.).

That Ms. Sjoberg never saw Ms. Giuffre give a massage to Ms. Maxwell is immaterial. Ms. Sjoberg was with Defendant and Epstein when Ms. Giuffre was a minor child, and corroborates Ms. Giuffre's accounts concerning her being trafficked to Prince Andrew. *Id.* at 21-22. Ms. Giuffre refers the Court to Ms. Sjoberg's deposition testimony in its entirety (DE 173-5). It is depositions like this - verifying Ms. Giuffre's account of being recruited by Defendant for sex with Epstein – that Defendant is trying avoid. However, multiple other witnesses have testimony that supports Ms. Giuffre's claims, in different and various ways, and Ms. Giuffre needs that testimony to prove her defamation claim against Defendant.

• In a 2011 interview, Ms. Giuffre mentioned former President Bill Clinton's close personal relationship with Defendant and Jeffrey Epstein. While Ms. Giuffre made no allegations of illegal actions by Bill Clinton, Ms. Maxwell in her deposition raised Ms. Giuffre's comments about President Clinton as one of the "obvious lies" to which she was referring in her public statement that formed the basis of this suit. Apart from the Defendant and Mr. Epstein, former President Clinton is a key person who can provide information about his close relationship with Defendant and Mr. Epstein and disapprove Ms. Maxwell's claims.

Ms. Giuffre is still working diligently with opposing counsel, these witnesses, and their attorneys on scheduling, as well as identifying other witnesses who may have factual information about the case. But, at this time, she seeks this Court's approval for an additional three depositions – depositions that will not consume the full seven hours presumptively allotted.

All three prongs of the three-factor test to evaluate a motion for additional depositions strongly support granting the motion. *Atkinson v. Goord*, No. 01 CIV. 0761 LAKHBP, 2009 WL 890682, at *1 (S.D.N.Y. Apr. 2, 2009). First, as reviewed in detail on a witness-by-witness basis above, the discovery sought is not duplicative. The proposed deponents include the individual who assisted in making the defamatory statement, women Defendant Maxwell hired to recruit girls for Jeffrey Epstein, an individual with intimate knowledge of Defendant and Epstein's sexual trafficking ring, other victims of Jeffrey Epstein (including a then underage victim), Mr. Epstein himself, and other witnesses who can corroborate important pieces of Ms. Giuffre's statements or refute Ms. Maxwell's statements and positions. These witnesses' testimony will corroborate the type of abuse she and others suffered. Sadly, Ms. Giuffre is far from the only one of Defendant's victims, and there are other witnesses whose testimony is necessary in order to demonstrate the truth of Ms. Giuffre's claims and the falsity of the statements made by Defendant.

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Second, if Ms. Giuffre is denied these depositions, she will not have had the opportunity to obtain the information by other discovery in this case. The Court will recall from Ms. Giuffre's opening motion that Defendant's surprising lack of memory has, in no small part, caused the need for additional depositions. See Motion at 5-8 (listing 59 examples of memory lapses during Ms. Maxwell deposition, including inability to remember events recorded on aircraft flight logs or a photograph). Defendant offers no explanation for her convenient forgetfulness. Moreover, evidence of being recruited by Defendant and being sexually assaulted is not something Ms. Giuffre can obtain through requests for production or through interrogatories. The only way of obtaining such evidence is from witness testimony by those who were victimized, those who assisted Defendant in recruiting and abuse, and those who observed the recruiting or the abuse. For example, Rinaldo Rizzo, an estate manager for a friend of Defendant and Epstein's, testified about an episode where Defendant had threatened a terrified 15 year old girl and confiscated her passport to try to make her have sex with Epstein on his private island: See McCawley Decl. at Exhibit 2, Rizzo Deposition⁴ Mr. Rizzo testified about another episode where Defendant gave instructions to, and presided over, a group of eleven girls

⁴ See McCawley Decl. at Exhibit 2, Rizzo *Final Dep. Tr. *52:6-7; *55:23-57:23. "Q. How old was this girl? A. 15 years old." "What did she say? A. She proceeds to tell my wife and I that, and this is not – this is blurting out, not a conversation like I'm having a casual conversation, that quickly I was on an island, I was on the island and there was Ghislaine, there was Sarah, she said they asked me for sex, I said no. . . . And she says no, and she says Ghislaine took my passport. And I said what, and she says Sarah took her passport and phone and gave it to Ghislaine Maxwell, and at that point she said that she was threatened. And I said threatened? She says yes, I was threatened by Ghislaine not to discuss this. . . And she said that before she got there, she was threatened again by Jeffrey and Ghislaine not to talk about what I had mentioned earlier, about – again, the word she used was sex. Q. And during this time that you're saying she is rambling, is her demeanor continues to be what you described it? A. Yes. Q. Was she in fear? A. Yes".

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as young as 14 years old playing a "kissing game" with and for Jeffrey Epstein.⁵ Finally, the Defendant appears to be concealing critical evidence of the sexual abuse that other witnesses have testified she possesses. For example, Mr. Alessi testified that Defendant kept a large book of naked photos that she took of young girls. Yet Defendant has failed to produce a single photo in this case. *See* McCawley Decl. at Exhibit 3, Alessi Deposition at 36-41. Document discovery and interrogatories are not helpful in obtaining this type of evidence: depositions are needed.

Third, the burden and expense of this proposed discovery is limited to three additional depositions. Defendant in this case is a multi-millionaire with able counsel. Three depositions will not cause her undue burden, expense, or inconvenience. These depositions are important to resolving issues in this case. Given that very few witnesses reside within 100 miles of the courthouse and therefore cannot be compelled to trial, this request for only three additional depositions is a reasonable request.

While Defendant opposes Ms. Giuffre's request for Court approval of more than ten depositions, she has unilaterally noticed more than ten depositions without bothering to seek approval. As of the date of this filing, Defendant's counsel has issued *twelve* subpoenas for

⁵ See McCawley Decl. at Exhibit 2, Rizzo *Final Dep. Tr. "Q. So in the house, tell me if I am wrong, you have Jeffrey Epstein, Ghislaine Maxwell and approximately 11 girls? A. Yes, somewhere between 11 and 12. Q. Can you describe the 11 to 12 girls to your memory? A. In my recollection, various of ages. They could have been from as young as 14, 15 to 18 maybe, 19 . . . very girlish." *32:8-24; "Q. Once inside the house, what happens next? A. I showed Ghislaine and Jeffrey into the living room, and Ghislaine was the one that instructed the girls, pointing that they needed to come to the living room." *34:5-10. "Q. What happens next? A. . . . it was getting very perogative [sic], nothing I would want my children to see. The girls were grinding on each other, lifting up their tops, it was very inappropriate." *37:11-38:6. "Q. What did you see next? A. . . . From what I knew, Jeffrey was with Ghislaine and now I have all these girls acting very inappropriate" *38:22-39:7. "Q. When the girls are kissing either Jeff or other girls where was Ghislaine Maxwell? A. . . . I did pull the nanny aside and I was really, my wife and I were dumbfounded, profound of the situation, and she mentioned this was an occurrence that had happened before, and they called it the kissing game." *41:8-17."

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deposition testimony – the almost the exact same number Ms. Giuffre is seeking.⁶ Defendant cannot credibly oppose Ms. Giuffre's additional depositions while she, herself, is trying to take more than ten without leave of court.⁷

It is plain why Defendant does not want these depositions to go forward. Ms. Sjoberg, Mr. Alessi, and Mr. Rizzo's testimony was harmful to Defendant's case, and the additional depositions will provide further evidence that Defendant acted as Jeffrey Epstein's madam, proving the truth of Ms. Giuffre's statements that Defendant proclaimed publically as "obvious lies."

II. MS. GIUFFRE IS SEEKING HIGHLY RELEVANT TRIAL TESTIMONY.

All of the people Ms. Giuffre seeks to depose have discoverable and important information regarding the elements of Ms. Giuffre's claims. Ms. Giuffre stated that Defendant recruited her and other young females for sex with Jeffrey Epstein. The people she now seeks to depose are all witnesses who can testify to Defendant working essentially as a madam for Jeffrey Epstein, recruiting young females for Epstein, or corroborate other important aspects of her statements. The fact that Defendant recruited girls, some of which were underage, for Epstein makes Ms. Giuffre's claim that she was also recruited by Defendant to ultimately have sex with Epstein and others more credible – and that Defendant's denials of any involvement in such recruiting is a bald-faced lie. Witnesses will testify that Defendant's recruitment and management of the girls for Jeffrey Epstein was a major aspect of Defendant's job, and that Ms.

⁶ Defendant's counsel has taken the deposition testimony of (1) Ms. Giuffre; (2) Ms. Giuffre's mother (Lynn Miller); (3) Ms. Giuffre's father (Sky Roberts); and (4) Ms. Giuffre's physician (Dr. Olson). Defendant's counsel has noticed the following witnesses for deposition: (5) Mr. Austrich; (6) Mr. Figueroa; (7) Ms. Degorgieou; (8) a known victim of Jeffrey Epstein; (9) Mr. Weisfield; (10) Ms. Churcher; (11) Ms. Boylan; and (12) the 30(b)(6) witness for Victims Refuse Silence.

⁷ Defendant has unilaterally scheduled - without consulting counsel for Ms. Giuffre - at least two of these depositions for days when depositions of Ms. Giuffre's witnesses have been set.

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Giuffre's account of her sexual abuse and Defendant's involvement accords perfectly with other witnesses' accounts of what Defendant's job was for Epstein.⁸

That other young females were similarly recruited by the Defendant is evidence that Ms. Giuffre is telling the truth about her experiences – and thus direct evidence that Defendant defamed her when calling her a liar. Clearly, if Ms. Giuffre can establish that Defendant's modus operandi was to recruit young females for Epstein, that helps corroborate Ms. Giuffre's own testimony that Defendant recruited her for the same purposes and in the same manner. Although the Court need not make a final ruling on this evidentiary issue now, Rule 404(b) itself makes such testimony admissible. *See* Fed. R. Evid. 404(b) (other act "evidence may be admissible for another purpose, such as proving motive, opportunity, intent, preparation, plan, knowledge, identity, absence of mistake, or lack of accident."). Indeed, even more specifically than the general provisions of Rule 404(b), Rule 415 makes these other acts admissible, due to the fact that those involved in sexual abuse of minors have a strong propensity for repeating those crimes. *See* Fed. R. Evid. 415(a)(("In a civil case involving a claim for relief based on a party's alleged sexual assault or child molestation, the court may admit evidence that the party committed any other sexual assault or child molestation.").

Entirely apart from corroborating Ms. Giuffre's own individual abuse, however, Defendant fails to recognize that in calling Ms. Giuffre a "liar", she was attacking all aspects of Ms. Giuffre's account – including Ms. Giuffre's statements that Defendant served generally as a recruiter of girls for Epstein and that Epstein sexually abused the underage girls that were

⁸ Defendant's specious suggestion that Ms. Giuffre heard about the other girls whom she recruited for sexual purposes and then decided to "hop on the band wagon" (Defendant's Resp. at 8 n.7) tacitly admits that Defendant procured a "band wagon" of girls for Jeffrey Epstein to abuse. Moreover, Defendant cannot refute the documentary evidence that she was on Epstein private jet with Ms. Giuffre over 20 times while Ms. Giuffre was a minor – flights that Defendant is, quite conveniently, now unable to recall. Motion at 5-8.

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brought to him. Thus, in this defamation case, the testimony of these witnesses are admissible not only to bolster Ms. Giuffre's testimony about her individual abuse, but because they are simply part of the body of statements whose truth or falsity is at issue in this case.

In addition, one of the witnesses that Ms. Giuffre seeks to depose is registered sex offender Jeffrey Epstein, who stands at the center of the case. Indeed, some of the most critical events took place in the presence of just three people: Ms. Giuffre, defendant Maxwell, and Epstein. If Epstein were to tell the truth, his testimony would fully confirm Ms. Giuffre's account of her sexual abuse. Epstein, however, may well attempt to support Defendant by invoking the Fifth Amendment to avoid answering questions about his sexual abuse of Ms. Giuffre. Apparently privy to her former boyfriend Epstein's anticipated plans in this regard,⁹ Defendant makes the claim that it would be a "convoluted argument" to allow Ms. Giuffre to use those invocations against her. Defendant's Resp. at 3. Tellingly, Defendant's response brief cites no authority to refute that proposition that adverse inference can be drawn against coconspirators. Presumably this is because, as recounted in Ms. Giuffre's opening brief (at pp. 20-22), the Second Circuit's seminal decision of LiButti v. United States, 107 F.3d 110, 121 (2d Cir. 1997), squarely upheld the drawing of adverse inferences based on a non-party's invocation of a Fifth Amendment right to remain silent. The Second Circuit instructed that, the circumstances of given case, rather than status of particular nonparty witness, determines whether nonparty witness' invocation of privilege against self-incrimination is admissible in course of civil litigation. Id. at122-23. The Second Circuit also held that, in determining whether nonparty witness' invocation of privilege against self-incrimination in course of civil litigation and

⁹ In discovery, Defendant Maxwell has produced several emails between Epstein and herself discussing Ms. Giuffre.

drawing of adverse inferences is admissible, court may consider the following nonexclusive

factors:

(1) nature of witness' relationship with and loyalty to party;
 (2) degree of control which party has vested in witness in regard to key facts and subject matter of litigation;
 (3) whether witness is pragmatically noncaptioned party in interest and whether assertion of privilege advances interests of witness and party in outcome of litigation; and
 (4) whether witness was key figure in litigation and played controlling role in respect to its underlying aspects.

Id. at 124-25. Ms. Giuffre will be able to establish that all these factors tip decisively in favor of allowing an adverse inference. Accordingly, her efforts to depose Epstein, Marcinkova, and Kellen seek important information that will be admissible at trial.

III. MS. GIUFFRE'S REQUEST IS TIMELY.

Defendant also argues that this motion is somehow "premature." Defendant's Resp. at

2-3. Clearly, if Ms. Giuffre had waited to file her motion until later, Defendant would have argued until the matter came too late. The motion is proper at this time because, as of the date of this filing, fact discovery closes in 17 days (although Ms. Giuffre has recently filed a motion for a 30-day extension of the deadline). In order to give the Court the opportunity to rule as far in advance as possible – thereby permitting counsel for both side to schedule the remaining depositions – Ms. Giuffre brings the motion now. She also requires a ruling in advance so that she can make final plans about how many depositions she has available and thus which depositions she should prioritize. ¹⁰

¹⁰ Defendant tries to find support for her prematurity argument in *Gen. Elec. Co. v. Indem. Ins. Co. of N. Am.*, No. 3:06-CV-232 (CFD), 2006 WL 1525970, at *2 (D. Conn. May 25, 2006). However, in that case, the Court found a motion for additional depositions to be premature, in part, because "[d]iscovery has not even commenced"... and the moving party "ha[d] not listed with specificity those individuals it wishes to depose." Of course, neither of these points applies in this case at hand: the parties are approaching the close of fact discovery, and Ms. Giuffre has provided detailed information about each individual she has deposed already and still seeks to depose.

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An additional reason this motion is appropriate now is that, despite Ms. Giuffre's diligent pursuit of depositions, many witnesses have cancelled their dates, failed to appear, or wrongfully evaded service. These maneuvers have frustrated Ms. Giuffre's ability to take their depositions in a logical and sequential fashion, complicating the planning of a deposition schedule. For example, on April 11, 2016, Ms. Giuffre served notice on Defendant's counsel for the deposition of Rinaldo Rizzo, setting it for May 13, 2016. Nearly a month later, just a few days before that properly noticed deposition, Defendant's counsel requested that it be rescheduled, and, therefore, that deposition did not take place until June 10, 2016. Additionally, three other important witnesses evaded Ms. Giuffre's repeated efforts to serve them. It took Ms. Giuffre's motion for alternative service (DE 160) to convince Jeffrey Epstein to allow his attorney to accept service of process. The Court also has before it Ms. Giuffre's motion to serve Sarah Kellen and Nadia Marcinkova by alternative service. These witnesses' evasion of service delayed the taking of their depositions, and, as of the date of this filing, none have been deposed yet.

CONCLUSION

For all these reasons, Ms. Giuffre should be allowed to take three more depositions than the presumptive ten deposition limit – a total of thirteen depositions.

Dated: June 14, 2016.

Respectfully Submitted,

BOIES, SCHILLER & FLEXNER LLP

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 14th day of June, 2016, I electronically filed the

foregoing document with the Clerk of Court by using the CM/ECF system. I also certify that the

foregoing document is being served this day on the individuals identified below via transmission

of Notices of Electronic Filing generated by CM/ECF.

Laura A. Menninger, Esq. Jeffrey Pagliuca, Esq. HADDON, MORGAN & FOREMAN, P.C. 150 East 10th Avenue Denver, Colorado 80203 Tel: (303) 831-7364 Fax: (303) 832-2628 Email: <u>lmenninger@hmflaw.com</u> jpagliuca@hmflaw.com

> <u>/s/ Sigrid S. McCawley</u> Sigrid S. McCawley

United States District Court Southern District of New York

| Virginia L | . Giuffre, |
|------------|------------|
|------------|------------|

Plaintiff,

Case No.: 15-cv-07433-RWS

v.

Ghislaine Maxwell,

Defendant.

<u>CORRECTED¹ DECLARATION OF SIGRID S. McCAWLEY IN SUPPORT OF</u> <u>PLAINTIFF'S REPLY TO MOTION TO EXCEED PRESUMPTIVE TEN DEPOSITION</u> <u>LIMIT</u>

I, Sigrid S. McCawley, declare that the below is true and correct to the best of my knowledge as follows:

1. I am a partner with the law firm of Boies, Schiller & Flexner LLP and duly

licensed to practice in Florida and before this Court pursuant to this Court's September 29, 2015

Order granting my Application to Appear Pro Hac Vice.

2. I respectfully submit this Declaration in Support of Plaintiff's Reply to Motion to

Exceed Presumptive Ten Deposition Limit.

3. Attached hereto as Exhibit 1 is a true and correct copy of Johanna Sjoberg's

Deposition Transcript excerpts dated May 18, 2016.

4. Attached hereto as Exhibit 2 is a true and correct copy of Rinaldo Rizzo's **<u>Final</u>**

Deposition Transcript excerpts dated June 10, 2016.

¹ On June 13, 2016, Ms. Giuffre filed her Reply in Support of her Motion to Exceed the Presumptive Ten Deposition Limit (DE 203). This brief contained excerpts from Rinaldo Rizzo's "rough" deposition transcript, as the final transcript had not yet been completed by the stenographer. On June 14, 2016, the stenographer issued the "final" deposition transcript, and Ms. Giuffre hereby files the final transcript citations and excerpts to replace the "rough" transcript that accompanied her supporting Declaration (DE 204-2). There are no other changes to this document.

5. Attached hereto as Exhibit 3 is a true and correct copy of Juan Alessi's

Deposition Transcript excerpts dated June 1, 2016.

I declare under penalty of perjury that the foregoing is true and correct.

<u>/s/ Sigrid S. McCawley</u> Sigrid S. McCawley, Esq. Dated: June 14, 2016.

Respectfully Submitted,

BOIES, SCHILLER & FLEXNER LLP

By: <u>/s/ Sigrid McCawley</u> Sigrid McCawley (Pro Hac Vice) Meredith Schultz (Pro Hac Vice) Boies Schiller & Flexner LLP 401 E. Las Olas Blvd., Suite 1200 Ft. Lauderdale, FL 33301 (954) 356-0011

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² This daytime business address is provided for identification and correspondence purposes only and is not intended to imply institutional endorsement by the University of Utah for this private representation.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 14th day of June, 2016, I electronically filed the

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foregoing document is being served this day on the individuals identified below via transmission

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> /s/ Sigrid S. McCawley Sigrid S. McCawley

EXHIBIT 1 (Filed Under Seal)

Page 1

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CASE NO. 15-CV-07433-RWS

-----X

VIRGINIA L. GIUFFRE,

Plaintiff,

v.

GHISLAINE MAXWELL,

Defendant.

-----X

May 18, 2016 9:04 a.m.

C O N F I D E N T I A L

Deposition of JOHANNA SJOBERG, pursuant to notice, taken by Plaintiff, at the offices of Boies Schiller & Flexner, 401 Las Olas Boulevard, Fort Lauderdale, Florida, before Kelli Ann Willis, a Registered Professional Reporter, Certified Realtime Reporter and Notary Public within and for the State of Florida.



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Page 21 Jeffrey's home when you arrived? 1 2 When I first walked in the door, it Α. Yes. 3 was just myself, and Ghislaine headed for the 4 staircase and said -- told me to come up to the 5 living room. 6 Ο. And what happened at that point, when you 7 came up to the living room? I came up and saw Virginia, Jeffrey, 8 Α. 9 Prince Andrew, Ghislaine in the room. 10 Ο. And did you meet Prince Andrew at that 11 time? 12 Α. Yes. 13 And what happened next? Ο. 14 Α. At one point, Ghislaine told me to come 15 upstairs, and we went into a closet and pulled out 16 the puppet, the caricature of Prince Andrew, and 17 brought it down. And there was a little tag on the 18 puppet that said "Prince Andrew" on it, and that's 19 when I knew who he was. 20 And did -- what did the puppet look like? Ο. 21 Α. It looked like him. And she brought it 22 down and presented it to him; and that was a great 23 joke, because apparently it was a production from a 24 show on BBC. And they decided to take a picture 25 with it, in which Virginia and Andrew sat on a



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Page 22 They put the puppet on Virginia's lap, and I 1 couch. 2 sat on Andrew's lap, and they put the puppet's hand 3 on Virginia's breast, and Andrew put his hand on my breast, and they took a photo. 4 5 Do you remember who took the photo? Q. I don't recall. 6 Α. 7 Did you ever see the photo after it was Q. taken? 8 9 Α. I did not. 10 And Ms. Maxwell was present during the --Ο. was Ms. Maxwell present during that? 11 12 Α. Yes. 13 What happened next? Q. 14 Α. The next thing I remember is just being 15 shown to which room I was going to be staying in. 16 When you exited the room that you were in Ο. 17 where the picture was taken, do you recall who remained in that room? 18 I don't. 19 Α. 20 Do you recall seeing Virginia exit that Q. 21 room? I don't. 22 Α. 23 Q. During this trip to New York, did you have 24 to perform any work when you were at the New York 25 house?



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Page 141 always covered himself with a towel. 1 2 I believe I asked this, but I just want to Ο. clarify to make sure that I did: Did Maxwell ever 3 ask you to bring other girls over to -- for Jeffrey? 4 5 Α. Yes. 6 Ο. Yes? 7 Α. Yes. 8 And what did you -- did you do anything in Ο. 9 response to that? 10 I did bring one girl named Francesca --Α. 11 Florence -- it was some girl named Florencia no. 12 that I had worked with at a restaurant. And I 13 recall Ghislaine giving me money to bring her over; 14 however, they never called her to come. 15 Ο. And then I believe you mentioned that one 16 of your physical fitness instructors, you brought a 17 physical fitness instructor; was that correct? 18 Α. Correct. And what did she do? 19 Ο. 20 She gave him a -- like a training session, Α. 21 twice. 22 Ο. Twice. Did anything sexual in nature happen 23 24 during the session? 25 At one point he lifted up her shirt and Α.



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Page 142 exposed her bra, and she grabbed it and pulled it 1 2 down. 3 Anything else? Ο. That was the conversation that he had told Α. 4 5 her that he had taken this girl's virginity, the 6 girl by the pool. 7 Q. Okay. Did Maxwell ever say to you that it takes the pressure off of her to have other girls 8 9 around? 10 She implied that, yes. Α. 11 Q. In what way? 12 A. Sexually. 13 And earlier Laura asked you, I believe, if Ο. 14 Maxwell ever asked you to perform any sexual acts, 15 and I believe your testimony was no, but then you 16 also previously stated that during the camera 17 incident that Maxwell had talked to you about not 18 finishing the job. 19 Did you understand "not finishing the job" 20 meaning bringing Jeffrey to orgasm? 21 MS. MENNINGER: Objection, leading, form. 22 BY MS. McCAWLEY: 23 Ο. I'm sorry, Johanna, let me correct that 24 question. 25 What did you understand Maxwell to mean



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Page 143 when she said you hadn't finished the job, with 1 2 respect to the camera? 3 MS. MENNINGER: Objection, leading, form. THE WITNESS: She implied that I had not 4 5 brought him to orgasm. BY MS. McCAWLEY: 6 7 So is it fair to say that Maxwell expected Q. 8 you to perform sexual acts when you were massaging 9 Jeffrey? 10 MS. MENNINGER: Objection, leading, form, 11 foundation. 12 THE WITNESS: I can answer? 13 Yes, I took that conversation to mean that 14 is what was expected of me. 15 BY MS. McCAWLEY: 16 And then you mentioned, I believe, when Ο. 17 you were testifying earlier that Jeffrey told you a story about sex on the plane. What was that about? 18 19 MS. MENNINGER: Objection, hearsay. 20 THE WITNESS: He told me one time Emmy was 21 sleeping on the plane, and they were getting 22 ready to land. And he went and woke her up, 23 and she thought that meant he wanted a blow 24 job, so she started to unzip his pants, and he 25 said, No, no, no, you just have to be awake for



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Page 150 1 Α. No. 2 Was it in the context of anything? Ο. 3 About the camera that she had bought for Α. 4 me. 5 What did she say in relationship to the Q. camera that she bought for you and taking 6 7 photographs of you? 8 Just that Jeffrey would like to have some Α. 9 photos of me, and she asked me to take photos of 10 myself. 11 What did you say? Ο. 12 I don't remember saying no, but I never Α. 13 ended up following through. I think I tried once. 14 This was the pre-selfie era, correct? Ο. 15 Α. Exactly. I want to go back to this: 16 You testified Q. 17 to two things just now with Sigrid that you said were implied to you. 18 19 Α. Okay. 20 The first one was it would take pressure Ο. off of Maxwell to have more girls around? 21 22 Right. Α. 23 Q. What exactly did Maxwell say to you that 24 led you to believe that was her implication? 25 She said she doesn't have the time or Α.



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Page 151 desire to please him as much as he needs, and that's 1 2 why there were other girls around. 3 And did she refer specifically to any Ο. other girls? 4 5 Α. No. Did she talk about underaged girls? 6 Q. 7 Α. No. Was she talking about massage therapists? 8 Q. 9 Α. Not specifically. 10 Okay. There were other girls in the house Q. 11 that were not massage therapists, correct? 12 Α. Yes. 13 Ο. Nadia is another person that was around, 14 correct? 15 Α. Yes. 16 Q. There were other people he traveled with? 17 Uh-huh. Α. 18 MS. McCAWLEY: Objection. BY MS. MENNINGER: 19 20 Correct? Ο. 21 Α. Correct. 22 Q. Other girls? 23 A. Yes. Q. Adults? 24 25 Α. Yes.



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Page 159
                       CERTIFICATE OF OATH
 1
 2
     STATE OF FLORIDA
                          )
 3
     COUNTY OF MIAMI-DADE )
 4
 5
                  I, the undersigned authority, certify
        that JOHANNA SJOBERG personally appeared before me
 6
 7
        and was duly sworn.
 8
                  WITNESS my hand and official seal this
 9
        18th day of May, 2016.
10
11
                        KELLI ANN WILLIS, RPR, CRR
12
                        Notary Public, State of Florida
                        My Commission No. FF911443
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United States District Court Southern District of New York

Virginia L. Giuffre,

Plaintiff,

Case No.: 15-cv-07433-RWS

v.

Ghislaine Maxwell,

Defendant.

PLAINTIFF'S AMENDED¹ CORRECTED² REPLY IN SUPPORT OF MOTION TO EXCEED PRESUMPTIVE TEN DEPOSITION LIMIT

Sigrid McCawley BOIES, SCHILLER & FLEXNER LLP 401 E. Las Olas Blvd., Suite 1200

¹ Pursuant to conferral with opposing counsel, Plaintiff has revised the first paragraph of this brief, as well as the second-to-last paragraph of Section I of this brief out of a concern Defendant raised with the use of the term "set" when referring to depositions. In an abundance of caution, to avoid unnecessary disputes and waste of this Court's time, the undersigned agreed to revise the brief to remove the language in question. The remainder of this brief is unchanged.

² On June 13, 2016, Ms. Giuffre filed her Reply in Support of her Motion to Exceed the Presumptive Ten Deposition Limit (DE 203). This brief contained excerpt from Rinaldo Rizzo's "rough" deposition transcript, as the final transcript had not yet been completed by the stenographer. On June 14, 2016, the stenographer issued the "final" deposition transcript, and Ms. Giuffre hereby files the final transcript citations and excerpts to replace the "rough" transcript that accompanied her supporting Declaration (DE 204-2). There are no other changes to this document.

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Plaintiff Virginia Giuffre, by and through her undersigned counsel, hereby files this reply in support of her Motion to Exceed Presumptive Ten Deposition Limit. The motion should be granted because Ms. Giuffre has shown good cause for needing to exceed the ten deposition limit and in light of recent developments, Ms. Giuffre has streamlined her request, and now seeks only a total of three additional depositions. The Court should grant her motion and allow her to take the three additional depositions.

I. THE PROPOSED DEPOSITIONS ARE IMPORTANT TO THE FUNDAMENTAL CLAIMS AND DEFENSES IN THIS CASE, AND NONE ARE DUPLICATIVE.

Defendant argues that the depositions Ms. Giuffre seeks to take are somehow

"duplicative" of each other. Even a quick reading of the Defendant's pleading makes clear this

is untrue. Defendant repeatedly gives her own narrow view of what existing witnesses have said.

For example, Defendant argues that Ms. Sjoberg "did not corroborate that [Ms. Giuffre] is telling

the truth." Defendant's Response at 5. Defendant's characterization is untrue.³ But, as the mere

³ Defendant wholly mischaracterized Ms. Sjoberg's testimony as involving "professional massages." Defendant's Resp. at 5. In fact, Ms. Sjoberg testified that, when she was a twentyone-year-old college student, Defendant (not Jeffrey Epstein) recruited and hired her under the pretext of being a personal assistant to provide sexual massages. As one example of this testimony, Sjoberg testified that Defendant became angry with her for not "finishing your job" when Defendant was the one who ended up having to bring Epstein to orgasm when Ms. Sjoberg did not. See McCawley Dec at Exhibit 1, Sjoberg Dep. Tr. at 142:25-143:14(Q. What did you understand Maxwell to mean when you said that you hadn't finished the job, with respect to the camera? A. She implied that I had not brought him to orgasm. Q. So is it fair to say that Maxwell expected you to perform sexual acts when you were massaging Jeffrey? A. I can answer? Yes, I took that conversation to mean that it what was expected of me.) Ms. Sjoberg's testimony also shows that Defendant was a predator of young women and girls, and that her business was to provide girls for Jeffrey Epstein to have sex with. Id. at 141:3-5; 150:16-151:2 (Q. Did Maxwell ever ask you to bring other girls over to – for Jeffrey? A. Yes. O. I want to go back to this: You testified to two things just now with Sigrid that you said were implied to you. A. Okay. Q. The first one was it would take pressure off of Maxwell to have more girls around? A. Right. Q. What exactly did Maxwell say to you that led you to believe that was her implication? A. She said she doesn't have the time or desire to please him as much as he needs, and that's why there were other girls around.).

That Ms. Sjoberg never saw Ms. Giuffre give a massage to Ms. Maxwell is immaterial. Ms. Sjoberg was with Defendant and Epstein when Ms. Giuffre was a minor child, and corroborates

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fact of this dispute confirms, this case is going to be hotly contested and the weight of the evidence on each side is going to be vitally important. The Court is well aware of many other civil cases where the parties have taken far more than ten depositions by mutual agreement. Defendant's refusal to agree to a few more depositions here is simply an effort to keep all the relevant facts from being developed.

Since Ms. Giuffre filed her initial motion seeking seven additional deposition, she has worked diligently to try to streamline the necessary depositions and has discovered new information concerning witnesses and their knowledge of the claims in this case. Accordingly, Ms. Giuffre currently brings before this Court a significantly shorter list⁴ of witnesses she needs to depose to prove her claim, with some alterations. To be clear, Ms. Giuffre has narrowed her request and is now only seeking an additional three depositions from the Court as follows:

For descriptions concerning the depositions already taken (Defendant; Ms. Sjoberg; Mr. Alessi; Mr. Rodgers; and Mr. Rizzo), and those yet to be taken (Mr. Epstein; Mr. Gow; Ms. Kellen; Ms. Marcinkova; Mr. Recarey; and Mr. Brunel), Ms. Giuffre references and incorporates her descriptions in the moving brief. The only remaining witness is William Jefferson Clinton. His deposition is necessary for the following reason:

• In a 2011 interview, Ms. Giuffre mentioned former President Bill Clinton's close personal relationship with Defendant and Jeffrey Epstein. While Ms. Giuffre made no allegations of illegal actions by Bill Clinton, Ms. Maxwell in her deposition raised Ms. Giuffre's comments about President Clinton as one of the "obvious lies" to which she was referring in her public statement that formed the basis of this suit. Apart from the

Ms. Giuffre's accounts concerning her being trafficked to Prince Andrew. *Id.* at 21-22. Ms. Giuffre refers the Court to Ms. Sjoberg's deposition testimony in its entirety (DE 173-5). It is depositions like this - verifying Ms. Giuffre's account of being recruited by Defendant for sex with Epstein – that Defendant is trying avoid. However, multiple other witnesses have testimony that supports Ms. Giuffre's claims, in different and various ways, and Ms. Giuffre needs that testimony to prove her defamation claim against Defendant.

⁴ Ms. Giuffre is no longer seeking the deposition testimony of Emmy Taylor, **Example 1** Jo Jo Fontanella, and Michael Reiter.

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Defendant and Mr. Epstein, former President Clinton is a key person who can provide information about his close relationship with Defendant and Mr. Epstein and disapprove Ms. Maxwell's claims.

Ms. Giuffre is still working diligently with opposing counsel, these witnesses, and their attorneys on scheduling, as well as identifying other witnesses who may have factual information about the case. But, at this time, she seeks this Court's approval for an additional three depositions – depositions that will not consume the full seven hours presumptively allotted.

All three prongs of the three-factor test to evaluate a motion for additional depositions strongly support granting the motion. *Atkinson v. Goord*, No. 01 CIV. 0761 LAKHBP, 2009 WL 890682, at *1 (S.D.N.Y. Apr. 2, 2009). First, as reviewed in detail on a witness-by-witness basis above, the discovery sought is not duplicative. The proposed deponents include the individual who assisted in making the defamatory statement, women Defendant Maxwell hired to recruit girls for Jeffrey Epstein, an individual with intimate knowledge of Defendant and Epstein's sexual trafficking ring, other victims of Jeffrey Epstein (including a then underage victim), Mr. Epstein himself, and other witnesses who can corroborate important pieces of Ms. Giuffre's statements or refute Ms. Maxwell's statements and positions. These witnesses' testimony will corroborate the type of abuse she and others suffered. Sadly, Ms. Giuffre is far from the only one of Defendant's victims, and there are other witnesses whose testimony is necessary in order to demonstrate the truth of Ms. Giuffre's claims and the falsity of the statements made by Defendant.

Second, if Ms. Giuffre is denied these depositions, she will not have had the opportunity to obtain the information by other discovery in this case. The Court will recall from Ms. Giuffre's opening motion that Defendant's surprising lack of memory has, in no small part,

caused the need for additional depositions. *See* Motion at 5-8 (listing 59 examples of memory lapses during Ms. Maxwell deposition, including inability to remember events recorded on aircraft flight logs or a photograph). Defendant offers no explanation for her convenient forgetfulness. Moreover, evidence of being recruited by Defendant and being sexually assaulted is not something Ms. Giuffre can obtain through requests for production or through interrogatories. The only way of obtaining such evidence is from witness testimony by those who were victimized, those who assisted Defendant in recruiting and abuse, and those who observed the recruiting or the abuse. For example, Rinaldo Rizzo, an estate manager for a friend of Defendant and Epstein's, testified about an episode where Defendant had threatened a terrified 15 year old girl and confiscated her passport to try to make her have sex with Epstein on his private island: *See* McCawley Decl. at Exhibit 2, Rizzo Deposition ⁵ Mr. Rizzo testified about another episode where Defendant gave instructions to, and presided over, a group of eleven girls as young as 14 years old playing a "kissing game" with and for Jeffrey Epstein.⁶ Finally, the

⁵ See McCawley Decl. at Exhibit 2, Rizzo *Final Dep. Tr. *52:6-7; *55:23-57:23. "Q. How old was this girl? A. 15 years old." "What did she say? A. She proceeds to tell my wife and I that, and this is not – this is blurting out, not a conversation like I'm having a casual conversation, that quickly I was on an island, I was on the island and there was Ghislaine, there was Sarah, she said they asked me for sex, I said no. . . . And she says no, and she says Ghislaine took my passport. And I said what, and she says Sarah took her passport and phone and gave it to Ghislaine Maxwell, and at that point she said that she was threatened. And I said threatened? She says yes, I was threatened by Ghislaine not to discuss this. . . And she said that before she got there, she was threatened again by Jeffrey and Ghislaine not to talk about what I had mentioned earlier, about – again, the word she used was sex. Q. And during this time that you're saying she is rambling, is her demeanor continues to be what you described it? A. Yes. Q. Was she in fear? A. Yes".

⁶ See McCawley Decl. at Exhibit 2, Rizzo *Final Dep. Tr. "Q. So in the house, tell me if I am wrong, you have Jeffrey Epstein, Ghislaine Maxwell and approximately 11 girls? A. Yes, somewhere between 11 and 12. Q. Can you describe the 11 to 12 girls to your memory? A. In my recollection, various of ages. They could have been from as young as 14, 15 to 18 maybe, 19 . . . very girlish." *32:8-24; "Q. Once inside the house, what happens next? A. I showed Ghislaine and Jeffrey into the living room, and Ghislaine was the one that instructed the girls, pointing that they needed to come to the living room." *34:5-10. "Q. What happens next? A. . . . it was getting

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Defendant appears to be concealing critical evidence of the sexual abuse that other witnesses have testified she possesses.

Yet Defendant has failed to produce a single photo

in this case. *See* McCawley Decl. at Exhibit 3, Alessi Deposition at 36-41. Document discovery and interrogatories are not helpful in obtaining this type of evidence: depositions are needed.

Third, the burden and expense of this proposed discovery is limited to three additional depositions. Defendant in this case is a multi-millionaire with able counsel. Three depositions will not cause her undue burden, expense, or inconvenience. These depositions are important to resolving issues in this case. Given that very few witnesses reside within 100 miles of the courthouse and therefore cannot be compelled to trial, this request for only three additional depositions is a reasonable request.

It is plain why Defendant does not want these depositions to go forward. Ms. Sjoberg, Mr. Alessi, and Mr. Rizzo's testimony was harmful to Defendant's case, and the additional depositions will provide further evidence that Defendant acted as Jeffrey Epstein's madam, proving the truth of Ms. Giuffre's statements that Defendant proclaimed publically as "obvious lies."

II. MS. GIUFFRE IS SEEKING HIGHLY RELEVANT TRIAL TESTIMONY.

All of the people Ms. Giuffre seeks to depose have discoverable and important information regarding the elements of Ms. Giuffre's claims. Ms. Giuffre stated that Defendant

very perogative [sic], nothing I would want my children to see. The girls were grinding on each other, lifting up their tops, it was very inappropriate." *37:11-38:6. "Q. What did you see next? A.... From what I knew, Jeffrey was with Ghislaine and now I have all these girls acting very inappropriate" *38:22-39:7. "Q. When the girls are kissing either Jeff or other girls where was Ghislaine Maxwell? A. Sitting right next to Jeffrey." *40:24-41:3. "Q. Is there something you remember vividly? A.... I did pull the nanny aside and I was really, my wife and I were dumbfounded, profound of the situation, and she mentioned this was an occurrence that had happened before, and they called it the kissing game." *41:8-17."

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recruited her and other young females for sex with Jeffrey Epstein. The people she now seeks to depose are all witnesses who can testify to Defendant working essentially as a madam for Jeffrey Epstein, recruiting young females for Epstein, or corroborate other important aspects of her statements. The fact that Defendant recruited girls, some of which were underage, for Epstein makes Ms. Giuffre's claim that she was also recruited by Defendant to ultimately have sex with Epstein and others more credible – and that Defendant's denials of any involvement in such recruiting is a bald-faced lie. Witnesses will testify that Defendant's recruitment and management of the girls for Jeffrey Epstein was a major aspect of Defendant's job, and that Ms. Giuffre's account of her sexual abuse and Defendant's involvement accords perfectly with other witnesses' accounts of what Defendant's job was for Epstein.⁷

That other young females were similarly recruited by the Defendant is evidence that Ms. Giuffre is telling the truth about her experiences – and thus direct evidence that Defendant defamed her when calling her a liar. Clearly, if Ms. Giuffre can establish that Defendant's modus operandi was to recruit young females for Epstein, that helps corroborate Ms. Giuffre's own testimony that Defendant recruited her for the same purposes and in the same manner. Although the Court need not make a final ruling on this evidentiary issue now, Rule 404(b) itself makes such testimony admissible. *See* Fed. R. Evid. 404(b) (other act "evidence may be admissible for another purpose, such as proving motive, opportunity, intent, preparation, plan, knowledge, identity, absence of mistake, or lack of accident."). Indeed, even more specifically than the general provisions of Rule 404(b), Rule 415 makes these other acts admissible, due to

⁷ Defendant's specious suggestion that Ms. Giuffre heard about the other girls whom she recruited for sexual purposes and then decided to "hop on the band wagon" (Defendant's Resp. at 8 n.7) tacitly admits that Defendant procured a "band wagon" of girls for Jeffrey Epstein to abuse. Moreover, Defendant cannot refute the documentary evidence that she was on Epstein private jet with Ms. Giuffre over 20 times while Ms. Giuffre was a minor – flights that Defendant is, quite conveniently, now unable to recall. Motion at 5-8.

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the fact that those involved in sexual abuse of minors have a strong propensity for repeating those crimes. *See* Fed. R. Evid. 415(a)(("In a civil case involving a claim for relief based on a party's alleged sexual assault or child molestation, the court may admit evidence that the party committed any other sexual assault or child molestation.").

Entirely apart from corroborating Ms. Giuffre's own individual abuse, however, Defendant fails to recognize that in calling Ms. Giuffre a "liar", she was attacking all aspects of Ms. Giuffre's account – including Ms. Giuffre's statements that Defendant served generally as a recruiter of girls for Epstein and that Epstein sexually abused the underage girls that were brought to him. Thus, in this defamation case, the testimony of these witnesses are admissible not only to bolster Ms. Giuffre's testimony about her individual abuse, but because they are simply part of the body of statements whose truth or falsity is at issue in this case.

In addition, one of the witnesses that Ms. Giuffre seeks to depose is registered sex offender Jeffrey Epstein, who stands at the center of the case. Indeed, some of the most critical events took place in the presence of just three people: Ms. Giuffre, defendant Maxwell, and Epstein. If Epstein were to tell the truth, his testimony would fully confirm Ms. Giuffre's account of her sexual abuse. Epstein, however, may well attempt to support Defendant by invoking the Fifth Amendment to avoid answering questions about his sexual abuse of Ms. Giuffre. Apparently privy to her former boyfriend Epstein's anticipated plans in this regard,⁸ Defendant makes the claim that it would be a "convoluted argument" to allow Ms. Giuffre to use those invocations against her. Defendant's Resp. at 3. Tellingly, Defendant's response brief cites no authority to refute that proposition that adverse inference can be drawn against co-conspirators. Presumably this is because, as recounted in Ms. Giuffre's opening brief (at pp. 20-

⁸ In discovery, Defendant Maxwell has produced several emails between Epstein and herself discussing Ms. Giuffre.

22), the Second Circuit's seminal decision of *LiButti v. United States*, 107 F.3d 110, 121 (2d Cir. 1997), squarely upheld the drawing of adverse inferences based on a non-party's invocation of a Fifth Amendment right to remain silent. The Second Circuit instructed that, the circumstances of given case, rather than status of particular nonparty witness, determines whether nonparty witness' invocation of privilege against self-incrimination is admissible in course of civil litigation. *Id.* at122-23. The Second Circuit also held that, in determining whether nonparty witness' invocation of privilege against self-incrimination in course of civil litigation and drawing of adverse inferences is admissible, court may consider the following nonexclusive factors:

(1) nature of witness' relationship with and loyalty to party;
 (2) degree of control which party has vested in witness in regard to key facts and subject matter of litigation;
 (3) whether witness is pragmatically noncaptioned party in interest and whether assertion of privilege advances interests of witness and party in outcome of litigation; and
 (4) whether witness was key figure in litigation and played controlling role in respect to its underlying aspects.

Id. at 124-25. Ms. Giuffre will be able to establish that all these factors tip decisively in favor of allowing an adverse inference. Accordingly, her efforts to depose Epstein, Marcinkova, and Kellen seek important information that will be admissible at trial.

III. MS. GIUFFRE'S REQUEST IS TIMELY.

Defendant also argues that this motion is somehow "premature." Defendant's Resp. at

2-3. Clearly, if Ms. Giuffre had waited to file her motion until later, Defendant would have argued until the matter came too late. The motion is proper at this time because, as of the date of this filing, fact discovery closes in 17 days (although Ms. Giuffre has recently filed a motion for a 30-day extension of the deadline). In order to give the Court the opportunity to rule as far in advance as possible – thereby permitting counsel for both side to schedule the remaining depositions – Ms. Giuffre brings the motion now. She also requires a ruling in advance so that

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she can make final plans about how many depositions she has available and thus which depositions she should prioritize.⁹

An additional reason this motion is appropriate now is that, despite Ms. Giuffre's diligent pursuit of depositions, many witnesses have cancelled their dates, failed to appear, or wrongfully evaded service. These maneuvers have frustrated Ms. Giuffre's ability to take their depositions in a logical and sequential fashion, complicating the planning of a deposition schedule. For example, on April 11, 2016, Ms. Giuffre served notice on Defendant's counsel for the deposition of Rinaldo Rizzo, setting it for May 13, 2016. Nearly a month later, just a few days before that properly noticed deposition, Defendant's counsel requested that it be rescheduled, and, therefore, that deposition did not take place until June 10, 2016. Additionally, three other important witnesses evaded Ms. Giuffre's repeated efforts to serve them. It took Ms. Giuffre's motion for alternative service (DE 160) to convince Jeffrey Epstein to allow his attorney to accept service of process. The Court also has before it Ms. Giuffre's motion to serve Sarah Kellen and Nadia Marcinkova by alternative service. These witnesses' evasion of service delayed the taking of their depositions, and, as of the date of this filing, none have been deposed yet.

CONCLUSION

For all these reasons, Ms. Giuffre should be allowed to take three more depositions than the presumptive ten deposition limit – a total of thirteen depositions.

Dated: June 14, 2016.

⁹ Defendant tries to find support for her prematurity argument in *Gen. Elec. Co. v. Indem. Ins. Co. of N. Am.*, No. 3:06-CV-232 (CFD), 2006 WL 1525970, at *2 (D. Conn. May 25, 2006). However, in that case, the Court found a motion for additional depositions to be premature, in part, because "[d]iscovery has not even commenced"... and the moving party "ha[d] not listed with specificity those individuals it wishes to depose." Of course, neither of these points applies in this case at hand: the parties are approaching the close of fact discovery, and Ms. Giuffre has provided detailed information about each individual she has deposed already and still seeks to depose.

Respectfully Submitted,

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 14th day of June, 2016, I electronically filed the

foregoing document with the Clerk of Court by using the CM/ECF system. I also certify that the

foregoing document is being served this day on the individuals identified below via transmission

of Notices of Electronic Filing generated by CM/ECF.

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

-----X VIRGINIA L. GIUFFRE, Plaintiff, v. GHISLAINE MAXWELL, Defendant.

-----X

15-cv-07433-RWS

DEFENDANT'S COMBINED MEMORANDUM OF LAW IN OPPOSITION TO EXTENDING DEADLINE TO COMPLETE DEPOSITIONS AND <u>MOTION FOR SANCTIONS FOR VIOLATION OF RULE 45</u>

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Defendant Ghislaine Maxwell ("Ms. Maxwell") files this Combined Response ("Response") in Opposition to Plaintiff's Motion to Extend Deadline to Complete Depositions

("Motion") and Motion for Sanctions For Violation of Rule 45, and states as follows:

INTRODUCTION

Apparently, Plaintiff seeks to take six (6) depositions beyond the scheduling order deadline of July 1, yet has failed to demonstrate good cause or diligence as to any.¹ The witnesses include (1) President Bill Clinton, a witness that Plaintiff initiated informal attempts to depose on June 9, and (2) Ross Gow, who Plaintiff began steps to depose under the Hague Convention in London last Friday, June 17. Plaintiff also seeks to untimely depose (3) Jean Luc Brunel, a witness she had noticed for a mid-June deposition, who apparently did not appear on that date with agreement and consent of Plaintiff's counsel.

The remaining three witnesses Plaintiff seeks to untimely depose are ones who repeatedly have expressed their intention to take the Fifth Amendment as to all questions posed. Counsel for (4) Jeffrey Epstein, offered to accept service on or about April 11 but Plaintiff ignored that offer for more than six weeks. Plaintiff only began on June 12 any attempt to schedule that deposition in the Virgin Islands. Last week, Mr. Epstein's counsel filed a Motion to Quash his deposition subpoena. The final untimely depositions sought by Plaintiff are for witnesses (5) Sarah Kellen and (6) Nadia Marcincova, about whom Plaintiff has made no public claims and thus, have no testimony relevant to this defamation action concerning whether Plaintiff's public

¹ In her Amended Corrected Reply In Support of Motion to Exceed Ten Depositions, Plaintiff represents that she only seeks to take three depositions beyond the limit of ten and that she no longer seeks depositions of witnesses Emmy Taylor, Dana Burns, JoJo Fontanilla, and Michael Reiter. (Doc. #224 at 2 n.4) She does not state her intentions with respect to other witnesses, like Maria Alessi, that she noticed but never deposed. However, comparing that Reply with her other motions, counsel has deduced the remaining witnesses from whom Plaintiff apparently seeks to secure deposition testimony in July. Plaintiff has already taken 6 depositions and another scheduled tomorrow. Thus by the close of discovery she will have taken 7 of her allotted 10 depositions.

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allegations about Ghislaine Maxwell are – or rather are not – true. The attempted service of subpoenas on Epstein, Kellen and Marcincova all violated Rule 45(a)(4) and should be sanctioned by this Court.

As to all of these witnesses, Plaintiff has fallen far short of the "good cause" required by Rule 16(b)(4) to modify the Scheduling Order. In fact, for the most part, her failures to actively pursue depositions with these witnesses qualifies as <u>in-</u>excusable neglect: She frittered away seven of the eight months of the discovery period and now has placed Ms. Maxwell, this Court, and the witnesses in the untenable position of trying to accommodate her last-minute scramble. In the absence of any acceptable excuses, and for the limited evidentiary value that most of the requested witnesses can provide, this Court should deny the request for the extra time to take these six depositions.

The only witnesses for whom depositions should be permitted following the discovery cut-off are: (1) Ms. Sharon Churcher, Plaintiff's friend, advocate and former journalist with the *Daily Mail*, who filed a Motion to Quash her subpoena on the day before her scheduled deposition,² and (2) Plaintiff, who refused to answer questions at her deposition concerning highly relevant, non-privileged information.³

Alternatively, if the Court is to grant additional time for Plaintiff to take depositions, Ms. Maxwell will be unduly prejudiced without sufficient additional time to (a) secure any witnesses to rebut testimony gleaned from these witnesses, (b) conduct discovery of Plaintiff's retained experts, (c) submit a summary judgment motion which includes facts learned from these late depositions, and (d) prepare for trial. Thus, if the Court grants Plaintiff's motion, the remaining deadlines in the Scheduling Order ought to be extended accordingly.

 $^{^{2}}$ Ms. Churcher's motion to quash will be heard this Thursday by the Court.

³ Ms. Maxwell is filing simultaneously with this Response a Motion to Re-Open Plaintiff's Deposition.

BACKGROUND

To divert attention away from her own lack of diligence, Plaintiff characteristically devotes much of her Motion blaming Ms. Maxwell and her counsel for her own problems with depositions. Not only is Plaintiff's account factually inaccurate, none of it matters to whether she could timely complete the six depositions at issue.

For example, the scheduling of Ms. Maxwell's deposition (which depended, among other things, on an historic snowstorm, a disputed protective order, Plaintiff's failure to timely produce documents, and counsel's conflicting calendars, all of which have been amply documented with this Court)⁴ does not inform any analysis regarding Plaintiff's lack of diligence in pursuing depositions of these six witnesses. *See* Rule 26d)(3) ("Unless the parties stipulate or the court orders otherwise for the parties' and witnesses' convenience and in the interests of justice: (A) methods of discovery may be used in any sequence, and (B) discovery by one party does not require any other party to delay its discovery."). Likewise, receipt of Ms. Maxwell's Rule 26 disclosures in February also had nothing to do with these witnesses. *Id.* Notably, each of the witnesses who Plaintiff now seeks to depose were known to her from the outset; all but President Clinton were included in her initial Rule 26 disclosures served on November 11, 2015 and two of the six were specifically mentioned in Plaintiff's Complaint.

Finally, the fact that witness Rinaldo Rizzo had a deposition re-scheduled from April until June does not have any bearing on the issue presented by this motion. Mr. Rizzo was deposed on June 14 and he has nothing to do with the remaining depositions. Mr. Rizzo, in fact, was practically gleeful to be a witness: he was the one who initiated contact with Brad Edwards after reading about the lawsuit, asked to be a witness in this case, hopes to make money from this

⁴ Doc. #62 & Tr. of Hearing of Mar. 24 at 4.

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case, already has sued Glenn Dubin, Epstein's friend, had counsel who was totally cooperative in the rescheduling and reported fanciful and never-before heard claims about Ms. Maxwell, the Dubins and others that he has never reported to any law enforcement even though he claims that he witnessed potential kidnappings and sexual assaults on children.⁵ Plaintiff's claim that Mr. Rizzo is an "example of delay that has harmed [her] ability to obtain all depositions in a timely manner" (Mot. at 3) is specious.

Contrary to Plaintiff's assertion, discovery began in this case on October 23, 2015, following the parties' Rule 26(f) conferral. *See* Fed.R.Civ.P. 26(d)(1). At the Rule 16(b) scheduling conference on October 28, 2015, this Court directed the parties to complete all fact discovery by July 1, 2016. (Doc. #13) On November 30, 2015, contemporaneous with the filing of her Rule 12(b) Motion to Dismiss, Ms. Maxwell also requested of this Court a stay of discovery pursuant to Rule 26(c). (Doc. #17) That motion was denied on January 20, 2016, with an additional two-week period granted to respond to Plaintiff's First Request for Production of Documents.⁶ The discovery was thus never stayed.

Plaintiff erroneously asserts that that discovery "did not commence in this matter until" February 8. What she means is that she neglected to seek any non-witness depositions until then; nothing in the Rules of Civil Procedure, this Court's Orders, or the law prevented Plaintiff from doing so at any point after October 23, 2015.⁷ Plaintiff has had over eight months to subpoena

⁵ See, Menninger Declaration, Ex. A (Rizzo deposition transcript excerpts). Of course, Plaintiff's counsel has engaged in their own last-minute "unavailability" for a deposition scheduled by Ms. Maxwell, as to Plaintiff's former fiancé, a witness who is hostile, required numerous service attempts at great cost and inconvenience, and who then (because of Plaintiff's last minute unavailability) had to be re-served by a process server who swam through a swamp to get to his home, at additional cost and inconvenience.

⁶ By agreement of the parties, the time to respond was extended an additional six days because defense counsel was in a jury trial at the time the Court's Order was handed down.

⁷ See, e.g., Pltf's Opp'n to Mot. to Stay (Doc. #20) at 17 n.8 ("As of the date of this filing, zero (0) disposition [sic] notices have been propounded on the Defendant.").

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witnesses, schedule depositions and conduct them. Instead, she waited until the last minute and now complains of lack of time. Any lack of time is a product of her own bad faith and negligent litigation tactics and should not be sanctioned by this Court.

The failure to timely secure the depositions of the remaining six witnesses is through no fault of Ms. Maxwell or her counsel. As to these witnesses, Ms. Maxwell and her counsel have played no role in hindering Plaintiff's ability to depose the witnesses; in fact, as to four of the six Plaintiff attempted to serve subpoenas on the witnesses before ever providing notice to the defense, in clear violation of Rule 45(a)(4).

LEGAL AUTHORITY

Rule 16(b) permits modification of a scheduling order only upon a showing of "good cause." To satisfy the good cause standard "the party must show that, *despite its having exercised diligence*, the applicable deadline could not have been reasonably met." *Sokol Holdings, Inc. v. BMD Munai, Inc.,* 05 Civ. 3749 (KMW)(DF), 2009 WL 2524611 at *7 (S.D.N.Y. Aug. 14, 2009) (emphasis added) (*citing Rent-A-Center Inc. v. 47 Mamaroneck Ave. Corp.,* 215 F.R.D. 100, 104 (S.D.N.Y. 2003) (McMahon, J.)); *accord Parker v. Columbia Pictures Indus.,* 204 F.3d 326, 340 (2d Cir. 2000) (" '[G]ood cause' depends on the diligence of the moving party."); *Perfect Pearl Co., Inc. v. Majestic Pearl & Stone, Inc.,* 889 F. Supp. 2d 453, 457 (S.D.N.Y. 2012) (Engelmeyer, J.) ("To show good cause, a movant must demonstrate that it has been diligent, meaning that, despite its having exercised diligence, the applicable deadline could not have been reasonably met.").

Good cause depends on the *diligence* of the moving party in seeking to meet the scheduling order. *Grochowski v. Phoenix Const.*, 318 F.3d 80, 86 (2d Cir.2003). The Oxford Dictionary defines "diligence" as "careful and persistent work or effort." *See* "diligence" at http://www.oxforddictionaries.com/us/definition/american_english/diligence (last accessed on

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June 18, 2016). "Good cause" and diligence were not shown when a party raised the prospect of a deposition nine days prior to the discovery deadline. *Carlson v. Geneva City School Dist.*, 277 F.R.D. 90 (W.D.N.Y. 2011); *compare Reese v. Virginia Intern. Terminals, Inc.*, 286 F.R.D. 282 (E.D. Va. 2012) (depositions noticed very early in discovery period and movant engaged in continuing meet-and-confer dialogue with defendants throughout five month discovery period); *Iantosca v. Benistar Admin. Svcs., Inc.*, 765 F.Supp.2d 79 (D. Mass. 2011) (correspondence indicated that the plaintiffs had tried on numerous occasions to schedule the depositions and to extend the discovery schedule but that the defendants had either refused or failed to respond, good cause found).

ARGUMENT

I. PLAINTIFF'S LACK OF DILIGENCE

Plaintiff has demonstrated an extreme lack of diligence in securing the remaining six depositions that she seeks.

A. President Bill Clinton

Plaintiff's Motion failed to mention any desire to take the deposition of former President Clinton. No Notice of Deposition has been served and no scheduling of his deposition has commenced. Indeed, President Clinton first appeared on Plaintiff's Third Revised Rule 26 Disclosures two weeks ago on June 1. Then, last week, in her Reply In Support of Motion to Exceed Ten Depositions filed on June 13 ("Reply"), Plaintiff averred that President Clinton's deposition is "necessary" because Ms. Maxwell "in her deposition [on April 25] raised Ms. Giuffre's comments about President Clinton as one of the 'obvious lies' to which she was referring in her public statement that formed the basis of this suit." Reply at 3. This is utter nonsense and nothing more than a transparent ploy by Plaintiff to increase media exposure for her sensational stories through deposition side-show. This witness has nothing relevant to add to this case and Plaintiff has made no effort, much less one in good faith to timely secure his

testimony.

Plaintiff admits she has "made not allegations of illegal actions by Bill Clinton." Id. But

Plaintiff has asserted that she spent time with President Clinton on the island of Little St. James,

US Virgin Islands and that she flew there with the President in a helicopter piloted by Ms.

Maxwell. In one article, authored by Sharon Churcher, Plaintiff related:

"On one occasion, she adds, Epstein did invite two young brunettes to dinner which he gave on his Caribbean island for Mr. Clinton shortly after he left office. But as far as she knows, the ex-President did not take the bait. 'I'd have been about 17 at the time,' she says. 'I flew to the Caribbean with Jeffrey and then Ghislaine Maxwell went to pick up Bill in a huge black helicopter that Jeffrey bought her. She'd always wanted to fly and Jeffrey paid for her to take lessons, and I remember she was very excited because she got her license around the first year we met. I used to get frightened flying with her but Bill had the Secret Service with him and I remember him talking about what a good job she did. I only met Bill twice but Jeffrey told me they were good friends.'

'We all dined together that night. Jeffrey was at the head of the table. Bill was at his left. I sat across from him. Emmy Taylor, Ghislaine's blonde British assistant, sat at my right. Ghislaine was at Bill's left and at the left of Ghislaine there were two olive-skinned brunettes who'd flown in with us from New York. I'd never met them before. I'd say they were no older than 17, very innocent-looking. They weren't there for me. They weren't there for Jeffrey or Ghislaine because I was there to have sex with Jeffrey on the trip. Maybe Jeffrey thought they would entertain Bill, but I saw no evidence that he was interested in them. He and Jeffrey and Ghislaine seemed to have a very good relationship. Bill was very funny. He made me laugh a few times. And he and Jeffrey and Ghislaine told blokey jokes and the brunettes listened politely and giggled. After dinner I gave Jeffrey an erotic massage. I don't remember seeing Bill again on the trip but I assume Ghislaine flew him back."

See Sharon Churcher, "Teenage girl recruited by peadophile Jeffrey Epstein reveals how she

twice met Bill Clinton," DAILY MAIL (Mar. 5, 2011) (attached to Declaration of Sharon

Churcher, Ex. 3 (Doc. #216-3). Similarly, in Plaintiff's unpublished and un-dated book

manuscript, The Billionaire Playboys' Club, she writes:

"The next big dinner party on the island had another significant guest appearance being the one and only, Bill Clinton. He is the only president in the world to be dismissed from his role as a world leader because he was caught with his trousers around his ankles and had the stain to prove it. Publicly humiliating his wife and himself he retired from his title but not from his lifestyle. This wasn't a big party as such, only a few of us eating at the diner table. There was Jeffrey at the head of it all, as always. On the left side was Emmy, Ghislaine and I sitting across the table from us was Bill with two lovely girls who were visiting from New York. Bill's wife, Hillary's absence from the night made it easy for his apparent provocative cheeky side to come out. Teasing the girls on either side of him with playful pokes and brassy comments, there was no modesty between any of them. We all finished our meals and scattered in our own different directions."

Menninger Decl. Ex. B at 110.

Each and every part of Plaintiff's claims regarding President Clinton has conclusively been proven false. Former FBI Director Louis Freeh submitted a report wherein he concluded that President Clinton "did not, in fact travel to, nor was he present on, Little St. James Island between January 1, 2001 and January 1, 2003." Menninger Decl., Ex. C. Further, if any Secret Service agents had accompanied Clinton to that location, "they would have been required to make and file shift logs, travel vouchers, and related documentation relating to the visit," and there was a "total absence" of any such documentation. *Id.* Remarkably, Plaintiff now even denies telling Churcher that she ever witnessed Ms. Maxwell flying President Clinton or his Secret Service anywhere, or joking with Clinton about "what a good job she did." Menninger Decl., Ex. D. Plaintiff's counsel remarkably instructed Plaintiff not to answer any additional questions about the other things Sharon Churcher inaccurately reported. *Id.* Lending even more incredulity to Plaintiff's story, Ms. Maxwell only received her pilot's license in mid-1999 casting insurmountable doubt that a recently retired president and his staff would be permitted to fly with her at the helm.

With the record thus, Plaintiff's claims about Clinton's presence on the Island and the fully concocted story about the dinner party that occurred thereon totally debunked by the former head of the FBI and with Plaintiff now disclaiming she ever witnessed the Secret Service or

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President Clinton being flown in a helicopter by Ghislaine Maxwell, the relevance of any testimony he might add (*i.e.*, confirm that he was, as Louis Freeh determined, never on the Island) is non-existent. The only purpose for seeking this deposition is for the calculated media strategy that Plaintiff and her publicity-seeking attorneys have devised.

Plaintiff failed to disclose President Clinton as a witness until June 1, failed to notice his deposition, failed to diligently pursue a subpoena on him and he has no relevant testimony to offer. Accordingly, Plaintiff's leave to modify the scheduling order to permit his deposition should be denied.

B. Ross Gow

As the Court likely recalls, Ross Gow actually issued the statement pertinent to this defamation suit. Plaintiff has known about Ross Gow and his role in this lawsuit since the outset: She referenced him repeatedly by name in the Complaint filed on September 21, 2015. *See, e.g.,* Complaint paragraph 29 ("As part of Maxwell's campaign, she directed her agent, Ross Gow, to attack Giuffre's honesty and truthfulness and to accuse Giuffre of lying."). Plaintiff also has been well aware throughout that Mr. Gow resides in London. *See, e.g.,* Plaintiff's Motion to Compel Improper Privileges, at 8 (Doc. #33).

After filing that Complaint in September and litigating the Motion to Compel based on privileges related to Mr. Gow in March, Plaintiff took exactly zero steps to depose Mr. Gow until she filed this Motion. Now, nine months after filing her Complaint, Plaintiff contends there is "not sufficient time" for her to "go through the Hague Convention for service on Mr. Gow" so as to "complete this process before the June 30, 2016 deadline." Mot. at 4. Indeed, Plaintiff only initiated that process three days ago, on Friday, June 17, two weeks shy of the discovery cut-off.

Plaintiff, once again, tries to blame Ms. Maxwell for her own lack of diligence by misrepresenting to this Court that "Ms. Giuffre asked that Defendant produce her agent, Mr.

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Gow, for a deposition but Defendant has refused...despite acknowledging that Defendant plans to call Mr. Gow for testimony at trial." *Id.* In truth, Plaintiff sent a letter on May 23 which read in its entirety, "This letter is to seek your agreement to produce Ross Gow for deposition, as the agent for your client, Ms. Maxwell. We can work with Mr. Gow's schedule to minimize inconvenience. Please advise by Wednesday, May 25, 2016, whether you will produce Mr. Gow or whether we will need to seek relief from the Court with respect to his deposition." Menninger Decl. Ex. E. That was the first communication regarding any deposition of Mr. Gow. Two days later, defense counsel requested any "legal authority that would allow Ms. Maxwell to 'produce' Ross Gow for a deposition" or "any rule or case that would either enable or require her to do so." *Id.* Plaintiff never responded. She also has not explained when or how Ms. Maxwell "acknowledged" her "plans to call Mr. Gow for testimony at trial," nor why that is relevant to whether Plaintiff has demonstrated good cause for her own failure to take steps to depose a foreign witness deposition until June 17, for a witness she was aware before even filing the Complaint.

During the hearing on March 24, this Court stated that it would consider expect to see "good faith showing" of efforts to comply with the schedule and "an inability because of Hague Convention problems," before it would consider changing the Scheduling Order. Ms. Maxwell submits that waiting until June 17, two weeks before the end of discovery, to even begin the Hague Convention process falls far short of any such good faith showing and the request for leave to take Mr. Gow's testimony beyond July 1 should be denied.

C. Jean Luc Brunel

With regard to Jean Luc Brunel, Plaintiff simply asserts that he was "subpoenaed," and "set for mid-June deposition[]," but "through counsel" has "requested we change the dates of [his] deposition." Mot. at 4. That is her entire argument. She omits key facts that would,

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instead, demonstrate her lack of diligence in securing Mr. Brunel's testimony and also show that she has waived any right to seek an out-of-time deposition.

Plaintiff first issued a Notice of a Rule 45 subpoena for documents from Mr. Brunel on February 16, at an address "c/o" attorney, Joe Titone. No documents were ever produced pursuant to that subpoena. Menninger Decl., Ex. F. Then, on May 23, 2016, Plaintiff issued a new "Notice of Subpoena Duces Tecum," attached to which was actually a subpoena for deposition testimony to occur on June 8, at 9:00 a.m. in New York. *Id.* Again, the subpoena was addressed "c/o" attorney Robert Hantman. Then, on June 2, Plaintiff's counsel sent an email that they had received "an email yesterday from Mr. Brunel's attorney saying he needs to reschedule. I believe he is trying to get us new dates today or tomorrow." *Id.* The "scheduled date" of June 8 came and went without any indication of any new dates provided by Mr. Brunel's counsel. The following week, Plaintiff's counsel stated in a phone conversation that Mr. Brunel's counsel said his client had gone to France and it was unclear when he would be returning to the United States.

Following the filing of the instant motion, counsel for Ms. Maxwell requested copies of the certificates of service for all of Plaintiff's Rule 45 subpoenas in this case. Plaintiff's counsel provided certificates on June 14. Notably absent was any certificate of service for Mr. Brunel. Thus, either Mr. Brunel was never served, or he was served and Plaintiff unilaterally extended his compliance date to an unscheduled time in the future. Either way, the time to complain about a witness's non-compliance is at or near the time it occurs. Failure to timely complain regarding non-compliance with a subpoena constitutes a waiver. In any event, whether served or not, Mr. Brunel apparently promised to provide new dates before his deposition date came and went, did not do so, has left the country and not indicated a present intention to return. Given Plaintiff's

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role in failing to compel him to attend a deposition, no "good cause" has been demonstrated to take the deposition of Mr. Brunel after July 1.

D. Jeffrey Epstein

As with the other witnesses, Plaintiff has failed to demonstrate "good cause" for seeking to depose Jeffrey Epstein out of time. Plaintiff claims that she was unable to secure service on Mr. Epstein until May 27, 2016, because his counsel "refused to accept service" until she filed her motion for alternative service. The documents reflect the opposite: Mr. Epstein's attorney agreed to accept service on April 11, 2016, and it was only on May 27, 2016, that *Plaintiff* agreed. *See* Poe Declaration in Support of Motion to Quash Epstein Deposition, Ex. 3 (Doc. # 223-3). Plaintiff fails to explain her strategic decision, or negligence, in failing to respond for over six weeks to Mr. Weinberg's email offering to accept service. Indeed, in another failure of candor, Plaintiff's counsel also neglected to tell this Court about the email offer from Mr. Weinberg either in the instant motion or in her motion to serve Mr. Epstein by alternate means. Mot. at 2; Doc. # 160.⁸

Plaintiff apparently now claims that she never received that email from Martin Weinberg. All of the preceding communications, however, indicate that Mr. Weinberg promptly responded to Ms. McCawley's inquiries. *See, e.g.*, Poe Declaration, Ex. 2 (email of April 6 from Weinberg to McCawley (offering to let her know regarding acceptance of service on April 7)); email of McCawley in response ("That works fine – thank you.")). Thus, if Ms. McCawley received no follow up response from Mr. Weinberg, as she now claims, when he had been corresponding

⁸ In another glaring omission from Plaintiff's submissions to the Court on the topic of the service of Mr. Epstein, Plaintiff's own counsel have strenuously litigated in other cases that Mr. Epstein is a <u>resident of Florida</u>, over his objection that he is a resident of the <u>U.S. Virgin Islands</u>. *See, e.g.*, Menninger Decl., Ex. G (Motion to Quash Subpoena on Jeffrey Epstein, Broward County, Florida, 15-000072). Yet, all of Plaintiff's purported attempts at service on Mr. Epstein were in <u>New York</u>.

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with her previously theretofore, she had a duty to follow up on that inquiry. A failure to do so is plain vanilla neglect.

Even after agreeing to the terms proposed by Epstein's counsel on May 27, that is, location of the deposition in the U.S. Virgin Islands and subject to right to oppose the subpoena, Plaintiff then waited an *additional three weeks* until June 12, to even attempt to schedule Epstein's deposition. Epstein Memorandum in Support of Mot. to Quash at 2 (Doc. # 222). Agreeing to take a deposition in the Virgin Islands on May 27, then waiting until June 12, to try to schedule a date for that deposition, when numerous other depositions had already been scheduled in New York, Florida, and California for the balance of June, is either neglect or strategic posturing by Plaintiff. Either way, it does not amount to "good cause" for such a deposition to take place beyond July 1.

Finally, Plaintiff suggests, without factual foundation, that Ms. Maxwell played some role in Mr. Epstein's counsel's refusal to accept service. *See* Mot. at 2 ("forced to personally serve the Defendant's former boyfriend, employer, and co-conspirator"). As the timeline and documents now reveal, however, Plaintiff failed to provide notice to Ms. Maxwell that she was attempting to serve a Rule 45 subpoena on Mr. Epstein for more than 7 weeks! *Id.* Plaintiff states that she began her service attempts on March 7, 2016. The very first Notice of Subpoena and Deposition served on Ms. Maxwell, however, is dated April 27. Menninger Decl. Ex. H. Thus, between March 7 and April 27, Ms. McCawley engaged in repeated attempts to serve Mr. Epstein a Rule 45 subpoena (including a request for documents) without providing the proper notice to the parties pursuant to Rule 45(a)(4) ("If the subpoena commands the production of documents..., then *before it is served* on the person to whom it is directed, a notice and a copy of the subpoena must be served on each party.") (emphasis added). As detailed below, this was

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not an isolated incident and merits sanction. In any event, it is difficult to imagine how it is Ms. Maxwell's fault that Plaintiff could not serve Mr. Epstein when she was never put on notice of any attempt to do so.

Given that Plaintiff knew as of April 11 the conditions pursuant to which Mr. Epstein would accept service through counsel, yet waited until May 27 to agree to those terms, and then waited another nearly three weeks to attempt to schedule Mr. Epstein's deposition on a date available for his counsel and Ms. Maxwell's counsel, Plaintiff has fallen far short of demonstrating "good cause" for taking Mr. Epstein's deposition beyond the end of the fact discovery cut-off.

E. Nadia Marcincova and Sarah Kellen

Finally, Plaintiff seeks the depositions of two other witnesses – Sarah Kellen and Nadia Marcincova -- who, she complains, "despite being represented by counsel, have refused to accept service."⁹ Mot. at 3. Plaintiff claims that her process servers tried for three weeks (from April 25 until May 18) to personally serve Ms. Kellen and Ms. Marcincova with subpoenas *duces tecum*. She did not explain, however, why she waited until April to try to serve these two witnesses, about whom her attorneys have known since 2008. She also has not explained to this Court any legally relevant or admissible evidence that either possess, nor how she intends to introduce that evidence in a trial of this defamation claim between Plaintiff and Ms. Maxwell.

Apart from these witnesses stated intent to take the Fifth Amendment which renders their testimony inadmissible, as discussed more fully below, neither witness has any relevant testimony to offer because Plaintiff never made a public statement about either one of them.

⁹ Actually, in Plaintiff's Motion for Leave to Serve Three Deposition Subpoenas by Means Other than Personal Service, Plaintiff details that Ms. Marcincova's counsel stated he no longer represents her. (Doc. #161 at 5) ("counsel for Ms. Giuffre reached out to Ms. Marcinkova's former counsel but he indicated that he could not accept service as he no longer represents her"). It is unclear then, why Plaintiff persists in representing to this Court that Ms. Marcincova instructed her counsel not to accept service, or why Plaintiff seeks to serve Ms. Marcincova through her *former* counsel.

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Plaintiff did not include either woman in her Sharon Churcher-paid interviews, nor were they mentioned in Plaintiff's Joinder Motion of December 30, 2014. Thus, neither Plaintiff's allegations about Ms. Maxwell, nor Ms. Maxwell's denial of the same based on her personal knowledge, are implicated by anything that Ms. Kellen or Ms. Marcincova may have done with anyone else. Their testimony cannot corroborate Plaintiff's account, nor can it shed light on whether Ms. Maxwell's denial of that account is accurate, because Plaintiff's account did not mention either of them.

Finally as to these witnesses, Plaintiff once again documented her own failure to comply with Rule 45 in regard to attempts to serve these two witnesses. Six of the service attempts occurred on April 25 and April 26. Yet Plaintiff only provided Notice to Ms. Maxwell of her intent to serve the subpoenas on April 27. Menninger Decl. Ex. I.

II. FIFTH AMENDMENT BY EPSTEIN, KELLEN OR MARCINCOVA NOT ADMISSIBLE IN THIS CASE AGAINST MS. MAXWELL

The depositions of Epstein, Kellen and Marcincova do not constitute "good cause" to modify the scheduling order in this case for the additional reason that they all have represented to Plaintiff their intention to assert the Fifth Amendment protection as to *all* questions and such assertion will not be admissible evidence in this trial. Indeed, counsel for Mr. Epstein recently filed a Motion to Quash his subpoena based on the same legal principle that his deposition is unduly burdensome in light of the fact that it will not lead to admissible evidence. (Doc. # 221, 222, 223) The Court should consider this additional factor to decline a finding of "good cause" for extending the discovery deadline.

Plaintiff wrongfully contends that any assertion of the Fifth Amendment during the depositions of Epstein, Kellen and Marincova will be admissible in the trial of this defamation matter (where none of those individuals are parties) based on an "adverse inference" that can be

drawn against Ms. Maxwell. See LiButti v. United States, 107 F.3d 110, 121 (2d Cir. 1997). In

fact, none of the LiButti factors support her argument. While noting that Ms. Maxwell

anticipates more extensive briefing on this issue in support of Mr. Epstein's Motion to Quash, a

few facts bear mentioning here:

- Ms. Maxwell was the employee of Mr. Epstein --in the 1990s -- not the other way around. Mr. Epstein has never worked for or been in control of Ms. Maxwell.
- Ms. Maxwell and Mr. Epstein have had no financial, professional or employment relationship in more than a decade, many years before 2015 when the purportedly defamatory statement was published. Ms. Maxwell testified that she has not spoken to Mr. Epstein in 2 years.
- Maxwell has not vested any control in Mr. Epstein "in regard to key facts and subject matter of litigation." As the Court is well aware from review of emails submitted *in camera* (and later produced to Plaintiff):
 - Mr. Epstein and his counsel gave advice to Maxwell regarding whether she should issue a statement *after* January 2, 2015. In one, Mr. Epstein even suggested what such a statement might say. Maxwell never issued any additional statement.
 - Maxwell had her own counsel who operated independently of Mr. Epstein and his counsel.
- Epstein is not "pragmatically a non-captioned party in interest" in this litigation nor has he "played controlling role in respect to its underlying aspects." Epstein is not, despie Plaintiff's suggestion, paying Ms. Maxwell's legal fees. Plaintiff sought by way of discovery any "contracts," "indemnification agreements," "employment agreements" between Ms. Maxwell and Epstein or any entity associated with Epstein, from 1999 to the present. Ms. Maxwell responded under oath that there are no such documents. Epstein played no role in the issuance of the January 2 statement, nor has he issued any public statement regarding Plaintiff. Indeed, Plaintiff and Epstein fully resolved any claims against one another by way of a confidential settlement in 2009, another action in which Ms. Maxwell had no role.
- Assertion of the privilege by Epstein does not advance any interest of Ms. Maxwell's. Quite to the contrary, Epstein would be a key witness in her support, exonerating her from Plaintiff's allegations regarding sex abuse, sexual trafficking and acting as his "madam" to the stars. As proof, one need look no further than emails already reviewed by this Court. In an email sent by Epstein to Ms. Maxwell on January 25, 2015, while the media maelstrom generated by Plaintiff's false claims continued to foment, he wrote: "You have done nothing wrong and I would urge you to start acting like it. Go outside, head high, not as an escaping convict. Go to parties. Deal with it." Menninger Decl. Ex. J

• Likewise, Epstein drafted a statement for Ms. Maxwell to issue (though she never did). In that statement, Epstein wrote (presumably what his testimony would reflect, should he not take the Fifth):

"Since JE was charged in 2007 for solicitation of a prostitute I have been the target of outright lies, innuendo, slander, defamation and salacious gossip and harassment; headlines made up of quotes I have never given, statements I have never made, trips with people to places I have never been, holidays with people I have never met, false allegations of impropriety and offensive behavior that I abhor and have never ever been party to, witness to events that I have never seen, living off trust funds that I have never ever had, party to stories that have changed materially both in time place and event, depending on what paper you read, and the list goes on.

I have never been a party in any criminal action pertaining to JE.

For the record:

At the time of Jeffrey's plea, I was in a very long-term committed relationship with another man and no longer working with Jeffrey. Whilst I remained on friendly terms with him up until his plea, I have had limited contact since. Every story in the press innuendo and comment has been taken from civil depositions against JE, which were settled many years ago. None of the depositions were ever subject to cross examination, not one. Any standard of truth and were used for those who claimed they were victims to receive financial payment to be shared between them and their lawyers. One firm created and sold fake cases against Mr. Epstein – the firm subsequently imploded and the (sic) Rothstein, the owner of the firm was sent to jail for 50 years for his crime. The lawyer who is currently representing Virginia (Brad Edwards) was his partner. Need I say more.

These so called 'new revelations' stem from an alleged diary from VR that reads like the memoirs she is purporting to be selling. Also perhaps pertinent – in a previous complaint against others, her claims were rejected by the police 'due to ..VR..lack of credibility."

The new interest in this old settled case results from lawyers representing some of JE victims filed a suit against the US government, not JE. They contend that the US govt violated their rights. The documents and deal that JE negotiated with the government was given to the lawyers 6 years ago and is a public document.

I am not a part of, nor did you have anything to do with, JE plea bargain. I have never even seen the proceedings nor any of the depositions. I reserve my right to file complaint and sue for defamation and slander."; *Id*.

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These correspondences demonstrate that Ms. Maxwell has no control over Mr. Epstein in regards to the alleged defamation statement, he had no role in issuance of the statement, he has no benefit in the outcome of this litigation and he played no controlling role in its respect.

Similarly, there is not any evidence at all to support an adverse inference to be drawn from either Sarah Kellen nor Nadia Marcincova's assertion of the Fifth. Ms. Maxwell hardly knows either woman, never worked with them, they have had nothing to do with this litigation and do not stand to benefit from it, especially as Plaintiff has never made any allegations about her involvement with either of the two of them, they are simply irrelevant to this defamation action.

III. PLAINTIFF'S BAD FAITH DISCOVERY TACTICS SHOULD NOT BE REWARDED WITH EXTRA TIME

1. Plaintiff's Rule 26 Revolving Door

Plaintiff's army of lawyers (who collectively have been litigating matters related to Jeffrey Epstein since 2008) served their Rule 26 initial disclosures on November 11, 2015. Those disclosures listed 94 individual witnesses with knowledge regarding the facts of this case, yet provided addresses (only of their counsel) as to just two, Jeffrey Epstein and Alan Dershowitz. Plaintiff then also listed categories of witnesses such as "all other then-minor girls, whose identities Plaintiff will attempt to determine" and "all pilots, chauffeurs, chefs, and other employees of" Ms. Maxwell or Jeffrey Epstein. Plaintiff claimed as to her Rule 26 disclosures that "only a fraction of those individuals will actually be witnesses in this case, and as discovery progresses, the list will be further narrowed." (Doc. #20 at 17) The opposite has happened.

Between November 11 and March 11, Plaintiff trimmed her Rule 26 list of persons with knowledge from 94 to 69, inexplicably removing 34 names, but adding 12 more. She removed,

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for example, witnesses Andrea Mitrovich and Dara Preece, but added Senators George Mitchell, Bill Richardson and Les Wexner.

Then between March 11 and June 1, a few weeks before the discovery cut-off, Plaintiff added 20 more witnesses, including President Clinton, Palm Beach officers Recarey and Reiter, and purported "victims of sexual abuse" including a client of Mr. Edwards, who he has clearly known about for years.¹⁰ As to several of these newly added witnesses, in particular Recarey and Reiter, Plaintiff promptly scheduled their depositions in June, despite having just disclosed their names on June 1. And last Friday, on the business day just before the depositions of and Recarey, Plaintiff disclosed 623 new documents, including for the first time the "unredacted" police reports from Palm Beach, that Plaintiff clearly has had in her possession, or her counsel's possession, for years. Menninger Decl. Ex. K.

This is precisely the type of hide-and-seek that Rule 26 is designed to prevent. While Ms. Maxwell anticipates filing in the near future a separate motion concerning Plaintiff's latest Rule 26 violations and seeking sanctions for the same, this Court can and should consider this behavior in determining whether Plaintiff has "good cause" to extend the discovery cut-off so that she can continue her gamesmanship.

2. Plaintiff's Recurrent Rule 45 Violations

As this Court has previously held:

Rule 45(b)(1) requires a party issuing a subpoena for the production of documents to a nonparty to "provide prior notice to all parties to the litigation," which has been interpreted to "require that notice be given prior to the *issuance* of the subpoena, not prior to its return date." *Murphy v. Board of Educ.*, 196 F.R.D. 220, 222 (W.D.N.Y.2000). At least one court in this circuit has held that notice provided on the same day that the subpoenas have been served constitutes inadequate notice under Rule 45. *See, e.g., Fox Industries, Inc. v. Gurovich,* No. 03–CV–5166, 2006 WL 2882580, *11 (E.D.N.Y. Oct. 6, 2006). ... The

¹⁰ Rather than list his client's address in the custody of the U.S. Marshal's Office, Mr. Edwards said her address is "c/o" himself.

requirement that prior notice "must be given has important underpinnings of fairness and efficiency." *Cootes Drive LLC v. Internet Law Library, Inc.,* No. 01–CV–9877, 2002 WL 424647, *2 (S.D.N.Y. Mar. 19, 2002). Plaintiff fails to provide an adequate explanation or argument for how a same-day notification satisfies Rule 45's requirements. *See, e.g., id.* ("[C]ounsel for the [offending party] offered no explanation or excuse for their failure to comply with the rule's strictures. They did not attempt to defend the timeliness of their notice. The [offending party's] admitted violation ... cannot be countenanced.").

Usov v. Lazar, 13-cv-818 (RWS), 2014 WL 4354691, at *15 (S.D.N.Y. Sept. 2, 2014) (granting motion to quash the subpoenas where notice given on the same day and served beyond 100 mile limitation of Rule 45). In that case, Plaintiff had provided *same day notice* of the issuance of a subpoena. Here, we have repeated attempts to serve a subpoena over the course of days before any notice was given to Ms. Maxwell. As described previously, Plaintiff has amply documented her own violations of the Rule by detailing her attempts to serve subpoenas *duces tecum* before ever providing notice to Ms. Maxwell with regards to witnesses Epstein, Kellen and Marcincova.

Likewise, with respect to witness, Alexandra Hall, Plaintiff served the subpoena prior to providing notice. *See* Menninger Decl. Ex. L. Served subpoenas <u>before</u> providing Notice under Rule 45. Accordingly, Plaintiff moves to quash the subpoenas on Epstein, Kellen and Marcincova as violations of Rule 45's notice provision. Ms. Maxwell further requests sanctions pursuant to Rule 37 for these documented violations.

With respect to Ms. Hall, who was deposed already earlier today, Ms. Maxwell believes that she did not offer any admissible testimony at her deposition. If Plaintiff's seek to introduce her testimony, the defense reserves the right to exclude such testimony both on evidentiary grounds as well as in violation of Rule 45's notice provision.¹¹

IV. MS. MAXWELL'S GOOD FAITH EFFORTS TO CONDUCT DISCOVERY

¹¹ Counsel for Ms. Maxwell only learned of the Rule 45 violation this past weekend after reviewing certificates of service provided by Plaintiff's counsel last week, without sufficient time to file a motion to quash the subpoena on Ms. Hall.

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As already documented in previous pleadings, Ms. Maxwell's counsel has engaged in significant and repeated efforts to conduct discovery in this case in a professional, civil manner, especially as it relates to the depositions of non-parties. On February 25, 2016, counsel for Ms. Maxwell requested that the lawyers confer by telephone to arrange a schedule for the non-party depositions to occur in various states and countries.¹² Plaintiff ignored that request, and requests of the same ilk made on at least 6 different occasions in March and April. It was only on two and ½ months later, on May 5, 2016, when Plaintiff's counsel finally responded with "as is becoming clear, both sides are going to be needing to be coordinating a number of depositions."¹³ She then proposed a calendar which scheduled 13 additional depositions for Plaintiff and only 2 days (actually ½ days) for defendant to depose her remaining witnesses. ¹⁴ Defendant provided a calendar which allowed for both sides to take remaining depositions, but Plaintiff ignored it and continued to schedule depositions on dates for witnesses without consulting defense counsel for their availability first. Menninger Decl., Ex. M.

Because of the breakdown in communications, defense counsel was left with little choice but to (a) show up at each of Plaintiff's noticed depositions, in Florida and New York, and (b) issue subpoenas for witness depositions on other dates in June. For example, Plaintiff issued a

¹⁴ *Id.* at 1-3.

¹² McCawley Decl. in Support of Request to Exceed Ten Deposition Limit, Exhibit 1 (Doc. # 173-1) at 28 (Letter of Menninger to McCawley (Feb. 25, 2015) ("I would suggest that rather than repeated emails on the topic of scheduling the various depositions in this case, or the unilateral issuance of deposition notices and subpoenas, you and I have a phone conference wherein we discuss which depositions are going to be taken, where, and a plan for doing them in an orderly fashion that minimizes travel and inconvenience for counsel and the witnesses. As you are well aware from your own practice of law, attorneys have other clients, other court dates and other commitments to work around. The FRCP and Local Rules contemplate courtesy and cooperation among counsel in the scheduling and timing of discovery processes. This rule makes even more sense in a case such as this spanning various parts of the country where counsel must engage in lengthy travel and the attendant scheduling of flights, hotels and rental cars.")).

¹³ *Id.* at 19.

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Notice of Deposition for Juan Alessi on May 31, 2016, without any conferral with counsel, in Florida, fully aware that defense counsel would be traveling from Colorado. Defense counsel, in fact, did have to travel on Memorial Day to Florida for the 9:00 a.m. May 31 deposition. Mr. Alessi, however, did not appear on that date, believing that his deposition was for June 1, the same day that his wife had been subpoenaed to appear and because he and his wife live an hour away from Ft. Lauderdale. Thus, despite defense counsel's herculean efforts, no deposition occurred on May 31. On June 1, Mr. Alessi appeared, but there was insufficient time to take his wife's deposition, who presumably made the one hour drive for naught. Also, defense counsel then had to travel to New York for the June 2 hearing and back to Florida for a deposition of another witness, Mr. Rogers, that had been scheduled without input from defense counsel.

Counsel for Plaintiff makes much of her efforts to serve witnesses Epstein, Marcincova and Kellen. She fails to advise the Court that Ms. Maxwell has been "forced" to expend great time, money and resources to serve Plaintiff's *own mother, father, former fiancé and former boyfriend*. As described before, the defense even re-scheduled the deposition of Plaintiff's former fiancé due to the last minute unavailability of Plaintiff's counsel, although all counsel were already in Florida and had expended hundreds of dollars to serve him. Plaintiff made no effort to help serve those closest to her, including her own family members. Unlike Plaintiff, however, Ms. Maxwell and her counsel are fully aware that such are the difficulties of litigation. We do not ascribe to Plaintiff the blame.

Having flown to Florida a total of four separate times to attend depositions of five of Plaintiff's noticed witnesses, defense counsel has borne the brunt of Plaintiff's mismanagement of counsel and witness time. Defense counsel scheduled their own Florida depositions of three witnesses to occur during two of the four trips. Defense counsel offered to, and did, schedule the

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two Colorado non-party witnesses the same week in May, so as minimize Plaintiff's counsel's travel obligations. Plaintiff, however, rescheduled the deposition of Mr. Rizzo in New York for a week <u>after</u> this Court had a hearing, rather than accommodating any attempt to have the New York deposition occur when all counsel were already present in NY.

To the extent the Court wishes to consider the good faith efforts of defense counsel in conducting depositions when deciding whether to grant Plaintiff additional time, defense has more than met their burden.

V. GOOD CAUSE EXISTS TO TAKE RE-DEPOSE PLAINTIFF AND TO DEPOSE SHARON CHURCHER EXISTS

In contrast to the lack of good cause to extend discovery for Plaintiff's six witnesses, Ms. Maxwell seeks leave of the Court to take depositions beyond June 30. First, Ms. Maxwell properly served a deposition subpoena (and provided appropriate notice to Plaintiff's counsel) on Plaintiff's friend, confidante and former-Daily Mail journalist, Sharon Churcher for a deposition to occur in New York on June 16. Menninger Decl. Ex. N. On June 15, the day before her scheduled deposition, Ms. Churcher's counsel filed a Motion to Quash. That motion is to be heard by this Court on June 23. Should the Court deny the Motion to Quash, Ms. Churcher's deposition would need to be re-scheduled. Dates in early July would be sufficient for counsel.

Similarly, Ms. Maxwell is filing simultaneously with this Motion a request to re-open the deposition of Plaintiff on the grounds, *inter alia*, that she failed to provide numerous documents (ordered to be produced by this Court) until <u>after</u> her deposition (and still has failed to provide others)¹⁵, she materially changed substantive and significant portions of her testimony after the

¹⁵ For example, Ms. Giuffre testified that she had approximately 8 boxes, which included documents pertinent to this case, which she shipped from her home in Colorado to Australia in October 2015 to an undisclosed location (at her deposition, she would not testify where in Australia the boxes were located), and that the boxes had not been searched for responsive documents. Menninger Decl. Ex. D. In repeated conferrals following her deposition, on May 19, her counsel finally agreed to secure the boxes. As of today's date, the boxes still have not arrived,

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fact through her *errata* sheet on May 31, and she refused to answer material questions at her deposition on the advice of counsel, including for example, which of Ms. Churcher's many quotes attributed to her were incorrect. *See, e g.,* Menninger Decl. Ex. D, referenced *supra*. As with Ms. Churcher's deposition, the re-opened deposition of Plaintiff could occur in early July, assuming she provides the Court-ordered documents timely.

VI. ALTERNATIVELY, ALL OTHER DEADLINES NEED TO BE EXTENDED

Finally, Plaintiff glibly asserts that she seeks only 30 extra days to conduct her depositions, but does not want any other dates moved. Of course, that inures to her benefit and to Ms. Maxwell's detriment. July already was scheduled for expert disclosures (Plaintiff has yet to disclose her retained expert, and thus the defense has been unable to secure a rebuttal expert). Likewise, should any new information be learned in these late depositions that requires rebuttal, Ms. Maxwell will be unable to secure such evidence on a timely basis.

Further, summary judgment motions are due in this case on August 3. If depositions continue throughout August, Ms. Maxwell's ability to include any late-learned information in her anticipated motion will be jeopardized. Finally, the trial is scheduled for October, continuing fact discovery until August seriously impinges on Ms. Maxwell's ability to prepare for that trial, including preparing witnesses, exhibits and testimony.

WHEREFORE, Ms. Maxwell requests that the Motion to Extend the Deadline to Complete Depositions be denied; <u>alternatively</u>, if the deadline is extended for any of the listed six witnesses, Ms. Maxwell requests that the dates for expert discovery, dispositive motions and the trial date by extended as well. Further, Ms. Maxwell requests sanctions for Plaintiff's failures to comply with the notice provisions of Rule 45(a)(4).

apparently having been put on the slow boat to the US. One can only imagine where on the high seas the boxes may be located now. Of course, there were many alternative methods to search the boxes. The unknown custodians in Australia for example could have simply looked in them to see whether they contained any responsive documents.

Dated: June 20, 2016.

Respectfully submitted,

/s/ Laura A. Menninger

Laura A. Menninger (LM-1374) Jeffrey S. Pagliuca (*pro hac vice*) HADDON, MORGAN AND FOREMAN, P.C. 150 East 10th Avenue Denver, CO 80203 Phone: 303.831.7364 Fax: 303.832.2628 Imenninger@hmflaw.com

Attorneys for Ghislaine Maxwell

CERTIFICATE OF SERVICE

I certify that on June 20, 2016, I electronically served this *DEFENDANT'S COMBINED MEMORANDUM OF LAW IN OPPOSITION TO EXTENDING DEADLINE TO COMPLETE DEPOSITIONS AND MOTION FOR SANCTIONS FOR VIOLATION OF RULE 45* via ECF on

the following: Sigrid S. McCawley Meridith Schultz BOIES, SCHILLER & FLEXNER, LLP 401 East Las Olas Boulevard, Ste. 1200 Ft. Lauderdale, FL 33301 smccawley@bsfllp.com mschultz@bsfllp.com

Paul G. Cassell 383 S. University Street Salt Lake City, UT 84112 cassellp@law.utah.edu

Bradley J. Edwards FARMER, JAFFE, WEISSING, EDWARDS, FISTOS & LEHRMAN, P.L. 425 North Andrews Ave., Ste. 2 Ft. Lauderdale, FL 33301 brad@pathtojustice.com J. Stanley Pottinger 49 Twin Lakes Rd. South Salem, NY 10590 StanPottinger@aol.com

/s/ Nicole Simmons

Nicole Simmons

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

| | -X |
|----------------------|----------------------------|
| VIRGINIA L. GIUFFRE, | |
| Plaintiff,
v. | |
| GHISLAINE MAXWELL, | •
•
•
•
•
• |
| Defendant. | |
| | -X |

15-cv-07433-RWS

Declaration Of Laura A. Menninger In Support Of Defendant's Response in Opposition to Extending Deadline to Complete Depositions and <u>Motion for Sanctions for Violations of Rule 45</u>

I, Laura A. Menninger, declare as follows:

1. I am an attorney at law duly licensed in the State of New York and admitted to practice in the United States District Court for the Southern District of New York. I am a member of the law firm Haddon, Morgan & Foreman, P.C., counsel of record for Defendant Ghislaine Maxwell ("Maxwell") in this action. I respectfully submit this declaration in support of Defendant's Response in Opposition to Extending Deadline to Complete Depositions and Motion for Sanctions for Violations of Rule 45.

2. Attached as Exhibit A (filed under seal) is a true and correct copy of excerpts from the Deposition of Rinaldo Rizzo on June 10, 2016, and designated by Plaintiff as Confidential under the Protective Order.

Attached as Exhibit B (filed under seal) is a true and correct copy of The
 Billionaire Playboys Club book manuscript drafted by Plaintiff, designated by Plaintiff as
 Confidential under the Protective Order

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4. Attached as Exhibit C is a report by former FBI director, Louis Freeh.

5. Attached as Exhibit D (filed under seal) is a true and correct copy of excerpts of Plaintiff's deposition on May 3, 2016, and designated by Plaintiff as Confidential under the Protective Order.

6. Attached as Exhibit E are true and correct copies of May 23, 2016 correspondence from Meredith Shulz and May 25, 2016 correspondence from myself.

7. Attached as Exhibit F are true and correct copies of Notices of Subpoena with attachments for Jean Luc Brunel, served on February 16, 2016 and May 23, 2016, as well as correspondence regarding Mr. Brunel's deposition from counsel, Bradley Edwards.

8. Attached as Exhibit G is a Motion to Quash filed by counsel for Jeffrey Epstein in Broward County, Florida in *Edwards and Cassell v. Dershowitz*, Case No. 15-0000072 on September 10, 2015.

9. Attached as Exhibit H is a true and correct copy of the Notice of Deposition and Subpoena for Jeffrey Epstein, served on counsel on April 27, 2016.

10. Attached as Exhbit I are true and correct copies of the Notices of Deposition and Subpoena for Sarah Kellen and Nadia Marcincova, served on counsel on April 27, 2016.

Attached as Exhibit J (filed under seal) are true and correct copies of
 correspondence produced in this case between Ms. Maxwell and Jeffrey Epstein from January
 2015, and designated as Confidential by Defendant under the Protective Order.

12. Attached as Exhibit K (filed under seal) are Notices of Deposition and Subpoena for **Markov Security**, Joe Recarey and Michael Reiter and a letter of production from Sigrid McCawley of June 17, 2016, designated as Confidential by Plaintiff under the Protective Order.

13. Attached as Exhibit L (filed under seal) is the certificate of service for

14. Attached as Exhibit M is a true and correct copy of my correspondence to

Plaintiff's counsel of May 25, 2016.

15. Attached as Exhibit N is a Notice of Subpoena and Deposition for Sharon

Churcher on June 16, and the certificate of service dated June 4.

By: /s/ Laura A. Menninger Laura A. Menninger

CERTIFICATE OF SERVICE

I certify that on June 20, 2016, I electronically served this *Declaration Of Laura A*. *Menninger In Support Of Defendant's Response in Opposition to Extending Deadline to Complete Depositions and Motion for Sanctions for Violations of Rule 45* via ECF on the following:

Sigrid S. McCawley Meridith Schultz BOIES, SCHILLER & FLEXNER, LLP 401 East Las Olas Boulevard, Ste. 1200 Ft. Lauderdale, FL 33301 smccawley@bsfllp.com mschultz@bsfllp.com

Bradley J. Edwards FARMER, JAFFE, WEISSING, EDWARDS, FISTOS & LEHRMAN, P.L. 425 North Andrews Ave., Ste. 2 Ft. Lauderdale, FL 33301 brad@pathtojustice.com Paul G. Cassell 383 S. University Street Salt Lake City, UT 84112 cassellp@law.utah.edu

J. Stanley Pottinger 49 Twin Lakes Rd. South Salem, NY 10590 StanPottinger@aol.com

/s/ Nicole Simmons

Nicole Simmons

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EXHIBIT A

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

- - - - - - - - - - - - - - - x

VIRGINIA L. GIUFFRE,

Plaintiff,

-against-

Case No.: 15-cv-07433-RWS

GHISLAINE MAXWELL,

Defendant.

- - - - - - - - - - - - - - - x

CONFIDENTIAL

Videotaped deposition of RINALDO RIZZO, taken pursuant to subpoena, was held at the law offices of Boies Schiller & Flexner, 333 Main Street, Armonk, New York, commencing June 10, 2016, 10:06 a.m., on the above date, before Leslie Fagin, a Court Reporter and Notary Public in the State of New York.

_ _ _

MAGNA LEGAL SERVICES 1200 Avenue of the Americas New York, New York 10026 (866) 624-6221



| | Page 2 | | Page 4 |
|----------|---|----|---|
| 1 | - | 1 | R. Rizzo - Confidential |
| 2 | APPEARANCES: | 2 | Rizzo. |
| 3 | FARMER JAFFE WEISSING EDWARDS FISTOS &
LEHRMAN, P.L. | 3 | THE VIDEOGRAPHER: Will the court |
| 4 | Attorneys for Plaintiff | 4 | reporter please swear in the witness. |
| 5 | 425 N. Andrews Avenue
Fort Lauderdale, Florida 33301 | 5 | RINALDO RIZZO, |
| | BY: BRAD EDWARDS, ESQUIRE | 6 | called as a witness, having been duly |
| 6
7 | | 7 | sworn by a Notary Public, was |
| | HADDON MORGAN FOREMAN | 8 | examined and testified as follows: |
| 8 | Attorneys for Defendant
150 East 10th Avenue | 9 | EXAMINATION BY |
| 9 | Denver, Colorado 80203 | 10 | MR. EDWARDS: |
| 10 | BY: JEFFREY S. PAGLIUCA, ESQUIRE | 11 | Q. Mr. Rizzo, can you tell us your |
| 11 | | 12 | full name for the record? |
| 1.0 | FREEMAN LEWIS LLP | 13 | A. Rinaldo A. Rizzo. |
| 12 | Attorneys for the Witness
228 East 48th Street | 14 | Q. <u>And what is</u> your date of birth? |
| 13 | New York, New York 10017 | 15 | A. |
| 14 | BY: ROBERT LEWIS, ESQ. | 16 | Q. What is your address? |
| 15 | | 17 | A. |
| 16 | Also Present: | 18 | |
| 10 | RODOLFO DURAN, Videographer | 19 | Q. What is your educational |
| 17
18 | | 20 | background? |
| 19 | | 21 | A. I have a management degree with a |
| 20 | | 22 | minor in business law from Texas A&M |
| 21
22 | | 23 | University, and I have a degree in applied |
| 23 | | 24 | science in hospitality and culinary arts from |
| 24
25 | | 25 | the Culinary Institute of America. |
| | Page 3 | | Page 5 |
| 1 | | 1 | R. Rizzo - Confidential |
| 2 | THE VIDEOGRAPHER: This is DVD No. | 2 | Q. Are you married? |
| 3 | 1 in the video-recorded deposition of | 3 | A. Yes. |
| 4 | Rinaldo Rizzo, in the matter of Virginia | 4 | Q. Who are you married to? |
| 5 | Giuffre versus Ghislaine Maxwell, in the | 5 | A. Debra Rizzo. |
| 6 | United States District Court, Southern | 6 | Q. How long have you been married? |
| 7 | District of New York. This deposition | 7 | A. We've been together 27 years, so |
| 8 | is being held at 333 Main Street in | 8 | 22. |
| 9 | Armonk, New York, June 10, 2016, at | 9 | Q. And do you have children? |
| 10 | approximately 10:06 a.m. | 10 | À. Yes. |
| 11 | My name is Rodolfo Duran. I am the | 11 | Q. How many? |
| 12 | legal video specialist. The court | 12 | A. One. |
| 13 | reporter is Leslie Fagin, and we're both | 13 | Q. Since graduating, what has been |
| 14 | in association with Magna Legal | 14 | your profession? |
| 15 | Services. | 15 | A. It is called private service or |
| 16 | Will counsel please introduce | 16 | domestic service. |
| 17 | themselves. | 17 | Q. What does that mean? |
| 18 | MR. EDWARDS: Brad Edwards. I | 18 | A. My role is to work within a family |
| 19 | represent the plaintiff, Virginia | 19 | as a desired position that's offered to me, |
| 20 | Giuffre. | 20 | and most of it's been in management or |
| 21 | MR. PAGLIUCA: Jeff Pagliuca, | 21 | support of household staff. |
| 22 | appearing on behalf of Ms. Maxwell. | 22 | Q. Was there a time when you worked in |
| 23 | MR. LEWIS: Robert Lewis, with the | 23 | the household of Glenn Dubin and Eva Anderson |
| 24 | firm of Freeman Lewis, LLP, | 24 | Dubin? |
| 25 | representing the deponent, Rinaldo | 25 | A. Yes. |



| | Page 126 | | Page 128 |
|----------|--|----|--|
| 1 | R. Rizzo - Confidential | 1 | R. Rizzo - Confidential |
| 2 | fired abruptly at this point, right? | 2 | Q. The lawsuit with the Dubins |
| 3 | A. Correct. | 3 | referenced in Exhibit 3 was settled, I take |
| 4 | Q. You went and retained counsel to | 4 | it? |
| 5 | sue the Dubins, their entity and and and and and and and and and and and | 5 | A. Correct. |
| 6 | all of them, right? | 6 | Q. That was pursuant to a confidential |
| 7 | A. Correct. | 7 | settlement agreement? |
| 8 | Q. I take it you were deposed in | 8 | A. Correct. |
| 9 | connection with that litigation, correct? | 9 | Q. And I am assuming that you received |
| | A. Correct. | 10 | a sum of money to settle that litigation, is |
| 10
11 | Q. Now, during that litigation, that | 11 | that correct? |
| 12 | litigation meaning the reference in Exhibit | 12 | A. Correct. |
| 13 | 3, 13-cv-8864, did you ever tell anyone about | 13 | |
| 14 | | 14 | Q. And I'm not going to ask you the |
| | the interactions with Mr. Epstein that you | 15 | details about that, but in case I need to do |
| 15 | described here today? | 16 | something, let me put it this way. If I |
| 16 | A. No, I did not. | | choose to subpoend that settlement agreement |
| 17 | Q. That was not a part of your | 17 | from the Dubins, are you going to have any |
| 18 | lawsuit, correct? | 18 | objection to that, or is it all right if we |
| 19 | A. Could you restate the question? I | 19 | do that as far as you are concerned? |
| 20 | don't understand what | 20 | A. I would have to discuss it with my |
| 21 | Q. You didn't raise that as an issue | 21 | lawyer. |
| 22 | as to why you were suing the Dubins in 2013, | 22 | MR. PAGLIUCA: I can talk to you |
| 23 | right? | 23 | about that, if we decide to do it. |
| 24 | A. No, I did not. | 24 | Q. I just want to turn now, and this |
| 25 | THE VIDEOGRAPHER: The time is | 25 | is the last series of questions I have, what |
| | Page 127 | | Page 129 |
| 1 | R. Rizzo - Confidential | 1 | R. Rizzo - Confidential |
| 2 | 12:41. We are going off the record. | 2 | you did in advance of coming here today. |
| 3 | (Recess.) | 3 | Have you talked to Mr. Edwards |
| 4 | THE VIDEOGRAPHER: The time is | 4 | before? |
| 5 | 12:47 p.m. We are back on the record. | 5 | A. Yes. |
| 6 | This begins DVD No. 3. | 6 | Q. And when have you talked to Mr. |
| 7 | BY MR. PAGLIUCA: | 7 | Edwards? |
| 8 | Q. I just have a few more questions. | 8 | A. I don't recall the exact date and |
| 9 | I'm going to finish off with your employment. | 9 | time. |
| 10 | So after this lawsuit was | 10 | Q. Did Mr. Edwards call you or did you |
| 11 | concluded, referenced in Exhibit 3, have you | 11 | call Mr. Edwards first? |
| 12 | worked since then? | 12 | A. I called him. |
| 13 | A. No, I have not. | 13 | Q. When did you call Mr. Edwards? |
| 14 | Q. Has your wife worked since then? | 14 | A. I don't recall the exact date and |
| 15 | A. On and off, yes. | 15 | time. |
| 16 | Q. How is it that you are currently | 16 | Q. Years ago, days ago, months ago? |
| 17 | supporting yourself? | 17 | A. It's been at least over a year. |
| 18
19 | A. I'm on disability. | 18 | Q. Why did you call Mr. Edwards? |
| 19 | Q. That's as a result of your back | 19 | A. At the time I was having a very |
| 20 | injury? | 20 | hard time with my attorney. My wife and I |
| 21 | A. Yes, and my hip injury. | 21 | had discussed the issue. As my wife put it, |
| 22 | Q. I didn't realize you had a hip | 22 | we needed an attorney with balls and she had |
| 23 | injury, I'm sorry. Is that Social Security | 23 | been keeping track of the Jeffrey Epstein |
| 24 | disability? | 24 | issue, and basically in our conversation |
| 25 | A. Yes, it is. | 25 | MR. LEWIS: Let me stop you there. |



| | Page 130 | | Page 132 |
|-----------|---|----------|--|
| 1 | R. Rizzo - Confidential | 1 | R. Rizzo - Confidential |
| 1 | | | |
| 2 | There is a privilege of spousal | 2 | on attorney/client privilege grounds. |
| 3 | privilege, so please don't disclose | 3 | The conversation is privileged for the |
| 4 | conversations you had with your wife. | 4 | purpose of seeking legal advice. |
| 5 | THE WITNESS: Sorry. | 5 | MR. PAGLIUCA: I don't understand. |
| 6 | MR. LEWIS: You can answer the | 6 | Mr. Edwards is the lawyer for the |
| 7 | question why you called, but you don't | 7 | witness. |
| 8 | need to disclose anything about | 8 | MR. LEWIS: I am the lawyer for the |
| 9 | conversations with your wife. | 9 | witness. |
| 10 | A. I was looking for an attorney that | 10 | MR. PAGLIUCA: I know, I'm not |
| 11 | basically could handle this kind of | 11 | asking about you. |
| 12 | situation, and I felt like, from what I had | 12 | MR. LEWIS: He called Mr. Edwards |
| 13 | read, that Mr. Edwards was probably someone I | 13 | for the purpose to determine whether Mr. |
| 14 | needed to attain, if I could. | 14 | Edwards could represent him in some |
| 15 | Q. And so the, you referenced | 15 | capacity in that other lawsuit, so the |
| 16 | dissatisfaction with an attorney. I'm | 16 | conversations is privileged. |
| 17 | assuming that was the attorney that filed | 17 | MR. PAGLIUCA: I'm going to |
| 18 | this 13-cv-8664 action, is that correct? | 18 | disagree, and you know we may need to |
| 19 | A. Correct. | 19 | revisit that issue respectfully. |
| 20 | Q. So you weren't happy with that | 20 | MR. LEWIS: Fair enough. |
| 21 | lawyer and you were looking for a more | 21 | MR. PAGLIUCA: Let me put some |
| 22 | aggressive lawyer? | 22 | parameters on this that don't ask for |
| 23 | A. Correct, or someone that could work | 23 | communications. |
| 24 | with my lawyer. | 24 | MR. LEWIS: Ask a question and I |
| 25 | Q. The point being you were looking to | 25 | will object or not. |
| | Page 131 | | Page 133 |
| 1 | R. Rizzo - Confidential | 1 | R. Rizzo - Confidential |
| 2 | recover some form of compensation, I take it, | 2 | Q. I think you said you called Mr. |
| 3 | from the Dubins or Mr. Epstein? | 3 | Edwards about a year ago? |
| 4 | A. I was hoping how does Mr. | 4 | A. More or less, correct. |
| 5 | Epstein | 5 | Q. I didn't print out the docket |
| 6 | Q. I don't know. I'm asking the | 6 | sheet, but do you recall when you settled the |
| 7 | question. | 7 | 13-cv-8664 case? |
| 8 | A. That's incorrect. | 8 | A. To the best of my recollection, I |
| 9 | | 9 | think it was in December. |
| 10 | Q. You were seeking to get | 10 | |
| 11 | compensation from the Dubins, though? | 11 | Q. Of?
A. I.don't recall. I mean it's last |
| 12 | A. Correct. | 12 | A. I don't recall. I mean, it's last |
| 13 | Q. And that was the point of you | 13 | Q. Without telling me what you told |
| 14^{13} | calling Mr. Edwards is that, however you | | |
| 14 | learned it, you learned about the Epstein | 14
15 | Mr. Edwards, what was the purpose of your |
| 16 | litigation and you knew Mr. Edwards was | 16 | calling I think you already told me this, |
| 10
17 | involved in the Epstein litigation?
A. Correct. | 17 | so I won't reask it. Never mind. |
| | | | Did you just speak with Mr. Edwards |
| 18 | Q. The point of you contacting Mr. | 18 | over the phone? |
| 19 | Edwards was to see if he could represent you | 19 | A. Correct, yes. |
| 20 | in some litigation involving the Dubins in | 20 | Q. And I take it Mr. Edwards did not |
| 21 | which you would collect money, is that right? | 21 | become your lawyer in connection with any |
| 22 | A. Correct. | 22 | litigation against the Dubins, correct? |
| 23 | Q. And so when you called Mr. Edwards, | 23 | MR. LEWIS: You may answer that. |
| 24 | what do you recall telling him?
MR. LEWIS: At this point, I object | 24
25 | A. Correct.Q. And Mr. Edwards in some fashion |
| 25 | | | |



| | Page 134 | | Page 136 |
|--------|---|----|---|
| 1 | R. Rizzo - Confidential | 1 | R. Rizzo - Confidential |
| | | 2 | but I want to make sure. |
| 2
3 | indicated to you that he wasn't going to be
your lawyer in connection with litigation, | 3 | After that first conversation with |
| | | | |
| 4 | correct? | 4 | Mr. Edwards, did you speak with Mr. Edwards |
| 5 | MR. LEWIS: Objection. Do not | 5 | again in advance of this deposition today? |
| 6 | answer that on privilege grounds. | 6 | MR. LEWIS: You may answer that. |
| 7 | Q. Mr. Edwards never became your | 7 | A. No, I have not. |
| 8 | lawyer, is that right? | 8 | Q. Do you know, did Mr. Edwards |
| 9 | A. Correct. | 9 | provide a list of questions to your lawyer, |
| 10 | Q. After that conversation, did you | 10 | who is here today, for you to provide those |
| 11 | have any after you understood that Mr. | 11 | answers to your lawyer to give to Mr. |
| 12 | Edwards was not your lawyer, did you have | 12 | Edwards? |
| 13 | further conversations with Mr. Edwards? | 13 | MR. LEWIS: I advise the witness to |
| 14 | A. No, I did not. | 14 | only answer that question to the extent |
| 15 | Q. You may object to this, but I need | 15 | he knows it outside of any conversations |
| 16 | to ask this question. In the first | 16 | that he might have had with me, which |
| 17 | conversation that you had with Mr. Edwards, | 17 | are privileged. |
| 18 | did you tell Mr. Edwards the things that | 18 | A. No. |
| 19 | you've told us here today? | 19 | Q. So let me explain that question, |
| 20 | MR. LEWIS: Objection. Do not | 20 | and here is my issue with that, and I don't |
| 21 | answer. | 21 | know if this happened or didn't happen, but |
| 22 | MR. PAGLIUCA: Privilege? | 22 | if there are questions that are given |
| 23 | MR. LEWIS: Yes. | 23 | proposed to you by Mr. Edwards and you give |
| 24 | MR. PAGLIUCA: So just so the | 24 | them to the client with the expectation he is |
| 25 | record is clear, it seems to me this | 25 | going to give that information to you to give |
| | Page 135 | | Page 137 |
| 1 | R. Rizzo - Confidential | 1 | R. Rizzo - Confidential |
| 2 | would be a subject matter waiver of | 2 | to Mr. Edwards, it's not privileged. |
| 3 | everything that he has talked about. I | 3 | MR. LEWIS: I can represent that |
| 4 | don't know why it makes a difference if | 4 | didn't happen. |
| 5 | he is talking about it now and he told | 5 | MR. PAGLIUCA: That solves the |
| 6 | Mr. Edwards, I think he can talk about | 6 | problem. |
| 7 | what he said to Mr. Edwards. It seems | 7 | Q. I'm just closing the loop on this |
| 8 | to me there is a waiver here. | 8 | and then we are done. |
| 9 | MR. LEWIS: You are presuming what | 9 | Have you spoken to anyone who is |
| 10 | he said to Mr. Edwards. And secondly, | 10 | affiliated with Mr. Edwards, either another |
| 11 | just because, even if that were the | 11 | lawyer in his office, paralegal, an |
| 12 | case, I'm not saying it is, just because | 12 | investigator, about the things that you've |
| 13 | you testify to incidents which you tell | 13 | talked about here today? |
| 14 | your attorney about doesn't mean the | 14 | A. No, I have not. |
| 15 | disclosures to your attorney are not | 15 | MR. PAGLIUCA: That's all I have. |
| 16 | privileged. | 16 | MR. EDWARDS: I don't have any |
| 17 | MR. PAGLIUCA: Fair enough. We can | 17 | questions. I appreciate you taking the |
| 18 | argue about this later if we need to. | 18 | time. Sorry about your injury. |
| 19 | BY MR. PAGLIUCA: | 19 | THE VIDEOGRAPHER: The time is |
| 20 | Q. Other than Mr. Edwards and your | 20 | 12:58 p.m. and we are going off the |
| 21 | wife and your current attorney, have you | 21 | record. |
| 22 | talked to anyone else about the things that | 22 | (Recess.) |
| 23 | you've talked about here today? | 23 | THE VIDEOGRAPHER: Back on the |
| 24 | A. No, I have not. | 24 | record. |
| 25 | Q. I think you answered this question, | 25 | MR. PAGLIUCA: The parties have |



Case 1:15-cv-07433-LAP Document 1320-30 Filed 01/03/24 Page 1 of 27

EXHIBIT D

GIUFFRE

VS.

MAXWELL

Deposition

VIRGINIA GIUFFRE

05/03/2016

Agren Blando Court Reporting & Video, Inc.

216 16th Street, Suite 600 Denver Colorado, 80202 303-296-0017 Case 1:15-cvAgreg-Blando Comet Reporting Redide 03 Inc. Page 3 of 27

IN THE UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF NEW YORK

Civil Action No. 15-cv-07433-RWS

CONFIDENTIAL VIDEOTAPED DEPOSITION OF VIRGINIA GIUFFRE May 3, 2016

VIRGINIA L. GIUFFRE,

Plaintiff,

v.

GHISLAINE MAXWELL,

Defendant.

APPEARANCES:

FAMER, JAFFE, WEISSING, EDWARDS, FISTOS & LEHRMAN, P.L. By Brad Edwards, Esq. 425 N. Andrews Avenue Suite 2 Fort Lauderdale, FL 33301 Phone: 954.524.2820 brad@pathtojustice.com Appearing on behalf of the Plaintiff

BOIES, SCHILLER & FLEXNER LLP

By Sigrid S. McCawley, Esq. (For Portion) 401 East Las Olas Boulevard Suite 1200 Fort Lauderdale, FL 33301-2211 Phone: 954.356.0011 smccawley@bsfllp.com Appearing on behalf of the Plaintiff

Case 1:15-cv Agree-Blando Count Reporting Revide 03 Drc. Page 4 of 27

| 1 | APPEARANCES: (Continued) |
|----|--|
| 2 | HADDON, MORGAN AND FORMAN, P.C.
By Laura A. Menninger, Esq. |
| 3 | Jeffrey S. Pagliuca, Esq.
150 East 10th Avenue |
| 4 | Denver, CO 80203
Phone: 303.831.7364 |
| 5 | lmenninger@hmflaw.com
jpagliuca@hmflaw.com |
| 6 | Appearing on behalf of the
Defendant |
| 7 | Also Present: |
| 8 | Brenda Rodriguez, Paralegal
Nicholas F. Borgia, CLVS Videographer |
| 9 | , , , ₁ |
| 10 | |
| 11 | |
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| 22 | |
| 23 | |
| 24 | |
| 25 | |

Case 1:15-cv**Agree-BlandocCond**n**Reporting** Revide/03. Inc. Page 5 of 27

| 1 | Pursuant to Notice and the Federal Rules | S |
|----|---|-----|
| 2 | of Civil Procedure, the VIDEOTAPED DEPOSITION OF | |
| 3 | VIRGINIA GIUFFRE, called by Defendant, was taken or | n |
| 4 | Tuesday, May 3, 2016, commencing at 9:00 a.m., at 3 | 150 |
| 5 | East 10th Avenue, Denver, Colorado, before Kelly A | • |
| 6 | Mackereth, Certified Shorthand Reporter, Registered | d |
| 7 | Professional Reporter, Certified Realtime Reporter | |
| 8 | and Notary Public within Colorado. | |
| 9 | * * * * * * | |
| 10 | INDEX | |
| 11 | EXAMINATION PAGE | |
| 12 | MS. MENNINGER 8 | |
| 13 | MS. MENNINGER 0 | |
| 14 | PRODUCTION REQUEST(S): | |
| 15 | (None.) | |
| 16 | | |
| 17 | | |
| 18 | | |
| 19 | | |
| 20 | | |
| 21 | | |
| 22 | | |
| 23 | | |
| 24 | | |
| 25 | | |

Case 1:15-cv**Agree-Blando Count**h **Reporting** Revide 03. Drc. Page 6 of 27

| 1 | wanted to know about the Prince Andrew incident. |
|----|---|
| 2 | Q So that's a different piece of paper? |
| 3 | A Yeah, that's just random paper. |
| 4 | Q So you had a green spiral notebook that |
| 5 | you began sometime in 2011 or 2012 in which you wrote |
| 6 | down your recollections about what had happened to |
| 7 | you, and you burned that in a bonfire in 2013. |
| 8 | Did I get that right? |
| 9 | A You got that right. |
| 10 | Q And do you have no other names of people |
| 11 | to whom you claim Ghislaine Maxwell directed you to |
| 12 | have sex, correct? |
| 13 | A At this time, no. |
| 14 | Q Is there any document that would refresh |
| 15 | your recollection that you could look at? |
| 16 | A If you have a document you'd like to show |
| 17 | me, I would be glad to look at it and tell you the |
| 18 | names I recognize off of that. |
| 19 | Q I'm just asking you if there's a document |
| 20 | you know of that has this list of names in it? |
| 21 | A Not in front of me, no. |
| 22 | Q Where is the original of the photograph |
| 23 | that has been widely circulated in the press of you |
| 24 | with Prince Andrew? |
| 25 | A I probably still have it. It's not in my |
| | VIRGINIA GIUFFRE 5/3/2016 |

Case 1:15-cv Agree-Blando Count Reporting Revide 03 Drc. Page 7 of 27

| 1 | possession | right now. |
|----|-------------|--|
| 2 | Q | Where is it? |
| 3 | А | Probably in some storage boxes. |
| 4 | Q | Where? |
| 5 | A | In Sydney. |
| 6 | Q | Where in Sydney? |
| 7 | A | At some family's house. We got the boxes |
| 8 | shipped to | Australia, and they were picked up off the |
| 9 | porch by my | y nephews and brought to their house. |
| 10 | Q | Which is where? |
| 11 | A | In Sydney. |
| 12 | Q | Where in Sydney? |
| 13 | A | Bass Hill. |
| 14 | Q | And who lives in that house? |
| 15 | A | Well, it's owned by my mother-in-law and |
| 16 | father-in- | law, but my nephews live in the house. |
| 17 | Q | What are their names? |
| 18 | A | I'm not giving you the names of my |
| 19 | nephews. | |
| 20 | Q | What's the address of the house? |
| 21 | A | Why would you want that? |
| 22 | Q | I want to know where the photograph is. |
| 23 | I'm asking | you where the photograph is. And you've |
| 24 | just told r | ne it's somewhere in Bass Hill? |
| 25 | A | Yes. |
| | | |

VIRGINIA GIUFFRE 5/3/2016

Case 1:15-cvAgree-Blando Counth Reporting Revide 03 Inc. Page 8 of 27

1 Q So where in Bass Hill is the photograph 2 located?

3 Α If I can't 100 percent say that the 4 photograph is there, it could be at my house that I 5 presently live in. I'm not going to give you the 6 address of my nephews' residence. 7 0 When is the last time you saw the 8 photograph in person? 9 When I packed and left America. Α 10 Colorado? 0 11 Α Yes. 12 Q All right. So you had that photograph 13 here with you in Colorado? 14 Α Yes. 15 Q What's on the back of the photograph? 16 Α I'm sorry? 17 Is there anything on the back of the Q 18 photograph? 19 Α There's like the date it was printed, but 20 no writing or anything. 21 Okay. Does it say where it was printed? 0 22 I don't believe so. I think it just -- I Α 23 don't remember. I just remember there's a date on 24 it. 25 0 Whose camera was it taken with? VIRGINIA GIUFFRE 5/3/2016

Case 1:15-cv Agree-Blando Count Reporting Revide 03 Drc. Page 9 of 27

| 1 | А | My little yellow Kodak camera. |
|----|------------|---|
| 2 | Q | Who took the picture? |
| 3 | А | Jeffrey Epstein. |
| 4 | Q | And where did you have it developed? |
| 5 | A | I believe when I got back to America. |
| 6 | Q | So where? |
| 7 | A | I don't know. |
| 8 | Q | Palm Beach? |
| 9 | A | I don't know. |
| 10 | Q | What is the date the photograph was |
| 11 | printed? | |
| 12 | A | I believe it's in March 2001. |
| 13 | Q | Okay. |
| 14 | A | But that's just off of my photographic |
| 15 | memory. I | don't it could be different, but I |
| 16 | think it's | March 2001. |
| 17 | Q | You have a photographic memory? |
| 18 | A | I'm not saying I have a photographic |
| 19 | memory. Bu | it if I'd look at the back of the photo and |
| 20 | I remember | what it says, I believe it was March 2001. |
| 21 | Q | Did the photograph ever leave your |
| 22 | possession | for a while? |
| 23 | A | I gave it to the FBI. |
| 24 | Q | Okay. And when did you get it back? |
| 25 | A | When they took copies of it. |
| | | VIRGINIA GIUFFRE 5/3/2016 |

1 When was that? Q 2 Α 2011. 3 When they came to interview you? 0 4 Α Yes. 5 0 So from 2011 until you left Colorado it 6 was in your personal possession? 7 Α Yes. 8 What other documents related to this case 0 9 are in that, storage boxes in Australia? 10 MR. EDWARDS: Object to the form. 11 Documents related to this case -- there --Α 12 I don't know. I really can't tell you. I mean, 13 there's seven boxes full of Nerf guns, my kids' toys, 14 photos. I don't know what other documents would be 15 in there. 16 0 (BY MS. MENNINGER) Did anyone search 17 those documents after you received discovery requests 18 from us in this case? 19 Α I haven't been able to obtain those boxes. 20 I can't get them sent back up to me. It's going to 21 cost me a large amount of money. And right now I'm 22 trying to look after my family, so I'm not able to 23 afford to get them up. 24 0 You live in Australia, correct? 25 Α I do.

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VIRGINIA GIUFFRE 5/3/2016

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| 1 | Q Okay. How far away are the boxes from |
|----|--|
| 2 | where you live in Australia? |
| 3 | A Sydney is down here at the bottom. Cairns |
| 4 | is up here at the top. |
| 5 | Q Okay. |
| 6 | A It's probably a six-day drive. |
| 7 | Q Did you fly here through Sydney? |
| 8 | A No. |
| 9 | Q Have you been to Sydney since you've moved |
| 10 | back to Australia? |
| 11 | A I flew into Sydney with my three kids, but |
| 12 | it was a connecting flight to Brisbane. |
| 13 | Q Did you ask your nephews or anyone else to |
| 14 | search those boxes in response to discovery requests |
| 15 | that we issued in this case? |
| 16 | A They are my nephews. I would never let |
| 17 | them look at those. |
| 18 | Q Other than your green spiral notebook, |
| 19 | what else did you burn in this bonfire in 2013? |
| 20 | A That was it. |
| 21 | Q That's the only thing? |
| 22 | A Yes. |
| 23 | Q Did you use wood? |
| 24 | A Yes. |
| 25 | Q Charcoal? |
| | |

VIRGINIA GIUFFRE 5/3/2016

Case 1:15-cv-Agres Blando Gourt Reporting Revideos/Inc. Page 12 of 27

| 1 | A My husband built the bonfire out of wood | |
|----|---|--|
| 2 | and I don't know what else he put in it. He's the | |
| 3 | one who always makes the fires, not me. | |
| 4 | Q Who else was present? | |
| 5 | A Just him and I. | |
| 6 | Q Were your kids there? | |
| 7 | A No. They were inside sleeping. | |
| 8 | Q And what beach was this? | |
| 9 | A It wasn't a beach. It was in my backyard | ι. |
| 10 | Q What's your address? | |
| 11 | A At that time? | |
| 12 | Q Um-hum. | |
| 13 | A | |
| 14 | Q | |
| 15 | A Yes. | |
| 16 | Q Who were your neighbors? | |
| 17 | A Sweet people. Ray and I could look on | l |
| 18 | my phone if you want. | |
| 19 | Q No, thank you. Do they still live there? | the second s |
| 20 | A Yes. | |
| 21 | Q Do you keep in touch with them? | |
| 22 | A Last time I talked to them was a few | |
| 23 | months ago. | |
| 24 | Q Did they see the fire? | |
| 25 | A They've seen many fires that we've had. | |
| | VIRGINIA GIUFFRE 5/3/2016 | |

Case 1:15-cv-Agree Blando Count Reporting Revideo3/Inc. Page 13 of 27

1 We've had lots of bonfires there. 2 0 Did you ever ride in a helicopter with 3 Ghislaine Maxwell acting as pilot of the helicopter? 4 А Yes. 5 0 Who else was on the flight? 6 Α I've been on the helicopter with her 7 plenty of times. I can't mention how many people 8 were on the -- on the helicopter at the same time. 9 How many times? Q 10 I don't know. Do you have helicopter Α 11 records that you could show me? 12 Q I'm asking you how many times you were on 13 the helicopter with Ghislaine Maxwell acting as the 14 pilot --15 Α It's impossible for me to answer the 16 question without having the actual physical records 17 in front of me. 18 I'm asking you to look into your memory 0 19 and tell me how many times you recall being on a 20 helicopter with Ghislaine Maxwell at the pilot seat? 21 There is no number I can give you. Α 22 There's plenty of times I've been on her helicopter. 23 Where did you go from and to on a 0 24 helicopter? 25 Α I believe it was -- don't quote me on this

VIRGINIA GIUFFRE 5/3/2016

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| 1 | because I get confused on the islands there. I want |
|----|---|
| 2 | to say it was St. John's. It could have been |
| 3 | St. Barts. St. John or St. Barts, and then we would |
| 4 | fly straight to Jeffrey's island. |
| 5 | Q Okay. Did you ever go anywhere else on |
| 6 | the helicopter? |
| 7 | A No. |
| 8 | Q Were you ever on the helicopter with Bill |
| 9 | Clinton and Ghislaine Maxwell as the pilot of the |
| 10 | helicopter? |
| 11 | A No. |
| 12 | Q Were you ever on the helicopter with Bill |
| 13 | Clinton's Secret Service and Ghislaine Maxwell as the |
| 14 | pilot? |
| 15 | A No. |
| 16 | Q Do you recall telling Sharon Churcher that |
| 17 | you were? |
| 18 | A No. |
| 19 | Q Did you see the press article in which |
| 20 | Sharon Churcher reported that you were? |
| 21 | MR. EDWARDS: Objection. I'd just ask |
| 22 | that if you're going to ask this witness about a |
| 23 | specific article I'd like for her to see the article. |
| 24 | Otherwise she's not going to testify about it. |
| 25 | If you have something to show her, then, |
| | VIRGINIA GIUFFRE 5/3/2016 216 |

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1 please.

Q (BY MS. MENNINGER) Do you recall seeing a press article in which Sharon Churcher reported that you were on a helicopter with Bill Clinton and Ghislaine Maxwell as the pilot?

6 MR. EDWARDS: Again, I'll let you answer 7 the question once she's looking at the document that 8 you're being asked about.

9 MS. MENNINGER: You're not letting her 10 answer a question about whether she recalls a 11 particular press statement?

MR. EDWARDS: I will let her answer every question about the press statement as long as she sees the press statement. I'm okay with that. She can answer all of them.

MS. MENNINGER: No, there is a rule of civil procedure that allows you to direct a witness not to answer a question when there's a claim of privilege.

What privilege are you claiming to direct her not to answer this question?

22 MR. EDWARDS: I thought that you wanted 23 accurate answers from this witness. If the --

MS. MENNINGER: I asked her if she
 recalled something --

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Case 1:15-cv-Agree Blando Court Reporting Revideog/Inc. Page 16 of 27

1 MR. EDWARDS: If the sole purpose is to 2 just to harass her --3 MS. MENNINGER: I asked her if she 4 recalled something --5 MR. EDWARDS: Then that's just not going 6 to be what's happening today. 7 (BY MS. MENNINGER) All right. So you're 0 8 refusing to answer a question about whether you 9 recall a particular press statement --10 MR. EDWARDS: She's --11 Q (BY MS. MENNINGER) -- is that true? 12 MR. EDWARDS: She is not refusing to 13 answer any questions. She --14 Α I'm not refusing to answer. I just want 15 to see the article you're talking about so I can be 16 clear in my statement. 17 (BY MS. MENNINGER) Do you recall seeing a 0 18 press article written by Sharon Churcher reporting 19 that you flew on a helicopter with Bill Clinton and 20 Ghislaine Maxwell as the pilot? 21 No, I do not recall reading a press Α 22 article saying that I was on a helicopter with Bill 23 Clinton as Ghislaine is the pilot. 24 0 Do you recall telling Sharon Churcher that 25 you had conversations with Bill Clinton regarding him VIRGINIA GIUFFRE 5/3/2016

Case 1:15-cv-Agree Blando Count Reporting Revideo3/Inc. Page 17 of 27

1 flying on a helicopter with Ghislaine Maxwell? 2 Α I believe that it was taken out of 3 context. Ghislaine told me that she flew Bill 4 Clinton in. And Ghislaine likes to talk a lot of 5 stuff that sounds fantastical. And whether it's true 6 or not, that is what I do recall telling Sharon 7 Churcher. 8 0 So you told Sharon Churcher that Ghislaine 9 Maxwell is the one who told you that she flew Bill 10 Clinton in the helicopter? 11 I told Sharon Churcher that Ghislaine flew Α 12 Bill Clinton onto the island, based upon what 13 Ghislaine had told me. 14 Not based upon what Bill Clinton had told 0 15 you, correct? 16 Α Correct. 17 0 Did you ever ask Sharon Churcher to 18 correct anything that was printed under her name, 19 concerning your stories to Sharon Churcher? 20 Α I wasn't given those stories to read 21 before they were printed. 22 Q After they were printed did you read them? 23 Α I tried to stay away from them. They were 24 very hard. You have to understand it was a very hard 25 time for me and my husband to have to have this VIRGINIA GIUFFRE 5/3/2016

Case 1:15-cv-Agress Blando Count Reporting Revideo3/Inc. Page 18 of 27

1 public -- we didn't think it was going to be this 2 publicly announced and that big. So we turned off 3 the news and we stopped reading so many things. 4 You didn't read the articles about your 0 stories to Sharon Churcher --5 6 I've read some articles --Α 7 Let me just finish. You did not read the 0 8 articles published by Sharon Churcher about your 9 stories to Sharon Churcher? 10 I have read some articles about what Α 11 Sharon Churcher wrote. And a lot of the stuff that 12 she writes she takes things from my own mouth and 13 changes them into her own words as journalists do. 14 And I never came back to her and told her 15 to correct anything. What was done was done. There 16 was nothing else I can do. 17 0 So even if she printed something that were 18 untrue you didn't ask her to correct it, correct? 19 Α There was things that she printed that 20 really pissed me off, but there was nothing I could 21 do about it. It's already out there. 22 Q She printed things that were untrue, 23 correct? 24 MR. EDWARDS: Objection to the form. 25 Mischaracterization.

VIRGINIA GIUFFRE 5/3/2016

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1 Α I wouldn't say that they were untrue. Τ 2 would just say that she printed them as journalists 3 take your words and turn them into something else. 4 0 (BY MS. MENNINGER) She got it wrong? 5 MR. EDWARDS: Object to the form. 6 Mischaracterization. 7 Α In some ways, yes. 8 0 (BY MS. MENNINGER) Did she print things 9 in her articles that you did not say to her? 10 MR. EDWARDS: I object and ask that the 11 witness be given the opportunity to see the document 12 so that she can review it and answer that question 13 accurately. Otherwise she's unable to answer the 14 question. I'm not going to allow her to answer. MS. MENNINGER: You know the civil rules 15 16 tell you not to suggest answers to your client. 17 (BY MS. MENNINGER) And you understand 0 18 your lawyer is now directing you to not all of a 19 sudden remember what your answer is. That's what 20 he's suggesting that you say. So you're not supposed 21 to listen to him suggest that to you. You're 22 supposed to tell me from your memory. 23 MR. EDWARDS: That is not what I'm --24 0 (BY MS. MENNINGER) Did you --25 MR. EDWARDS: That's not what I'm doing. VIRGINIA GIUFFRE 5/3/2016

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You don't get to just talk over me and tell my client when not to listen to me. All you have to do to get answers is show her the document you're talking about, and I'll let her answer every question. I don't know why we're so scared of the actual documents.

MS. MENNINGER: I don't know why you're scared of your client's recollection, Mr. Edwards.
But anyway --

10MR. EDWARDS: Why would you do this to11her?

12 Q (BY MS. MENNINGER) Did Sharon Churcher 13 print things that you did not say?

MR. EDWARDS: I'm going to instruct my client not to answer unless you give her what it is that you're talking about that was printed. And she will tell you the answer, the accurate answer to your question. Just without the document to refresh her recollection and see it, she's not going to answer the question.

21 Q (BY MS. MENNINGER) Did Sharon Churcher 22 print things that you did not say?

MR. EDWARDS: Same objection. Same
 instruction not to answer.

25 I think I've made a very clear record as

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1 to why I want my client to answer all of these 2 questions, but I want her to have the fair 3 opportunity to see this document. 4 (BY MS. MENNINGER) Did Sharon Churcher 0 5 print things that you felt were inaccurate? 6 MR. EDWARDS: Same objection. Same 7 instruction. If she sees the document, she's going 8 to answer every one of these questions. 9 (BY MS. MENNINGER) Did any other reporter Q 10 print statements that you believe are inaccurate? 11 MR. EDWARDS: Same objection. Same 12 instruction. 13 (BY MS. MENNINGER) Did any reporter print 0 14 statements about Ghislaine Maxwell that were 15 inaccurate? 16 MR. EDWARDS: Same objection. Same 17 instruction. 18 This is harassing. This is harassing a 19 sexual abuse victim. And all I'm asking is for 20 fairness, that we just let her see the document so 21 she can answer this. 22 MS. MENNINGER: Mr. Edwards, please stop 23 saying anything other than an objection, what the 24 basis is, or instructing your client not to answer. 25 I will do that. MR. EDWARDS: 223 VIRGINIA GIUFFRE 5/3/2016

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1 MS. MENNINGER: That's what the Federal 2 Rules of Civil Procedure provide. 3 MR. EDWARDS: I hear you. They also 4 provide for fairness and civility. And all I'm 5 asking, very calmly, is for her to see this. 6 MS. MENNINGER: Mr. Edwards, this is not 7 your deposition. I'm asking your client what she

8 remembers. If she doesn't want to talk about what 9 she remembers, then let her not answer. But you 10 cannot instruct her not to answer unless there's a 11 privilege.

12 What privilege --

13 MR. EDWARDS: I am instructing her not to14 answer.

Q (BY MS. MENNINGER) All right. You are refusing to answer questions about whether statements to the press about Ghislaine Maxwell attributed to you were inaccurate?

MR. EDWARDS: She's not refusing not toanswer.

A You are refusing to show me these documents so I could answer properly. I would give you an answer if you were to show me some documents. Q (BY MS. MENNINGER) You can't say without looking at a document whether the press attributed to

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| 1 | you is accurate or inaccurate? |
|----|---|
| 2 | A Please show me the document. |
| 3 | Q You can't say from the top of your head |
| 4 | whether any inaccurate statement has been attributed |
| 5 | to you in the press? |
| 6 | A Please show me a document and I will tell |
| 7 | you. |
| 8 | Q Are you refusing to answer my questions |
| 9 | about your knowledge of whether inaccurate statements |
| 10 | have been attributed to you in the press? |
| 11 | A Are you refusing to give me the documents |
| 12 | to look at? |
| 13 | Q Are you refusing to answer the question? |
| 14 | A I am refusing to answer the question based |
| 15 | upon the fact that you are not being fair enough to |
| 16 | let me see the document in order to give you an |
| 17 | honest answer. |
| 18 | Q Ms. Giuffre |
| 19 | A Yes. |
| 20 | Q we are talking about press that has |
| 21 | been published on the Internet, correct? |
| 22 | A Yes. |
| 23 | Q Do you have access to the Internet? |
| 24 | A Yes. |
| 25 | Q Have you looked on the Internet and read |
| | VIRGINIA GIUFFRE 5/3/2016 |

Case 1:15-cv-Agree Blando Count Reporting Revideo3/Inc. Page 24 of 27 1 articles that attribute statements to you about 2 Ghislaine Maxwell? 3 Α Yes. 4 0 Do you know any statement that has been 5 attributed to you in a press article on the Internet 6 about Ghislaine Maxwell that is untrue? 7 MR. EDWARDS: Same objection. Same 8 instruction. 9 Please show me a specific document. Α 10 (BY MS. MENNINGER) Do you know of any 0 11 such statement about Ghislaine Maxwell attributed to 12 you by the press that is inaccurate? 13 Α If you could please show me a specific 14 document. 15 Tell me what Sharon Churcher asked you to 0 16 write for her. 17 Any knowledge that I had about my time Α 18 with Prince Andrew. 19 0 And did you write it? 20 Α Um-hum. 21 What did you write it in or on? 0 22 Α Paper. 23 What kind of paper? Q 24 Α Lined paper. 25 0 Was it in a book or single sheets?

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| 1 | A Single sheets. |
|----|---|
| 2 | Q And did you write a long document or a |
| 3 | short document? What was it? |
| 4 | A I can't recall how long the document was, |
| 5 | but I would say it would be a few pages. |
| 6 | Q And other than asking you to write |
| 7 | whatever you remember about Prince Andrew, did she |
| 8 | give you any other directions about what you should |
| 9 | write? |
| 10 | A She was interested in two things, really. |
| 11 | How Epstein got away with so many counts of child |
| 12 | trafficking for sex and how Prince Andrew was |
| 13 | involved in it. Those were her two main inquiries. |
| 14 | Q What did she ask you to write? |
| 15 | A She asked me to write about Prince Andrew. |
| 16 | Q Did she tell you to put it in your own |
| 17 | handwriting? |
| 18 | A No, she just asked me to write down what I |
| 19 | can remember. |
| 20 | Q Did you give her everything that you |
| 21 | wrote? |
| 22 | A Did I give her the whole entire pages that |
| 23 | I wrote? |
| 24 | Q Yes. |
| 25 | A Yeah, I wrote pages for her specifically. |
| | VIRGINIA GIUFFRE 5/3/2016 227 |

Case 1:15-cv-Bgress Blando Count Reporting Rel/ideo3/Inc. Page 26 of 27 1 In your own handwriting? Q 2 Α In my own handwriting. 3 And what you wrote, was that true? 0 4 Α Yes. 5 And did you get paid for those pieces of 0 6 paper? 7 Α Not for the papers, I don't believe. 8 Okay. Have you gotten paid when they've 0 9 been reprinted? 10 Α No. 11 Have you negotiated any deal with Radar Q 12 Online? 13 No. Α 14 0 Have you negotiated any deal with Sharon 15 Churcher for the purpose of publishing those pieces 16 of paper? 17 Α Not those pieces of paper. 18 0 When did you write those pieces of paper? 19 MR. EDWARDS: Object to the form. 20 Α A week before she came out. 21 (BY MS. MENNINGER) And when did you give 0 22 them to her? 23 Α When she came out. 24 0 When was that? 25 Sometime, I believe, in early 2011. Α

VIRGINIA GIUFFRE 5/3/2016

Case 1:15-cv-Agree Blando Count Reporting Revideo3/Inc. Page 27 of 27 1 What did you get paid for, if not for Q 2 those pieces of paper? 3 MR. EDWARDS: Object to the form. 4 I was paid for the picture with Prince Α 5 Andrew with his arm around me, Ghislaine in the 6 background. And I was paid for the, I guess, the 7 print of the stories. 8 0 (BY MS. MENNINGER) Anything else? 9 Α No. 10 You were not paid for those pieces of 0 11 paper? 12 Α No. 13 All right. And how many pieces of paper 0 14 did you write? 15 Like I said, I'm rounding it around three. Α 16 Q Three pieces of paper? 17 That's what I -- I don't remember to be Α 18 exact on a number. I'm sorry. But over three pages. 19 0 And you wrote those sometime in 2011? 20 Α The week that she was coming out to see 21 me. 22 Q And you gave them to her, right? 23 Α I gave them to her. 24 0 Did you keep a copy of that? 25 Α No.

VIRGINIA GIUFFRE 5/3/2016

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EXHIBIT F

United States District Court Southern District of New York

Virginia L. Giuffre,

Plaintiff,

Case No.: 15-cv-07433-RWS

v.

Ghislaine Maxwell,

Defendant.

NOTICE OF SERVICE OF RULE 45 SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS OR TO PERMIT INSPECTION OF PREMISES UPON JEAN LUC BRUNEL

PLEASE TAKE NOTICE THAT, pursuant to Rule 45 of the Federal Rules of Civil

Procedure, Plaintiff, Virginia Giuffre, hereby provides Notice of Service of Subpoena to Produce

Documents, Information, or Objects or to Permit Inspection of Premises upon Jean Luc Brunel.

A copy of the Subpoena is attached to this Notice as Exhibit A.

Dated: February 16, 2016

By: <u>/s/ Sigrid McCawley</u> Sigrid McCawley (Admitted Pro Hac Vice) Boies Schiller & Flexner LLP 401 E. Las Olas Blvd., Suite 1200 Ft. Lauderdale, FL 33301 (954) 356-0011

David Boies Boies Schiller & Flexner LLP 333 Main Street Armonk, NY 10504

Ellen Brockman Boies Schiller & Flexner LLP 575 Lexington Ave New York, New York 10022 (212) 446-2300

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on February 16, 2016, I served the foregoing document on the

individuals identified below via email.

Laura A. Menninger, Esq. HADDON, MORGAN & FOREMAN, P.C. 150 East 10th Avenue Denver, Colorado 80203 Tel: (303) 831-7364 Fax: (303) 832-2628 Email: <u>Imenninger@hmflaw.com</u>

> /s/ Sigrid S. McCawley Sigrid S. McCawley

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AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

UNITED STATES DISTRICT COURT

for the

Southern District of New York

Virginia L. Giuffre

Plaintiff V.

Ghislaine Maxwell

Civil Action No. 15-CV-07433-RWS

Defendant

SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION

To:

JEAN LUC BRUNEL, c/o Joe Titone, 621 South East 5th Street, Pompano Beach, Florida 33060

(Name of person to whom this subpoend is directed)

Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material:

PLEASE SEE ATTACHED EXHIBIT A.

| Place: Boies, Schiller & Flexner LLP | Date and Time: |
|--|--------------------|
| 575 Lexington Avenue
New York, NY 10022 | 03/01/2016 9:00 am |

Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.

| Place: | Date and Time: |
|--------|----------------|
| | |
| | |

The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.

Date: 02/16/2016

CLERK OF COURT

Signature of Clerk or Deputy Clerk

Attorney's signature

The name, address, e-mail address, and telephone number of the attorney representing *(name of party)* Virginia Giuffre , who issues or requests this subpoena, are:

Sigrid S. McCawley, BSF, LLP, 401 E Las Olas Blvd, #1200, Ft. Lauderdale, FL 33301 (954)356-0011 smccawley@bsfllp.com

OR

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

Case 1:15-cv-07433-LAP Document 1320-31 Filed 01/03/24 Page 5 of 24

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action (Page 2)

Civil Action No. 15-CV-07433-RWS

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

I received this subpoena for (name of individual and title, if any)

on (date)

I served the subpoena by delivering a copy to the named person as follows:

on (date) ; or

Unless the subpoena was issued on behalf of the United States, or one of its officers or agents, I have also tendered to the witness the fees for one day's attendance, and the mileage allowed by law, in the amount of

 My fees are \$
 for travel and \$
 for services, for a total of \$
 0.00

I declare under penalty of perjury that this information is true.

Date:

S

Server's signature

Printed name and title

Server's address

Additional information regarding attempted service, etc.:

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects of to Permit Inspection of Premises in a Civil Action(Page 3)

Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

(c) Place of Compliance,

(1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:

(A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or

(B) within the state where the person resides, is employed, or regularly transacts business in person, if the person

(i) is a party or a party's officer: or

 (ii) is commanded to attend a trial and would not incur substantial expense.

(2) For Other Discovery. A subpoena may command:

(A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and

(B) inspection of premises at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

(A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.

(B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoend a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoend is served. If an objection is made, the following rules apply:

(i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.

(ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

(A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:

(i) fails to allow a reasonable time to comply:

 (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);

(iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies, or

(iv) subjects a person to undue burden.

(B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires;

 (i) disclosing a trade secret or other confidential research, development, or commercial information; or (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.

(\tilde{C}) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:

 (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and

(ii) ensures that the subpoenaed person will be reasonably compensated.

(e) Duties in Responding to a Subpoena.

(1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information:

(A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.

(B) Form for Producing Electronically Stored Information Not Specified. If a subpoend does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.

(C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.

(D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

(A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must;

(i) expressly make the claim; and

(ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.

(B) *Information Produced*. If information produced in response to a subpocha is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

For access to subpoend materials, see Fed. R. Civ. P. 45(a) Committee Note (2013).

EXHIBIT A

DEFINITIONS

Wherever they hereafter appear the following words and phrases have the following meanings:

1. "Agent" shall mean any agent, employee, officer, director, attorney, independent contractor or any other person acting, or purporting to act, at the discretion of or on behalf of another.

2. "Correspondence" or "communication" shall mean all written or verbal communications, by any and all methods, including without limitation, letters, memoranda, and/or electronic mail, by which information, in whatever form, is stored, transmitted or received: and, includes every manner or means of disclosure, transfer or exchange, and every disclosure, transfer or exchange of information whether orally or by document or otherwise, face-to-face, by telephone, telecopies, c-mail, text, modem transmission, computer generated message, mail, personal delivery or otherwise.

 "Defendant" shall mean the defendant Ghislaine Maxwell and her employees, representatives or agents.

4. "Document" shall mean all written and graphic matter, however produced or reproduced, and each and every thing from which information can be processed, transcribed, transmitted, restored, recorded, or memorialized in any way, by any means, regardless of technology or form. It includes, without limitation, correspondence, memoranda, notes, notations, diaries, papers, books, accounts, newspaper and magazine articles, advertisements, photographs, videos, notebooks, ledgers, letters, telegrams, cables, telex messages, facsimiles, contracts, offers, agreements, reports, objects, tangible things, work papers, transcripts, minutes, reports and recordings of telephone or other conversations or communications, or of interviews

EXHIBIT A

or conferences, or of other meetings, occurrences or transactions, affidavits, statements, summaries, opinions, tests, experiments, analysis, evaluations, journals, balance sheets, income statements, statistical records, desk calendars, appointment books, lists, tabulations, sound recordings, data processing input or output, microfilms, film negatives, film slides, memory sticks, checks, statements, receipts, summaries, computer printouts, computer programs, text messages, e-mails, information kept in computer hard drives, other computer drives of any kind, computer tape back-up, CD-ROM, other computer disks of any kind, teletypes, telecopies, invoices, worksheets, printed matter of every kind and description, graphic and oral records and representations of any kind, and electronic "writings" and "recordings" as set forth in the Federal Rules of Evidence, including but not limited to, originals or copies where originals are not available. Any document with any marks such as initials, comments or notations of any kind of not deemed to be identical with one without such marks and is produced as a separate document. Where there is any question about whether a tangible item otherwise described in these requests falls within the definition of "document" such tangible item shall be produced.

5. "Employee" includes a past or present officer, director, agent or servant, including any attorney (associate or partner) or paralegal.

6. "Including" means including without limitations.

7. "Jeffrey Epstein" includes Jeffrey Epstein and any entities owned or controlled by Jeffrey Epstein, any employee, agent, attorney, consultant, or representative of Jeffrey Epstein.

8. "Ghislaine Maxwell" includes Ghislaine Maxwell and any entities owned or controlled by Ghislaine Maxwell, any employee, agent, attorney, consultant, or representative of Ghislaine Maxwell.

EXHIBIT A

9. "Person(s)" includes natural persons, proprietorships, governmental agencies, corporations, partnerships, trusts, joint ventures, groups, associations, organizations or any other legal or business entity.

10. "You" or "Your" hereinafter means Jean Luc Brunel and any employee, agent, attorncy, consultant, related entities or other representative of Jean Luc Brunel.

INSTRUCTIONS

1. Production of documents and items requested herein shall be made at the offices of Boies Schiller & Flexner, LLP, 575 Lexington Avenue, New York, New York.

2. Unless indicated otherwise, the Relevant Period for this Request is from 1996 to the present. A Document should be considered to be within the relevant time frame if it refers or relates to communications, meetings or other events or documents that occurred or were created within that time frame, regardless of the date of creation of the responsive Document.

3. This Request calls for the production of all responsive Documents in your possession, custody or control without regard to the physical location of such documents.

4. If any Document requested was in your possession or control, but is no longer in its possession or control, state what disposition was made of said Document, the reason for such disposition, and the date of such disposition.

5. For the purposes of reading, interpreting, or construing the scope of these requests, the terms used shall be given their most expansive and inclusive interpretation. This includes, without limitation the following:

- a) Wherever appropriate herein, the singular form of a word shall be interpreted as plural and vice versa.
- b) "And" as well as "or" shall be construed either disjunctively or conjunctively as necessary to bring within the scope hereof any

EXHIBIT A

information (as defined herein) which might otherwise be construed to be outside the scope of this discovery request.

- c) "Any" shall be understood to include and encompass "all" and vice versa.
- d) Wherever appropriate herein, the masculine form of a word shall be interpreted as feminine and vice versa.
- e) "Including" shall mean "including without limitation."

6. If you are unable to answer or respond fully to any document request, answer or respond to the extent possible and specify the reasons for your inability to answer or respond in full. If the recipient has no documents responsive to a particular Request, the recipient shall so state.

7. Unless instructed otherwise, each Request shall be construed independently and not by reference to any other Request for the purpose of limitation.

8. The words "relate," "relating," "relates," or any other derivative thereof, as used herein includes concerning, referring to, responding to, relating to, pertaining to, connected with, comprising, memorializing, evidencing, commenting on, regarding, discussing, showing, describing, reflecting, analyzing or constituting.

9. "Identify" means, with respect to any "person," or any reference to the "identity" of any "person," to provide the name, home address, telephone number, business name, business address, business telephone number and a description of each such person's connection with the events in question.

10. "Identify" means, with respect to any "document," or any reference to stating the "identification" of any "document," provide the title and date of each such document, the name and address of the party or parties responsible for the preparation of each such document, the name and address of the party who requested or required the preparation and on whose behalf it

EXHIBIT A

was prepared, the name and address of the recipient or recipients to each such document and the present location of any and all copies of each such document, and the names and addresses of all persons who have custody or control of each such document or copies thereof.

11. In producing Documents, if the original of any Document cannot be located, a copy shall be produced in lieu thereof, and shall be legible and bound or stapled in the same manner as the original.

Any copy of a Document that is not identical shall be considered a separate document.

13. If any requested Document cannot be produced in full, produce the Document to the extent possible, specifying each reason for your inability to produce the remainder of the Document stating whatever information, knowledge or belief which you have concerning the portion not produced.

14. If any Document requested was at any one time in existence but are no longer in existence, then so state, specifying for each Document (a) the type of document; (b) the types of information contained thereon; (c) the date upon which it ceased to exist; (d) the circumstances under which it ceased to exist; (e) the identity of all person having knowledge of the circumstances under which it ceased to exist; and (f) the identity of all persons having knowledge of the knowledge of the contents thereof and each individual's address.

15. All Documents shall be produced in the same order as they are kept or maintained by you in the ordinary course of business.

16. You are requested to produce all drafts and notes, whether typed, handwritten or otherwise, made or prepared in connection with the requested Documents, whether or not used.

17. Documents attached to each other shall not be separated.

EXHIBIT A

18. Documents shall be produced in such fashion as to identify the department, branch or office in whose possession they were located and, where applicable, the natural person in whose possession they were found, and business address of each Document's custodian(s).

19. If any Document responsive to the request is withheld, in all or part, based upon any claim of privilege or protection, whether based on statute or otherwise, state separately for each Document, in addition to any other information requested: (a) the specific request which calls for the production; (b) the nature of the privilege claimed; (c) its date; (d) the name and address of each author; (e) the name and address of each of the addresses and/or individual to whom the Document was distributed, if any; (f) the title (or position) of its author; (g) type of tangible object, e.g., letter, memorandum, telegram, chart, report, recording, disk, etc.; (h) its title and subject matter (without revealing the information as to which the privilege is claimed); (i) with sufficient specificity to permit the Court to make full determination as to whether the claim of privilege is valid, each and every fact or basis on which you claim such privilege; and (j) whether the document contained an attachment and to the extent you are claiming a privilege as to the attachment, a separate log entry addressing that privilege claim.

20. If any Document requested herein is withheld, in all or part, based on a claim that such Document constitutes attorney work product, provide all of the information described in Instruction No. 19 and also identify the litigation in connection with which the Document and the information it contains was obtained and/or prepared.

 Plaintiff does not seek and does not require the production of multiple copies of identical Documents.

22. This Request is deemed to be continuing. If, after producing these Documents, you obtain or become aware of any further information, Documents, things, or information

EXHIBIT A

responsive to this Request, you are required to so state by supplementing your responses and producing such additional Documents to Plaintiff.

DOCUMENTS TO BE PRODUCED PURSUANT TO THIS SUBPOENA

1. All video tapes, audio tapes, photographs, including film negatives or film slides, CD's, or any other print or electronic media taken that relate to: (1) Alan Dershowitz; (2) Virginia Roberts; (3) Alan Dershowitz in the presence of Virginia Roberts; and (4) Alan Dershowitz in the presence of Jeffrey Epstein and and/or any female agent or employee of Jeffrey Epstein.

2. All video tapes, audio tapes, photographs, including film negatives or film slides, CD's, or any other print or electronic media taken that relate to: (1) Ghislaine Maxwell; (2) Ghislaine Maxwell in the presence of Virginia Roberts; (3) Ghislaine Maxwell in the presence of Jeffrey Epstein and and/or any female agent or employee of Jeffrey Epstein; and (4) Ghislaine Maxwell in the presence of any female under the age of eighteen (18) years old.

3. All video tapes, audio tapes, photographs, including film negatives or film slides, CD's, or any other print or electronic media taken that relate to: (1) Jeffrey Epstein; (2) Jeffrey Epstein in the presence of Virginia Roberts; and (3) Jeffrey Epstein in the presence of any female under the age of eighteen (18) years old.

All video tapes, audio tapes, photographs, including film negatives, film slides,
 CD's, or any other print or electronic media taken that relates to Emmy Taylor, Sarah Kellen, or
 Nadia Marcinkova.

5. All documents that relate to: (1) Alan Dershowitz; (2) Virginia Roberts; (3) Alan Dershowitz in the presence of Virginia Roberts; and (4) Alan Dershowitz in the presence of Jeffrey Epstein and/or any female agent or employee of Jeffrey Epstein.

Case 1:15-cv-07433-LAP Document 1320-31 Filed 01/03/24 Page 14 of 24

6. All documents relating to models or females that you employed who also worked for or interacted with Jeffrey Epstein or Ghislaine Maxwell.

7. All documents relating to Jeffrey Epstein from 1996 – present.

8. All documents relating to Ghislaine Maxwell from 1996 – present.

 All documents relating to communications with any of the following individuals from 1999 – present: Emmy Taylor, Sarah Kellen and Nadia Marcinkova.

10. All video tapes, audio tapes, photographs or any other print or electronic media taken at a time when you were with Jeffrey Epstein or Ghislaine Maxwell.

11. All video tapes, audio tapes, photographs or any other print or electronic media taken at a time when you were at, or nearby, Jeffrey Epstein or Ghislaine Maxwell's residences, hotel rooms/suites, automobiles, or aircraft.

11. All documents relating to your travel from the period of 1996 – 2008, when that travel was either with Ghislaine Maxwell or Jeffrey Epstein, or to meet Ghislaine Maxwell or Jeffrey Epstein, including but not limited to commercial flights, helicopters, passport records, records indicating passengers traveling with you, hotel records, and credit card receipts.

All documents relating to payments made from Jeffrey Epstein, Ghislaine
 Maxwell, or any related entity to you from 1996 – present.

 All documents relating to or describing any work you performed with Jeffrey Epstein, Ghislaine Maxwell, or any affiliated entity from 1996 – 2008.

All documents relating to any credit cards used that were paid for by Jeffrey
 Epstein, Ghislaine Maxwell, or any related entity from 1996 – present.

All telephone records associated with you, including cell phone records, from 1996
 present, that show any communications with either Jeffrey Epstein or Ghislaine Maxwell.

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16. All documents relating to calendars, schedules or appointments for you from 1996
2008 that relate to visits with, or communications with, either Jeffrey Epstein or Ghislaine
Maxwell.

17. All documents identifying any individuals to whom Virginia Roberts provided a massage.

All documents relating to any employee lists or records associated with you,
 Jeffrey Epstein, Ghislaine Maxwell, or any related entity.

United States District Court Southern District of New York

Virginia L. Giuffre,

Plaintiff,

Case No.: 15-cv-07433-RWS

v.

Ghislaine Maxwell,

Defendant.

PLAINTIFF'S NOTICE OF TAKING VIDEOTAPED DEPOSITION OF JEAN LUC BRUNEL

PLEASE TAKE NOTICE THAT, pursuant to the subpoena we served counsel, the undersigned counsel provides this Notice of Taking the Videotaped Deposition of the belownamed individual on the date and hour indicated.

| NAME: | Jean Luc Brunel |
|----------------|---|
| DATE AND TIME: | June 7, 2016 at 9:00 a.m. |
| LOCATION: | Boies Schiller & Flexner, LLP
575 Lexington Avenue
New York, NY 10022 |

The videotaped deposition will be taken upon oral examination before Magna Legal Services, or any other notary public authorized by law to take depositions. The oral examination will continue from day to day until completed.

The video operator shall be provided by Magna Legal Services. This deposition is being taken for the purpose of discovery, for use at trial, or for such other purposes as are permitted under the rules of this Court.

Dated: May 23, 2016.

BOIES, SCHILLER & FLEXNER LLP

By: <u>/s/ Sigrid McCawley</u> Sigrid McCawley (Pro Hac Vice) Meredith Schultz (Pro Hac Vice) Boies Schiller & Flexner LLP 401 E. Las Olas Blvd., Suite 1200 Ft. Lauderdale, FL 33301 (954) 356-0011

> David Boies Boies Schiller & Flexner LLP 333 Main Street Armonk, NY 10504

Bradley J. Edwards (Pro Hac Vice) FARMER, JAFFE, WEISSING, EDWARDS, FISTOS & LEHRMAN, P.L. 425 North Andrews Avenue, Suite 2 Fort Lauderdale, Florida 33301 (954) 524-2820

Paul G. Cassell (Pro Hac Vice) S.J. Quinney College of Law University of Utah 383 University St. Salt Lake City, UT 84112 (801) 585-5202¹

¹ This daytime business address is provided for identification and correspondence purposes only and is not intended to imply institutional endorsement by the University of Utah for this private representation.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 23rd day of May, 2016, I served the attached document

PLAINTIFF'S NOTICE OF TAKING VIDEOTAPED DEPOSITION OF JEAN LUC BRUNEL via Email to the

following counsel of record.

Robert Hantman, Esq. Hantman & Associates 1120 Avenue of the Americas, 4th Floor New York, NY 10036 Tel: (212) 684-3933 Email: <u>rhantman@hantmanlaw.com</u>

Laura A. Menninger, Esq. Jeffrey Pagliuca, Esq. HADDON, MORGAN & FOREMAN, P.C. 150 East 10th Avenue Denver, Colorado 80203 Tel: (303) 831-7364 Fax: (303) 832-2628 Email: <u>lmenninger@hmflaw.com</u> Email: jpagliuca@hmflaw.com

/s/ Sigrid S. McCawley

Sigrid S. McCawley

United States District Court Southern District of New York

Virginia L. Giuffre,

Plaintiff,

Case No.: 15-cv-07433-RWS

v.

Ghislaine Maxwell,

Defendant.

NOTICE OF SERVICE OF RULE 45 SUBPOENA DUCES TECUM UPON JEAN LUC BRUNEL

PLEASE TAKE NOTICE THAT, pursuant to Rule 45 of the Federal Rules of Civil

Procedure, Plaintiff, Virginia Giuffre, hereby provides Notice of Service of Subpoena upon Jean

Luc Brunel. A copy of the Subpoena is attached to this Notice.

Dated: May 23, 2016

By: <u>/s/ Sigrid McCawley</u> Sigrid McCawley (Pro Hac Vice) Meredith Schultz (Pro Hac Vice) Boies, Schiller & Flexner LLP 401 E. Las Olas Blvd., Suite 1200 Ft. Lauderdale, FL 33301 (954) 356-0011

> David Boies Boies, Schiller & Flexner LLP 333 Main Street Armonk, NY 10504

Bradley J. Edwards (Pro Hac Vice) FARMER, JAFFE, WEISSING, EDWARDS, FISTOS & LEHRMAN, P.L. 425 North Andrews Avenue, Suite 2 Fort Lauderdale, Florida 33301 (954) 524-2820 Paul G. Cassell (Pro Hac Vice) S.J. Quinney College of Law University of Utah 383 University St. Salt Lake City, UT 84112 (801) 585-5202¹

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AO 88A (Rev. 02/14) Subpoena to Testify at a Deposition in a Civil Action

401 E. Las Olas Blvd., Suite 1200

Ft. Lauderdale, FL 33301; 954-365-0011; smccawley@bsfllp.com

| Unite | ED STATES DISTRICT COURT |
|--|--|
| | for the |
| | Southern District of New York |
| Virginia L. Giuffre | |
| Plaintiff |) |
| Ghislain Maxwell |) Civil Action No. 15-cv-07433 |
| Defendant |) |
| SUBPOENA TO 7 | TESTIFY AT A DEPOSITION IN A CIVIL ACTION |
| | runel, c/o Robert Hantman, Esq., Hantman & Associates
enue of the Americas, 4th Floor, New York, NY 10036 |
| | (Name of person to whom this subpoena is directed) |
| deposition to be taken in this civil action. | ANDED to appear at the time, date, and place set forth below to testify at a If you are an organization, you must designate one or more officers, directors, ersons who consent to testify on your behalf about the following matters, or |
| Poios Schiller & Elevner 11 P | |
| Place: 575 Lexington Ave., 7th Floor | Date and Time: |
| New York, NY 10022; 954-365-00 | June 7, 2016 at 9:00 a.m. |

The deposition will be recorded by this method: stenography and videography

Production: You, or your representatives, must also bring with you to the deposition the following documents, electronically stored information, or objects, and must permit inspection, copying, testing, or sampling of the material:

The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.

| Date: | CLERK OF COURT | OR | Ball | 3/ |
|-------------------|--|--------------|----------------------------|-----------------|
| | Signature of Clerk or Deputy Clerk | | Attorney's sign | nature |
| The name, address | s, e-mail address, and telephone number of the a | ittorney rep | resenting (name of party) | Virgina Giuffre |
| Sigrid S. McCawle | ey, BSF, LLP | , w | ho issues or requests this | subpoena, are: |

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

Case 1:15-cv-07433-LAP Document 1320-31 Filed 01/03/24 Page 22 of 24

| AO 88A (Rev. 02/14) Subpoer | na to Testify at a Deposition in a Civil Action (Page 2) | | | |
|----------------------------------|---|----------------------------|-----------------|------|
| Civil Action No. 15-cv | /-07433 | | | |
| (This . | PROOF OF S
section should not be filed with the cour | | R. Civ. P. 45.) | |
| I received this on <i>(date)</i> | subpoena for (name of individual and title, if a | ny) | | |
| \Box I served the | subpoena by delivering a copy to the name | med individual as follows: | | |
| | | on (date) | ; or | |
| □ I returned th | ne subpoena unexecuted because: | | | |
| | poena was issued on behalf of the United
witness the fees for one day's attendance | | | |
| My fees are \$ | for travel and \$ | for services, for a | total of \$ | 0.00 |
| I declare under | penalty of perjury that this information i | s true. | | |
| Date: | | Server's signature | ? | |
| | | Printed name and th | lle | |
| | | Server's address | | |

Additional information regarding attempted service, etc.:

AO 88A (Rev. 02/14) Subpoena to Testify at a Deposition in a Civil Action (Page 3)

Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

(c) Place of Compliance.

(1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:

(A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or

(B) within the state where the person resides, is employed, or regularly transacts business in person, if the person

(i) is a party or a party's officer; or

(ii) is commanded to attend a trial and would not incur substantial expense.

(2) For Other Discovery. A subpoena may command:

(A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and

(B) inspection of premises at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

(f) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

(A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.

(B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:

(i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.

(ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

(A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:

(i) fails to allow a reasonable time to comply;

(ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);

(iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or

(iv) subjects a person to undue burden.

(B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:

 (i) disclosing a trade secret or other confidential research, development, or commercial information; or

(ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.

(C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:

(i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and

(ii) ensures that the subpoenacd person will be reasonably compensated.

(e) Duties in Responding to a Subpoena.

(1) *Producing Documents or Electronically Stored Information.* These procedures apply to producing documents or electronically stored information:

(A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.

(B) Form for Producing Electronically Stored Information Not Specified. If a subpoend does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.

(C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.

(D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

(A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:

(i) expressly make the claim; and

(ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.

(B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

For access to subpoena materials, see Fed. R. Civ. P. 45(a) Committee Note (2013).

| From: | Brad Edwards |
|----------|--|
| То: | Laura Menninger; Jeff Pagliuca |
| Cc: | Smccawley@BSFLLP.com; cassellp@law.utah.edu; mschultz@BSFLLP.com |
| Subject: | Depositions next week |
| Date: | Thursday, June 02, 2016 9:23:30 AM |

We got an email yesterday from Mr. Brunel's attorney saying he needs to reschedule. I believe he is trying to get us new dates today or tomorrow.

We got a similar email from Mr. Fontanella's lawyer yesterday saying that he is also not available next week. His email said he is available the week of the 27th. I told him I would call him to coordinate a new date once I had spoken with you.

I have not heard from anyone representing **yet.** I was hoping you could tell me whether she is represented and whether next week works for her or will also need resetting.

As of right now, the only confirmed depo for next week is that of Mr. Rizzo.

Laura, can you talk later this afternoon to see what we can do about a deposition schedule that makes sense for everyone going forward? I figure Jeff will be flying.

If we don't connect today then I will try to make time to talk with him after the deposition tomorrow. I understand that the hearing did not go forward this morning which is unfortunate as it gives us a little guidance where the court stands on the deposition issues. Maybe you and I can talk and try to figure out some plan that works in the meantime.

Brad

Sent from my iPhone

Case 1:15-cv-07433-LAP Document 1320-32 Filed 01/03/24 Page 1 of 27

EXHIBIT L

| Civil Action No. 15-cv-074 | estify at a Deposition in a Civil Action (Page 2) | | |
|---|---|---|---------------------------------------|
| | | | |
| | PROOF OF S | ERVICE | |
| (This sectio | n should not be filed with the cour | t unless required by Fed. R. Civ. P. 45. | i) - |
| I received this subno | oena for (name of individual and title, if a | (tree | |
| on (date) 5/16/16 | | | · · · · · · · · · · · · · · · · · · · |
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United States District Court Southern District of New York

Virginia L. Giuffre,

Plaintiff,

Case No.: 15-cv-07433-RWS

v.

Ghislaine Maxwell,

Defendant.

NOTICE OF SERVICE OF RULE 45 SUBPOENA DUCES TECUM UPON

PLEASE TAKE NOTICE THAT, pursuant to Rule 45 of the Federal Rules of Civil

Procedure, Plaintiff, Virginia Giuffre, hereby provides Notice of Service of Subpoena upon

A copy of the Subpoena is attached to this Notice as Exhibit A.

Dated: May 16, 2016

By: <u>/s/ Sigrid McCawley</u> Sigrid McCawley (Pro Hac Vice) Meredith Schultz (Pro Hac Vice) Boies, Schiller & Flexner LLP 401 E. Las Olas Blvd., Suite 1200 Ft. Lauderdale, FL 33301 (954) 356-0011

> David Boies Boies, Schiller & Flexner LLP 333 Main Street Armonk, NY 10504

Bradley J. Edwards (Pro Hac Vice) FARMER, JAFFE, WEISSING, EDWARDS, FISTOS & LEHRMAN, P.L. 425 North Andrews Avenue, Suite 2 Fort Lauderdale, Florida 33301 (954) 524-2820 Paul G. Cassell (Pro Hac Vice) S.J. Quinney College of Law University of Utah 383 University St. Salt Lake City, UT 84112 (801) 585-5202¹

¹ This daytime business address is provided for identification and correspondence purposes only and is not intended to imply institutional endorsement by the University of Utah for this private representation.

Case 1:15-cv-07433-LAP Document 1320-32 Filed 01/03/24 Page 5 of 27

| AO 88A (Rev. 02/14) Subpoena to Testify at a Deposition in a Civil A | |
|--|---|
| UNITED STA | ATES DISTRICT COURT |
| 0 | for the |
| Souther | rn District of New York |
| Virginia L. Giuffre |) |
| Plaintiff
V. |)
Civil Action No. 15-cv-07433-RWS |
| Ghislaine Maxwell |) |
| Defendant |)
) |
| SUBPOENA TO TESTIFY | AT A DEPOSITION IN A CIVIL ACTION |
| Го: | |
| (Name of pe | erson to whom this subpoena is directed) |
| leposition to be taken in this civil action. If you are
or managing agents, or designate other persons who | o appear at the time, date, and place set forth below to testify at a
e an organization, you must designate one or more officers, directors
o consent to testify on your behalf about the following matters, or |
| eposition to be taken in this civil action. If you are
r managing agents, or designate other persons who
hose set forth in an attachment:
Place: Boies, Schiller & Flexner LLP
401 E. Las Olas Blvd., Suite 1200 | e an organization, you must designate one or more officers, directors |
| deposition to be taken in this civil action. If you are
or managing agents, or designate other persons who
hose set forth in an attachment:
Place: Boies, Schiller & Flexner LLP | e an organization, you must designate one or more officers, directors
o consent to testify on your behalf about the following matters, or
Date and Time:
06/04/2016 9:00 am |
| deposition to be taken in this civil action. If you are or managing agents, or designate other persons who hose set forth in an attachment: Place: Boies, Schiller & Flexner LLP 401 E. Las Olas Blvd., Suite 1200 Ft. Lauderdale, FL 33301 The deposition will be recorded by this met Production: You, or your representatives, repre | e an organization, you must designate one or more officers, directors
o consent to testify on your behalf about the following matters, or
Date and Time:
06/04/2016 9:00 am |
| Place: Boies, Schiller & Flexner LLP 401 E. Las Olas Blvd., Suite 1200 Ft. Lauderdale, FL 33301 The deposition will be recorded by this met Image: Production: You, or your representatives, relectronically stored information, or objects material: Please see attached Schedule A. | e an organization, you must designate one or more officers, directors o consent to testify on your behalf about the following matters, or Date and Time: 06/04/2016 9:00 am hod: Videography and Stenography must also bring with you to the deposition the following documents, or and must permit inspection, copying, testing, or sampling of the 45 are attached – Rule 45(c), relating to the place of compliance; ubject to a subpoena; and Rule 45(e) and (g), relating to your duty to the following to your duty to be a subpoena; and Rule 45(e) and (g), relating to your duty to be a subpoena; and Rule 45(e) and (g), relating to your duty to be a subpoena; and Rule 45(e) and (g), relating to your duty to be a subpoena; and Rule 45(e) and (g), relating to your duty to be a subpoena; and Rule 45(e) and (g), relating to your duty to be a subpoena; and Rule 45(e) and (g), relating to your duty to be a subpoena; and Rule 45(e) and (g), relating to your duty to be a subpoena; and Rule 45(e) and (g), relating to your duty to be a subpoena; and Rule 45(e) and (g). |
| In this civil action. If you are arranging agents, or designate other persons who have set forth in an attachment: Place: Boles, Schiller & Flexner LLP 401 E. Las Olas Blvd., Suite 1200 Ft. Lauderdale, FL 33301 The deposition will be recorded by this met Production: You, or your representatives, n electronically stored information, or objects material: Please see attached Schedule A. The following provisions of Fed. R. Civ. P. tule 45(d), relating to your protection as a person spespond to this subpoena and the potential conseque | e an organization, you must designate one or more officers, directors o consent to testify on your behalf about the following matters, or Date and Time: 06/04/2016 9:00 am hod: Videography and Stenography must also bring with you to the deposition the following documents, or and must permit inspection, copying, testing, or sampling of the 45 are attached – Rule 45(c), relating to the place of compliance; ubject to a subpoena; and Rule 45(e) and (g), relating to your duty to the following to your duty to be a subpoena; and Rule 45(e) and (g), relating to your duty to be a subpoena; and Rule 45(e) and (g), relating to your duty to be a subpoena; and Rule 45(e) and (g), relating to your duty to be a subpoena; and Rule 45(e) and (g), relating to your duty to be a subpoena; and Rule 45(e) and (g), relating to your duty to be a subpoena; and Rule 45(e) and (g), relating to your duty to be a subpoena; and Rule 45(e) and (g), relating to your duty to be a subpoena; and Rule 45(e) and (g), relating to your duty to be a subpoena; and Rule 45(e) and (g). |
| In this civil action. If you are arranging agents, or designate other persons who have set forth in an attachment: Place: Boles, Schiller & Flexner LLP 401 E. Las Olas Blvd., Suite 1200 Ft. Lauderdale, FL 33301 The deposition will be recorded by this met Production: You, or your representatives, n electronically stored information, or objects material: Please see attached Schedule A. The following provisions of Fed. R. Civ. P. tule 45(d), relating to your protection as a person spespond to this subpoena and the potential conseque | e an organization, you must designate one or more officers, directors
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Date and Time:
06/04/2016 9:00 am
hod: Videography and Stenography
must also bring with you to the deposition the following documents,
s, and must permit inspection, copying, testing, or sampling of the
45 are attached – Rule 45(c), relating to the place of compliance;
ubject to a subpoena; and Rule 45(e) and (g), relating to your duty to
ences of not doing so. |
| In this civil action. If you are or managing agents, or designate other persons who hose set forth in an attachment: Place: Boies, Schiller & Flexner LLP 401 E. Las Olas Blvd., Suite 1200 Ft. Lauderdale, FL 33301 The deposition will be recorded by this met electronically stored information, or objects material: Please see attached Schedule A. The following provisions of Fed. R. Civ. P. Sule 45(d), relating to your protection as a person strespond to this subpoena and the potential conseque Date: 05/13/2016 | e an organization, you must designate one or more officers, directors o consent to testify on your behalf about the following matters, or Date and Time: 06/04/2016 9:00 am hod: Videography and Stenography must also bring with you to the deposition the following documents, or and must permit inspection, copying, testing, or sampling of the 45 are attached – Rule 45(c), relating to the place of compliance; ubject to a subpoena; and Rule 45(e) and (g), relating to your duty to |

_____, who issues or requests this subpoena, are:

Sigrid McCawley, Esq. of Boies, Schiller & Flexner LLP, 401 E. Las Olas Blvd., Suite 1200, Ft. Lauderdale, FL 33301, Tel: (954) 356-0011; smccawley@bsfllp.com

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

Case 1:15-cv-07433-LAP Document 1320-32 Filed 01/03/24 Page 6 of 27

| Civil Action No. | 15-cv-07433-RWS | | | | |
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his section should not be filed | | | Civ. P. 45.) | |
| χ- | | | | | |
| | this subpoena for (name of individ | dual and title, if any) | | | |
| on (date) | | | | | |
| 🗖 I served | the subpoena by delivering a | copy to the name | l individual as follows: | | |
| | | | | | |
| | | | on (date) | ; or | |
| 🗖 I return | ed the subpoena unexecuted be | ecause: | | | |
| | T | | | | |
| tendered to | subpoena was issued on behalt
the witness the fees for one da | | | | |
| My fees are \$ | for travel a | nd \$ | for services, for a to | otal of \$ | 0.00 |
| Deter | nder penalty of perjury that this | s information is tr | ue.
Server's signature | | |
| | | | Printed name and title | | |
| | | | Server's address | | |

Additional information regarding attempted service, etc.:

AO 88A (Rev. 02/14) Subpoena to Testify at a Deposition in a Civil Action (Page 3)

Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

(c) Place of Compliance.

(1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:

(A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or

(B) within the state where the person resides, is employed, or regularly transacts business in person, if the person

(i) is a party or a party's officer; or

(ii) is commanded to attend a trial and would not incur substantial expense.

(2) For Other Discovery. A subpoena may command:

(A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and

(B) inspection of premises at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

(A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.

(B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:

(i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.

(ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

(A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:

(i) fails to allow a reasonable time to comply;

 (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);

(iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or

(iv) subjects a person to undue burden.

(B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:

(i) disclosing a trade secret or other confidential research, development, or commercial information; or

(ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.

(C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:

(i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and

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(e) Duties in Responding to a Subpoena.

(1) *Producing Documents or Electronically Stored Information.* These procedures apply to producing documents or electronically stored information:

(A) *Documents*. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.

(B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.

(C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.

(D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

(A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:

(i) expressly make the claim; and

(ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.

(B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information under scal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

For access to subpoena materials, see Fed. R. Civ. P. 45(a) Committee Note (2013).

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EXHIBIT A

DEFINITIONS

Wherever they hereafter appear the following words and phrases have the following meanings:

1. "Agent" shall mean any agent, employee, officer, director, attorney, independent contractor or any other person acting, or purporting to act, at the discretion of or on behalf of another.

2. "Correspondence" or "communication" shall mean all written or verbal communications, by any and all methods, including without limitation, letters, memoranda, and/or electronic mail, by which information, in whatever form, is stored, transmitted or received; and, includes every manner or means of disclosure, transfer or exchange, and every disclosure, transfer or exchange of information whether orally or by document or otherwise, face-to-face, by telephone, telecopies, e-mail, text, modem transmission, computer generated message, mail, personal delivery or otherwise.

3. "Document" shall mean all written and graphic matter, however produced or reproduced, and each and every thing from which information can be processed, transcribed, transmitted, restored, recorded, or memorialized in any way, by any means, regardless of technology or form. It includes, without limitation, correspondence, memoranda, notes, notations, diaries, papers, books, accounts, newspaper and magazine articles, advertisements, photographs, videos, notebooks, ledgers, letters, telegrams, cables, telex messages, facsimiles, contracts, offers, agreements, reports, objects, tangible things, work papers, transcripts, minutes, reports and recordings of telephone or other conversations or communications, or of interviews

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or conferences, or of other meetings, occurrences or transactions, affidavits, statements, summaries, opinions, tests, experiments, analysis, evaluations, journals, balance sheets, income statements, statistical records, desk calendars, appointment books, lists, tabulations, sound recordings, data processing input or output, microfilms, checks, statements, receipts, summaries, computer printouts, computer programs, text messages, e-mails, information kept in computer hard drives, other computer drives of any kind, computer tape back-up, CD-ROM, other computer disks of any kind, teletypes, telecopies, invoices, worksheets, printed matter of every kind and description, graphic and oral records and representations of any kind, and electronic "writings" and "recordings" as set forth in the Federal Rules of Evidence, including but not limited to, originals or copies where originals are not available. Any document with any marks such as initials, comments or notations of any kind of not deemed to be identical with one without such marks and is produced as a separate document. Where there is any question about whether a tangible item otherwise described in these requests falls within the definition of "document" such tangible item shall be produced.

4. "Employee" includes a past or present officer, director, agent or servant, including any attorney (associate or partner) or paralegal.

5. "Including" means including without limitations.

6. "Jeffrey Epstein" includes Jeffrey Epstein and any entities owned or controlled by Jeffrey Epstein, any employee, agent, attorney, consultant, or representative of Jeffrey Epstein.

7. "You" or "Your" hereinafter means David Rodgers (a/k/a Dave Rodgers) and any employee, agent, attorney, consultant, related entities or other representative of David Rodgers (a/k/a Dave Rodgers).

INSTRUCTIONS

Production of documents and items requested herein shall be made at the offices of Boies Schiller & Flexner, LLP, 401 East Las Olas Blvd., Suite 1200, Ft. Lauderdale, FL, 33301, no later than five (5) days before the date noticed for your deposition, or, if an alternate date is agreed upon, no later than five (5) days before the agreed-upon date.

2. Unless indicated otherwise, the Relevant Period for this Request is from 1996 to the present. A Document should be considered to be within the relevant time frame if it refers or relates to communications, meetings or other events or documents that occurred or were created within that time frame, regardless of the date of creation of the responsive Document.

3. This Request calls for the production of all responsive Documents in your possession, custody or control without regard to the physical location of such documents.

4. If any Document requested was in your possession or control, but is no longer in its possession or control, state what disposition was made of said Document, the reason for such disposition, and the date of such disposition.

5. For the purposes of reading, interpreting, or construing the scope of these requests, the terms used shall be given their most expansive and inclusive interpretation. This includes, without limitation the following:

- a) Wherever appropriate herein, the singular form of a word shall be interpreted as plural and vice versa.
- b) "And" as well as "or" shall be construed either disjunctively or conjunctively as necessary to bring within the scope hereof any information (as defined herein) which might otherwise be construed to be outside the scope of this discovery request.
- c) "Any" shall be understood to include and encompass "all" and vice versa.
- d) Wherever appropriate herein, the masculine form of a word shall be interpreted as feminine and vice versa.

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e) "Including" shall mean "including without limitation."

6. If you are unable to answer or respond fully to any document request, answer or respond to the extent possible and specify the reasons for your inability to answer or respond in full. If the recipient has no documents responsive to a particular Request, the recipient shall so state.

7. Unless instructed otherwise, each Request shall be construed independently and not by reference to any other Request for the purpose of limitation.

8. The words "relate," "relating," "relates," or any other derivative thereof, as used herein includes concerning, referring to, responding to, relating to, pertaining to, connected with, comprising, memorializing, evidencing, commenting on, regarding, discussing, showing, describing, reflecting, analyzing or constituting.

9. "Identify" means, with respect to any "person," or any reference to the "identity" of any "person," to provide the name, home address, telephone number, business name, business address, business telephone number and a description of each such person's connection with the events in question.

10. "Identify" means, with respect to any "document," or any reference to stating the "identification" of any "document," provide the title and date of each such document, the name and address of the party or parties responsible for the preparation of each such document, the name and address of the party who requested or required the preparation and on whose behalf it was prepared, the name and address of the recipient or recipients to each such document and the present location of any and all copies of each such document, and the names and addresses of all persons who have custody or control of each such document or copies thereof.

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11. In producing Documents, if the original of any Document cannot be located, a copy shall be produced in lieu thereof, and shall be legible and bound or stapled in the same manner as the original.

12. Any copy of a Document that is not identical shall be considered a separate document.

13. If any requested Document cannot be produced in full, produce the Document to the extent possible, specifying each reason for your inability to produce the remainder of the Document stating whatever information, knowledge or belief which you have concerning the portion not produced.

14. If any Document requested was at any one time in existence but are no longer in existence, then so state, specifying for each Document (a) the type of document; (b) the types of information contained thereon; (c) the date upon which it ceased to exist; (d) the circumstances under which it ceased to exist; (e) the identity of all person having knowledge of the circumstances under which it ceased to exist; and (f) the identity of all persons having knowledge of the knowledge of the contents thereof and each individual's address.

15. All Documents shall be produced in the same order as they are kept or maintained by you in the ordinary course of business.

16. You are requested to produce all drafts and notes, whether typed, handwritten or otherwise, made or prepared in connection with the requested Documents, whether or not used.

17. Documents attached to each other shall not be separated.

18. Documents shall be produced in such fashion as to identify the department, branch or office in whose possession they were located and, where applicable, the natural person in whose possession they were found, and business address of each Document's custodian(s).

Case 1:15-cv-07433-LAP Document 1320-32 Filed 01/03/24 Page 13 of 27

19. If any Document responsive to the request is withheld, in all or part, based upon any claim of privilege or protection, whether based on statute or otherwise, state separately for each Document, in addition to any other information requested: (a) the specific request which calls for the production; (b) the nature of the privilege claimed; (c) its date; (d) the name and address of each author; (e) the name and address of each of the addresses and/or individual to whom the Document was distributed, if any; (f) the title (or position) of its author; (g) type of tangible object, *e.g.*, letter, memorandum, telegram, chart, report, recording, disk, etc.; (h) its title and subject matter (without revealing the information as to which the privilege is claimed); (i) with sufficient specificity to permit the Court to make full determination as to whether the claim of privilege is valid, each and every fact or basis on which you claim such privilege; and (j) whether the document contained an attachment and to the extent you are claiming a privilege as to the attachment, a separate log entry addressing that privilege claim.

20. If any Document requested herein is withheld, in all or part, based on a claim that such Document constitutes attorney work product, provide all of the information described in Instruction No. 19 and also identify the litigation in connection with which the Document and the information it contains was obtained and/or prepared.

21. Plaintiff does not seek and does not require the production of multiple copies of identical Documents.

22. This Request is deemed to be continuing. If, after producing these Documents, you obtain or become aware of any further information, Documents, things, or information responsive to this Request, you are required to so state by supplementing your responses and producing such additional Documents to Plaintiff.

DOCUMENTS TO BE PRODUCED PURSUANT TO THIS SUBPOENA

- 1. All documents related to Jeffrey Epstein.
- 2. All documents relating to Ghislaine Maxwell.
- 3. All documents related to Sarah Kellen, a/k/a Sarah Vickers, a/k/a Sara

Kensington.

4. All documents related to Nadia Marcinkova, a/k/a Nadia Marcinko.

United States District Court Southern District of New York

Virginia L. Giuffre,

Plaintiff,

Case No.: 15-cv-07433-RWS

v.

Ghislaine Maxwell,

Defendant.

NOTICE OF SERVICE OF RULE 45 SUBPOENA DUCES <u>TECUM UPON JOE RECAREY</u>

PLEASE TAKE NOTICE THAT, pursuant to Rule 45 of the Federal Rules of Civil

Procedure, Plaintiff, Virginia Giuffre, hereby provides Notice of Service of Subpoena upon Joe

Recarey. A copy of the Subpoena is attached to this Notice as Exhibit A.

Dated: May 17, 2016

By: <u>/s/ Sigrid McCawley</u> Sigrid McCawley (Pro Hac Vice) Meredith Schultz (Pro Hac Vice) Boies, Schiller & Flexner LLP 401 E. Las Olas Blvd., Suite 1200 Ft. Lauderdale, FL 33301 (954) 356-0011

> David Boies Boies, Schiller & Flexner LLP 333 Main Street Armonk, NY 10504

Bradley J. Edwards (Pro Hac Vice) FARMER, JAFFE, WEISSING, EDWARDS, FISTOS & LEHRMAN, P.L. 425 North Andrews Avenue, Suite 2 Fort Lauderdale, Florida 33301 (954) 524-2820 Paul G. Cassell (Pro Hac Vice) S.J. Quinney College of Law University of Utah 383 University St. Salt Lake City, UT 84112 (801) 585-5202¹

¹ This daytime business address is provided for identification and correspondence purposes only and is not intended to imply institutional endorsement by the University of Utah for this private representation.

AO 88A (Rev. 02/14) Subpoena to Testify at a Deposition in a Civil Action

UNITED STATES DISTRICT COURT

for the

Southern District of New York

Virginia L. Giuffre Plaintiff

v. Ghislaine Maxwell Civil Action No. 15-cv-07433-RWS

Defendant

SUBPOENA TO TESTIFY AT A DEPOSITION IN A CIVIL ACTION

To:

Joe Recarey

(Name of person to whom this subpoena is directed)

Testimony: YOU ARE COMMANDED to appear at the time, date, and place set forth below to testify at a deposition to be taken in this civil action. If you are an organization, you must designate one or more officers, directors, or managing agents, or designate other persons who consent to testify on your behalf about the following matters, or those set forth in an attachment:

| Place: | Boies, Schiller & Flexner LLP
401 E. Las Olas Blvd., Suite 1200 | Date and Time:
06/21/2016 9:00 am |
|--------|--|--------------------------------------|
| 6 | Ft. Lauderdale, FL 33301 | 00/2 1/2010 9:00 an |

The deposition will be recorded by this method: Videography and Stenography

Production: You, or your representatives, must also bring with you to the deposition the following documents, electronically stored information, or objects, and must permit inspection, copying, testing, or sampling of the material: Please see attached Schedule A.

The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.

| Date: | 05/13/2016 | CLERK OF COURT | OR | 0 | |
|---------|-------------------|--|-----------------|-----------------------|------------------|
| | | Signature of Clerk or Deputy Clerk | | Attorney's sig | ature |
| The nar | ne, address, e-ma | ail address, and telephone number of the a | ttorney represe | nting (name of party) | Virginia Giuffre |

, who issues or requests this subpoena, are:

Sigrid McCawley, Esq. of Boies, Schiller & Flexner LLP, 401 E. Las Olas Blvd., Suite 1200, Ft. Lauderdale, FL 33301, Tel: (954)-356-0011; smccawley@bsfllp.com

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Case 1:15-cv-07433-LAP Document 1320-32 Filed 01/03/24 Page 18 of 27

| Civil Action No. 15-cv- | -07433-RWS | | |
|--|---|---|-------------|
| | PROOF OF SI | ERVICE | |
| (This se | ection should not be filed with the cour | t unless required by Fed. R. Civ. P. 45. |) |
| I received this su | ubpoena for (name of individual and title, if a | ny) | |
| n (date) | | | |
| \Box I served the s | ubpoena by delivering a copy to the name | ned individual as follows: | |
| | | on (date) ; or | |
| □ I returned the | subpoena unexecuted because: | | |
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(i) disclosing a trade secret or other confidential research, development, or commercial information; or

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For access to subpoena materials, see Fed. R. Civ. P. 45(a) Committee Note (2013).

To: Joe Recarey

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1. "Agent" shall mean any agent, employee, officer, director, attorney, independent contractor or any other person acting, or purporting to act, at the discretion of or on behalf of another.

2. "Correspondence" or "communication" shall mean all written or verbal communications, by any and all methods, including without limitation, letters, memoranda, and/or electronic mail, by which information, in whatever form, is stored, transmitted or received; and, includes every manner or means of disclosure, transfer or exchange, and every disclosure, transfer or exchange of information whether orally or by document or otherwise, face-to-face, by telephone, telecopies, e-mail, text, modem transmission, computer generated message, mail, personal delivery or otherwise.

3. "Document" shall mean all written and graphic matter, however produced or reproduced, and each and every thing from which information can be processed, transcribed, transmitted, restored, recorded, or memorialized in any way, by any means, regardless of technology or form. It includes, without limitation, correspondence, memoranda, notes, notations, diaries, papers, books, accounts, newspaper and magazine articles, advertisements, photographs, videos, notebooks, ledgers, letters, telegrams, cables, telex messages, facsimiles, contracts, offers, agreements, reports, objects, tangible things, work papers, transcripts, minutes, reports and recordings of telephone or other conversations or communications, or of interviews

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or conferences, or of other meetings, occurrences or transactions, affidavits, statements, summaries, opinions, tests, experiments, analysis, evaluations, journals, balance sheets, income statements, statistical records, desk calendars, appointment books, lists, tabulations, sound recordings, data processing input or output, microfilms, checks, statements, receipts, summaries, computer printouts, computer programs, text messages, e-mails, information kept in computer hard drives, other computer drives of any kind, computer tape back-up, CD-ROM, other computer disks of any kind, teletypes, telecopies, invoices, worksheets, printed matter of every kind and description, graphic and oral records and representations of any kind, and electronic "writings" and "recordings" as set forth in the Federal Rules of Evidence, including but not limited to, originals or copies where originals are not available. Any document with any marks such as initials, comments or notations of any kind of not deemed to be identical with one without such marks and is produced as a separate document. Where there is any question about whether a tangible item otherwise described in these requests falls within the definition of "document" such tangible item shall be produced.

4. "Employee" includes a past or present officer, director, agent or servant, including any attorney (associate or partner) or paralegal.

5. "Including" means including without limitations.

6. "Jeffrey Epstein" includes Jeffrey Epstein and any entities owned or controlled by Jeffrey Epstein, any employee, agent, attorney, consultant, or representative of Jeffrey Epstein.

7. "You" or "Your" hereinafter means David Rodgers (a/k/a Dave Rodgers) and any employee, agent, attorney, consultant, related entities or other representative of David Rodgers (a/k/a Dave Rodgers).

INSTRUCTIONS

Production of documents and items requested herein shall be made at the offices of Boies Schiller & Flexner, LLP, 401 East Las Olas Blvd., Suite 1200, Ft. Lauderdale, FL, 33301, no later than five (5) days before the date noticed for your deposition, or, if an alternate date is agreed upon, no later than five (5) days before the agreed-upon date.

2. Unless indicated otherwise, the Relevant Period for this Request is from 1996 to the present. A Document should be considered to be within the relevant time frame if it refers or relates to communications, meetings or other events or documents that occurred or were created within that time frame, regardless of the date of creation of the responsive Document.

3. This Request calls for the production of all responsive Documents in your possession, custody or control without regard to the physical location of such documents.

4. If any Document requested was in your possession or control, but is no longer in its possession or control, state what disposition was made of said Document, the reason for such disposition, and the date of such disposition.

5. For the purposes of reading, interpreting, or construing the scope of these requests, the terms used shall be given their most expansive and inclusive interpretation. This includes, without limitation the following:

- a) Wherever appropriate herein, the singular form of a word shall be interpreted as plural and vice versa.
- b) "And" as well as "or" shall be construed either disjunctively or conjunctively as necessary to bring within the scope hereof any information (as defined herein) which might otherwise be construed to be outside the scope of this discovery request.
- c) "Any" shall be understood to include and encompass "all" and vice versa.
- d) Wherever appropriate herein, the masculine form of a word shall be interpreted as feminine and vice versa.

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e) "Including" shall mean "including without limitation."

6. If you are unable to answer or respond fully to any document request, answer or respond to the extent possible and specify the reasons for your inability to answer or respond in full. If the recipient has no documents responsive to a particular Request, the recipient shall so state.

7. Unless instructed otherwise, each Request shall be construed independently and not by reference to any other Request for the purpose of limitation.

8. The words "relate," "relating," "relates," or any other derivative thereof, as used herein includes concerning, referring to, responding to, relating to, pertaining to, connected with, comprising, memorializing, evidencing, commenting on, regarding, discussing, showing, describing, reflecting, analyzing or constituting.

9. "Identify" means, with respect to any "person," or any reference to the "identity" of any "person," to provide the name, home address, telephone number, business name, business address, business telephone number and a description of each such person's connection with the events in question.

10. "Identify" means, with respect to any "document," or any reference to stating the "identification" of any "document," provide the title and date of each such document, the name and address of the party or parties responsible for the preparation of each such document, the name and address of the party who requested or required the preparation and on whose behalf it was prepared, the name and address of the recipient or recipients to each such document and the present location of any and all copies of each such document, and the names and addresses of all persons who have custody or control of each such document or copies thereof.

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11. In producing Documents, if the original of any Document cannot be located, a copy shall be produced in lieu thereof, and shall be legible and bound or stapled in the same manner as the original.

12. Any copy of a Document that is not identical shall be considered a separate document.

13. If any requested Document cannot be produced in full, produce the Document to the extent possible, specifying each reason for your inability to produce the remainder of the Document stating whatever information, knowledge or belief which you have concerning the portion not produced.

14. If any Document requested was at any one time in existence but are no longer in existence, then so state, specifying for each Document (a) the type of document; (b) the types of information contained thereon; (c) the date upon which it ceased to exist; (d) the circumstances under which it ceased to exist; (e) the identity of all person having knowledge of the circumstances under which it ceased to exist; and (f) the identity of all persons having knowledge or who had knowledge of the contents thereof and each individual's address.

15. All Documents shall be produced in the same order as they are kept or maintained by you in the ordinary course of business.

16. You are requested to produce all drafts and notes, whether typed, handwritten or otherwise, made or prepared in connection with the requested Documents, whether or not used.

17. Documents attached to each other shall not be separated.

18. Documents shall be produced in such fashion as to identify the department, branch or office in whose possession they were located and, where applicable, the natural person in whose possession they were found, and business address of each Document's custodian(s).

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19. If any Document responsive to the request is withheld, in all or part, based upon any claim of privilege or protection, whether based on statute or otherwise, state separately for each Document, in addition to any other information requested: (a) the specific request which calls for the production; (b) the nature of the privilege claimed; (c) its date; (d) the name and address of each author; (e) the name and address of each of the addresses and/or individual to whom the Document was distributed, if any; (f) the title (or position) of its author; (g) type of tangible object, *e.g.*, letter, memorandum, telegram, chart, report, recording, disk, etc.; (h) its title and subject matter (without revealing the information as to which the privilege is claimed); (i) with sufficient specificity to permit the Court to make full determination as to whether the claim of privilege is valid, each and every fact or basis on which you claim such privilege; and (j) whether the document contained an attachment and to the extent you are claiming a privilege as to the attachment, a separate log entry addressing that privilege claim.

20. If any Document requested herein is withheld, in all or part, based on a claim that such Document constitutes attorney work product, provide all of the information described in Instruction No. 19 and also identify the litigation in connection with which the Document and the information it contains was obtained and/or prepared.

21. Plaintiff does not seek and does not require the production of multiple copies of identical Documents.

22. This Request is deemed to be continuing. If, after producing these Documents, you obtain or become aware of any further information, Documents, things, or information responsive to this Request, you are required to so state by supplementing your responses and producing such additional Documents to Plaintiff.

DOCUMENTS TO BE PRODUCED PURSUANT TO THIS SUBPOENA

1. All documents related to Jeffrey Epstein.

2. All documents relating to any investigation of Jeffrey Epstein.

3. All documents relating to Ghislaine Maxwell.

4. All documents relating to any investigation of Ghislaine Maxwell.

 All documents related to Sarah Kellen, a/k/a Sarah Vickers, a/k/a Sara Kensington.

6. All documents related to any investigation of Sarah Kellen, a/k/a Sarah Vickers, a/k/a Sara Kensington.

All documents related to any victims or alleged victims of Jeffrey Epstein,
 Ghislaine Maxwell, or Sarah Kellen, a/k/a Sarah Vickers, a/k/a Sara Kensington.

8. All communications regarding Jeffrey Epstein, Ghislaine Maxwell, Sarah Kellen, a/k/a Sarah Vickers, a/k/a Sara Kensington.

9. All documents or communications regarding any investigator, police officer, prosecutor, or other government employee that had any involvement in the investigation, arrest, or prosecution of Jeffrey Epstein, including, but not limited to, Barry Kirshner.

All documents or communications regarding any agent of Jeffrey Epstein,
 Ghislaine Maxwell, Sarah Kellen, a/k/a Sarah Vickers, a/k/a Sara Kensington, including, but not
 limited to, private investigators and attorneys.

11. Any documents or communications regarding any persons or entities who may have conducted any type of surveillance on you.

BOIES, SCHILLER & FLEXNER LLP

401 EAST LAS OLAS BOULEVARD . SUITE 1200 . FORT LAUDERDALE, FL 33301-2211 . PH. 954.356.0011 . FAX 954.356.0022

Sigrid S. McCawley, Esq. E-mail: <u>smccawley@bsfllp.com</u>

June 17, 2016

VIA E-MAIL

Laura A. Menninger, Esq. HADDON, MORGAN AND FOREMAN, P.C. 150 East 10th Avenue Denver, Colorado 80203 Imenninger@hmflaw.com

Re: Giuffre v. Maxwell Case No. 15-cv-07433-RWS

Dear Ms. Menninger:

On behalf of the Plaintiff, Virginia Giuffre, documents, Bates-stamped GIUFFRE005614 through GIUFFRE006279, are being produced pursuant to Defendant's Request for Production. All of the documents within this production have been designated as CONFIDENTIAL in accordance with the Protective Order. Please treat these documents accordingly.

This production consists of the March 19, 2010 deposition of Detective Joseph Recarey with exhibits, and an unredacted version of the Police Incident Report that was used in redacted form as Exhibit 2 in that deposition.

If you have any questions concerning the foregoing, or if there are any issues with the media, please do not hesitate to contact me at (954) 356-0011.

Sincerely,

Sigrid S. McCawley

SSM:dk Enclosures

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

-----X VIRGINIA L. GIUFFRE, Plaintiff, v. GHISLAINE MAXWELL, Defendant.

15-cv-07433-RWS

DEFENDANT'S MOTION FOR RULE 37(b) &(c) SANCTIONS FOR FAILURE TO COMPLY WITH COURT ORDER AND FAILURE TO COMPLY WITH RULE 26(a)

Laura A. Menninger Jeffrey S. Pagliuca HADDON, MORGAN, AND FOREMAN, P.C. East 10th Avenue Denver, CO 80203 303.831.7364

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Defendant Ghislaine Maxwell ("Ms. Maxwell") files this Motion for Rule 37(b) &(c) Sanctions for Failure to Comply with Court Order and Failure to Comply with Rule 26(a), stating as follows:

CERTIFICATE OF CONFERRAL

The undersigned has conferred with Plaintiff's counsel on multiple occasions in an attempt to obtain records and interrogatory responses Ordered by the Court, including by letter dated April 25, 2016, outlining the expected productions and information. Menninger Decl., Ex. L. As set forth below, Plaintiff has not produced the documents and did not provide complete or accurate information.

INTRODUCTION

Plaintiff is playing a game of catch and release. She is withholding information the Court ordered be produced and only releasing that information when she is caught in her deception.

At the April 21, 2016 hearing on Ms. Maxwell's Motion to Compel, the Court clearly Ordered Plaintiff to disclose all of her treating health care providers since 1999 and produce their records. Plaintiff did not do so, and still has not provided this information to date. It is only through deposition testimony that Ms. Maxwell became aware of at least five – if not more – treating health care providers who were never previously identified. Yet, Plaintiff has never supplemented her discovery responses to include these health care providers. Plaintiff has also failed to provide records, or has provided incomplete records, of several of the health care professionals, both disclosed and newly discovered, despite her counsel's assurances to this Court that all records have been produced. Further, Plaintiff has still failed to provide an actual computation of her damages, or any documentation supporting those claims.

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These discovery abuses cannot be condoned. All of this information is directly relevant to, and necessary to defend against, Plaintiff's damages claims for "psychological and psychiatric injuries and resulting medical expenses" and "past, present and future pain and suffering, mental anguish, humiliation, embarrassment, loss of self-esteem." Plaintiff's claims for these categories of damages must be stricken or evidence as to these damages precluded from trial under Fed. R. Civ. P. 37(b)(2)(A)(ii)&(iii) and Fed. R. Civ. P. 37(c)(1)(C).

BACKGROUND FACTS

On February 12, 2016, Ms. Maxwell served Interrogatories on Plaintiff for the identities and locations of any Health Care Provider from whom she has "received any treatment for any physical, mental or emotional condition, including addiction to alcohol, prescription or illegal drugs, that You suffered from *subsequent to* the Alleged Defamation by Ghislaine Maxwell" (Interrogatory No. 12) and "*prior to* the Alleged Defamation." Interrogatory No. 13 (emphasis added). As to both, Ms. Maxwell provided releases for Plaintiff's signature.

On March 16, 2016, Plaintiff refused to provide the names of any of Plaintiff's treating physicians, nor the requested releases, claiming "privilege." Menninger Decl., Ex. A.

On March 22, 2016, Plaintiff served Supplemental Responses & Objections and then Amended Supplemental Responses & Objections. Menninger Decl., Ex. B. Neither contained responses as to Plaintiff's health care providers. On March 22, 2016, Plaintiff also provided an Addendum to Plaintiff's Rule 26 Initial Disclosures in which she listed as potential witnesses, Dr. Steven Olson and Dr. Carol Hayek. Menninger Decl., Ex. C.

In her Initial Disclosures, Plaintiff included medical records as documents that she intends to use to establish her damages claims. Menninger Decl., Ex. D. On March 22, 2016,

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Ms. Maxwell was forced to file a Motion to Compel Plaintiff to Disclose Pursuant to Fed. R. Civ. P. 26(a)(1). Docket Entry ("DE") 64.¹

On March 31, 2016, Ms. Maxwell was forced to file a Motion to Compel Plaintiff, *inter alia*, to properly respond to Interrogatory Nos. 12 and 13. Docket Entry ("DE") 75.

On April 21, 2016, Plaintiff's counsel represented to the Court during oral argument that "We have disclosed the names. She has those names. We have also disclosed the records, the more recent records. We have not contested that.... But we have disclosed the names of the providers." (Tr. at 21-22) Plaintiff's counsel stated the only missing doctors were "in the past.... years and years ago." (Tr. at 22-23) attached to Menninger Decl., Ex. E.

At the April 21, 2016 hearing, the Court ordered Plaintiff to produce the records from Ms. Giuffre's medical doctors (apart from pre-1999) and to respond fully to the interrogatories concerning all of her treating physicians after 1999. *Id.* (Tr. 20-21).

On April 29, 2016, Plaintiff served Second Amended Supplemental Responses &

Objections. Menninger Decl., Ex. F. As to Interrogatory No. 12 (seeking the names of treatment providers <u>subsequent to the Alleged Defamation</u>). Plaintiff listed:

- Dr. Steven Olson
- Dr. Chris Donahue
- Dr. John Harris and Dr. Majaliyana
- Dr. Wah Wah
- Dr. Sellathuri
- Royal Oaks Medical Center
- Dr. Carol Hayek
- NY Presbyterian Hospital
- Campbelltown Hospital
- Sydney West Hospital
- Westmead Hospital
- Dr. Karen Kutikoff
- Wellington Imaging Associates
- Growing Together.

¹ That motion remains open.

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For some providers, Plaintiff provided records, and the nature of treatment was identified by reference to the records. For other providers, no records were produced. Where no documents were produced, Plaintiff failed to identify the dates and nature of the treatment received, as requested in the Interrogatory. *Id.* Plaintiff failed therein to identify any treatment providers *prior to* the alleged defamation, despite the Court's order concerning 1999-2015.

At Plaintiff's deposition on May 3, 2016, she described receiving treatment from Dr. Donahue and a Dr. Judith Lightfoot from October 2015 to the present. Menninger Decl., Ex. G at 308-14 & 328-331. Plaintiff also described obtaining prescriptions from Dr. Donahue

from Dr. Olson. She

claimed she was not treated by any other physicians that had not been previously listed. Id.

During the deposition of Plaintiff's mother, Lynn Miller, on May 24, 2016, Ms. Maxwell learned that

. Menninger Decl., Ex. H at 144.

On June 1, 2016, Plaintiff produced additional documentation from Centura Health for treatment received by Plaintiff in March 2015 (_______) and May 2015. These documents identify three *additional* health care professionals who treated Plaintiff, including Dr. Scott Robert Geiger, Dr. Joseph Heaney, and Donna Oliver P.A. Menninger Decl., Ex. I at 144.

On May 25, 2016, Plaintiff sent Ms. Maxwell additional records obtained from Plaintiff's treatment at Centura in June 2015. Those documents identify another medical provider, Dr. Michele Streeter. Menninger Decl., Ex. J at144.

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Further, during the deposition of Dr. Olson on May 26, 2016, Ms. Maxwell learned that he had additional records in his laptop that had not been produced prior to his deposition.² Menninger Decl., Ex. K, p. 36.

As of today's date, more than four months after Ms. Maxwell first sought the identities of Plaintiff's health care providers and the records concerning the same, more than a month and a half since the Court ordered Plaintiff to produce such identities and records, and 10 days before the end of fact discovery in this case, Ms. Maxwell has learned of at least five additional doctors who have treated Plaintiff since the time of the alleged defamatory statement: Dr. Lightfoot, Dr. Geiger, Dr. Heaney, Donna Oliver P.A and Dr. Streeter. In each case, documents relating to these doctors were not provided *until after* their identities became known through deposition or other independent investigation by Ms. Maxwell.

Plaintiff still has failed to produce any records from: (a) Dr. Donahue, (b) Dr. Hayek, (c)

Dr. Kutikoff, (d) Wellington Imaging Assocs., (e) Growing Together, (f) post 2011 records from

Dr. Lightfoot, and (g) the remaining documents for treatment by Dr. Olson.

With respect to Dr. Donahue, Dr. Hayek, Dr. Kutikoff, Wellington Imaging Assocs., Growing Together and Dr. Olson, Plaintiff has failed to provide complete responses to the Interrogatories including the dates and nature or treatment. Menninger Decl., Ex. F.

Plaintiff has alleged the following categories of damages:

(A) "Physical, psychological and psychiatric injuries and resulting medical expenses—in the approximate amount of \$102,200 present value";
(B) "Past, present and future pain and suffering, mental anguish, humiliation, embarrassment, loss of self-esteem, loss of standing in the community, loss of dignity, and invasion of privacy in her public and private life not less than \$30,000,000.00"; and
(C) Estimated lost income of \$180,000 annually. Present value \$3,461,000 to \$5,407,000"

² At the deposition, copies were produced that were difficult to read. Despite requests, legible copies have not been provided.

Pl's Supp. Discl., at 15-18, Menninger Decl., Ex. D.

I. SANCTIONS AVAILABLE FOR FAILURE TO COMPLY WITH DISCOVERY ORDER OR PROVIDE RULE 26(A) DISCLOSURES

Federal Rule of Civil Procedure 37(b)(2) sets forth the sanctions for a party's failure to

comply with a Court's discovery order, providing in relevant part:

(A) For Not Obeying a Discovery Order. If a party or a party's officer, director, or managing agent—or a witness designated under <u>Rule 30(b)(6)</u> or <u>31(a)(4)</u>—fails to obey an order to provide or permit discovery, including an order under <u>Rule 26(f),35</u>, or <u>37(a)</u>, the court where the action is pending may issue further just orders. They may include the following:

(i) directing that the matters embraced in the order or other designated facts be taken as established for purposes of the action, as the prevailing party claims;

(ii) prohibiting the disobedient party from supporting or opposing designated claims or defenses, or from introducing designated matters in evidence;

(iii) striking pleadings in whole or in part;

(iv) staying further proceedings until the order is obeyed;

(v) dismissing the action or proceeding in whole or in part;

(vi) rendering a default judgment against the disobedient party; or

(vii) treating as contempt of court the failure to obey any order except an order to submit to a physical or mental examination.

(C) *Payment of Expenses*. Instead of or in addition to the orders above, the court *must* order the disobedient party, the attorney advising that party, or both to pay the reasonable expenses, including attorney's fees, caused by the failure, unless the failure was substantially justified or other circumstances make an award of expenses unjust.

These same sanctions are available for Plaintiff's failure to provide required disclosures

under Fed. R. Civ. Procedure 26(a).³ Specifically, Rule 37(c) provides:

³ Rule 26(a)(iii) requires the Plaintiff to provide "a computation of each category of damages claimed by the disclosing party—who must also make available for inspection and copying as under <u>Rule 34</u> the documents or other evidentiary material, unless privileged or protected from disclosure, on which each computation is based, *including materials bearing on the nature and extent of injuries suffered*.

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(1) Failure to Disclose or Supplement. If a party fails to provide information or identify a witness as required by <u>Rule 26(a)</u> or (e), the party is not allowed to use that information or witness to supply evidence on a motion, at a hearing, or at a trial, unless the failure was substantially justified or is harmless. In addition to or instead of this sanction, the court, on motion and after giving an opportunity to be hear

(A) may order payment of the reasonable expenses, including attorney's fees, caused by the failure;

(B) may inform the jury of the party's failure; and

(C) may impose other appropriate sanctions, including any of the orders listed in <u>Rule 37(b)(2)(A)(i)</u> (vi).

"Under Rule 37(b)(2), courts enjoy broad discretion to sanction parties that fail to obey

discovery orders. This discretion includes, but is not limited to, the power to issue an order 'dismissing the action or proceeding in whole or in part.'" *Naguib v. Pub. Health Sols.*, No. 12-CV-2561 ENV LB, 2014 WL 3695965, at *3 (E.D.N.Y. July 24, 2014), *appeal dismissed* (Nov. 5, 2014). In "exercise [] its broad discretion to order sanctions under Rule 37," a court may consider a number of factors in issuing sanctions for failure to comply with a Court Order, "including: (1) the willfulness of the non-compliant party or the reason for the noncompliance; (2) the efficacy of lesser sanctions; (3) the duration of the period of noncompliance, and (4) whether the noncompliant party had been warned of the consequences of his non-compliance." *Nieves v. City of New York*, 208 F.R.D. 531, 535 (S.D.N.Y.2002); *see also S. New England Tel. Co. v. Glob. NAPs Inc.*, 624 F.3d 123, 144 (2d Cir. 2010) (same). This list is not exclusive, and many courts also consider the prejudice to the opposing party in determination of the sanction that should be awarded. *See id.* (factors not exclusive); *Labib v. 1141 Realty LLC*, No. 10 CIV. 8357 MHD, 2013 WL 1311002, at *7 (S.D.N.Y. Mar. 29, 2013)(examining the prejudicial impact of the non-compliance).

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The factors considered in evaluation precluded as a sanction for non-disclosure under rule 26(a) are: "(1) the party's explanation for the failure to comply with the discovery [requirement]; (2) the importance of ... the precluded [evidence]; (3) the prejudice suffered by the opposing party as a result of having to prepare to meet the new testimony; and (4) the possibility of a continuance." *Mikulec v. Town of Cheektowaga*, 302 F.R.D. 25, 29-30 (W.D.N.Y. 2014) (*quoting Ritchie Risk–Linked Strategies Trading (Ir.), Ltd. v. Coventry First LLC*, 280 F.R.D. 147, 157 (S.D.N.Y. 2012)).

The examination of these factors demonstrates that preclusion of Plaintiff's claims regarding physical and emotional distress damages is the appropriate sanction for Plaintiff's failure to comply with the Court's April 21, 2015 discovery order and failure to provide medical information that bear directly on her damages claims under Rule 26(a)(iii).

A. Rule 37(b) Factors for Failure to Comply With Court Order

1. Plaintiff's actions were willful

"Noncompliance with discovery orders is considered willful when the court's orders have been clear, when the party has understood them, and when the party's non-compliance is not due to factors beyond the party's control." *Davidson v. Dean*, 204 F.R.D. 251, 255 (S.D.N.Y. 2001) (*citing Davis v. Artuz*, 96 Civ. 7699(GBD), 2001 WL 50887 at *3 (S.D.N.Y. Jan. 19, 2001)).

The Court's Order at the April 21, 2016 hearing was entirely clear – Plaintiff was required to fully respond to the Interrogatory identifying all of her medical providers from 1999 to present, including the dates of treatment, reasons for treatment, and costs of treatment, as well as providing records relating to her treatment. Menninger Decl., Ex. E. For avoidance of doubt, undersigned counsel sent a confirming letter to Plaintiff's counsel setting forth the precise information required, and requesting that it be produced in advance of Plaintiff's deposition to so that Plaintiff could be fully examined on these issues. Menninger Decl., Ex. L.

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At the hearing, Plaintiff's counsel represented to undersigned counsel and this Court that the identities and all medical records for Plaintiff's treatment providers after the alleged defamation had been provided. Menninger Decl., Ex. E at 21-23. This was simply false. At this point, there are at least five treatment providers that had not been disclosed. None of their records were disclosed until after their identities were uncovered through depositions.

Plaintiff was and is capable of *at a minimum* identifying the physicians and psychologists who have treated her – the matter is fully in her control. Yet, she completely failed to identify at least five health care providers. These were providers who she is currently seeing or has seen in the recent past, who have prescribed her medication, and are treating her for emotional and mental issues – the very things for which she is seeking damages. There can be no argument that the failure to identify and produce records from these doctors was anything but an intentional and willful violation.

Additionally, at her deposition, Plaintiff intentionally concealed other treating physicians who treated her

See Menninger Decl., Ex. I. As fully briefed, the existence of other or intervening physical and emotional distress damages was the primary purpose for requesting medical information and treatment providers. *See* Motion to Compel at 18-19 (DE 75).

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Plaintiff's intentional refusal to obey this Court's Order, including failure to disclose her treating psychologist she is still seeing to this day for the very injuries she claims in this lawsuit, is ground for precluding her damage claims for physical and emotional distress.

2. Lesser sanctions will be insufficient and Ms. Maxwell has been prejudiced

Plaintiff's pattern of discovery abuses and failure to disclose necessary and required information makes clear that no lesser sanction will deter Plaintiff's continuing discovery abuses. "[T]he purposes of Rule 37 sanctions, [is] "to 'ensure that a party will not benefit from its own failure to comply,' to 'obtain compliance with a particular order issued,' and to 'serve a general deterrent effect on the case at hand and on other litigation, provided that the party against whom they are imposed was in some sense at fault." *Szafrankowska v. AHRC Home Care Servs., Inc.,* 2008 WL 186206, *1 (S.D.N.Y. Jan. 22, 2008) (*quoting Update Art, Inc. v. Modiin Pub., Ltd.,* 843 F.2d 67, 71 (2d Cir.1988)); *see also S. New England,* 624 F.3d at 149.

Ms. Maxwell has been severely prejudiced by Plaintiff's failure to provide the required identifying information and documents from her health care providers. One health care provider identified by Plaintiff in her deposition is a psychiatrist, Judith Lightfoot, who is located in Australia. Plaintiff's specifically claims

Obviously, Dr. Lightfoot has relevant information concerning Plaintiff's emotional state both before and after the alleged defamatory statement. Indeed, her testimony could conclusively prove that Plaintiff's mental state has been unaffected by the alleged defamation. Despite this, Plaintiff purposefully omitted Dr. Lightfoot from her

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sworn interrogatory responses and has not produced any records from Dr. Lightfoot's recent treatment of Plaintiff.⁴ With less than ten days left in discovery, arranging for and taking the deposition of Dr. Lightfoot – a person living in a foreign county, is nearly impossible.

Likewise, Plaintiff has seen another doctor, Dr. Donahue,

She has met with him

on two occasions, both after the alleged defamatory statement. Yet, Plaintiff failed to identify this as the nature of Dr. Donahue's treatment in her Interrogatory Reponses. Nor did she identify the time frame in which she was treated by Dr. Donahue. She has never provided his records. Obviously, Dr. Donahue also has relevant information, which was entirely unclear from the Interrogatory response provided.

This information is all

relevant, discoverable, and was purposefully hidden by Plaintiff.

Any action short of precluding claims for physical, psychological and emotional distress damages will fall short of serving Rule 37's purpose to "ensure that a party will not benefit from its own failure to comply" with court orders. *S. New England*, 624 F.3d at 149. To permit Plaintiff to get away with her purposeful non-compliance would reward her by allowing her to conceal relevant discoverable information that might fully disprove causation between Ms. Maxwell's statement and Plaintiff's alleged physical symptoms and emotional distress.

3. Plaintiff has been non-compliant since the outset of discovery

From the initiation of discovery, Plaintiff has played hide the ball. Starting with the service of Rule 26(a) disclosures, Plaintiff has simply refused to turn over required and necessary

⁴ After Plaintiff revealed Dr. Lightfoot's identity in her deposition, Plaintiff belatedly produced a single document from Dr. Lightfoot concerning Plaintiff's initial consultation with her in 2011. No records from her more recent treatment have been produced.

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information. In her initial Rule 26(a) disclosures in November 2015, Plaintiff failed to provide any information on the calculation of or supporting evidence for her damages claim. When she supplemented her Rule 26(a) disclosures, she provided none of the necessary information or an actual computation of damages, relying on other people's alleged earning potential and average damage awards in other cases with completely different claim types. *See* Motion to Compel Rule 26(a) Disclosure at 5-6 (DE 64).⁵ To date, over six months after her Rule 26(a) disclosures were required and with less than 10 days left in discovery, Plaintiff has failed and refused to provide any supporting documentation for her damages claims or an actual computation of her damages based on her alleged injury as required by Fed. R. Civ. P. 26(a)(iii). At a minimum, reliance on any calculation, information or evidence that has not been provided as of this filing of this motion must be precluded.

Plaintiff's Rule 26 failures do not end with the damages calculations. It has now become clear that Plaintiff failed to disclose witnesses with relevant information based on the subpoenas she has served in this matter. Plaintiff repeatedly has issued subpoenas to witnesses for depositions and document production <u>before</u> including them on her Rule 26 disclosures. To wit,

- Allyson Chambers subpoena February 12; disclosed March 11
- Aviation Insurance subpoena April 27; never disclosed
- ______ subpoena notice May 16; disclosed June 1
- Joe Recarey subpoena notice May 17; disclosed June 1
- Michael Reiter subpoena notice May 17; disclosed June 1
- Shopper's Paradise subpoena notice April 26; never disclosed

How many other witnesses are there with relevant information that Plaintiff has hidden?

⁵ No ruling had been made on this Motion.

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Plaintiff has been equally evasive in responding to written discovery. Until Ms. Maxwell was forced to file a Motion to Compel, Plaintiff failed to give even the most basic relevant and fully discoverable information, including the identities of Plaintiff's physicians, information on her work and education history, and even the identity of her counsel and the matters on which they represent her. *See* DE 75. After being ordered to provide this information, Plaintiff continued her strategy of providing made up or false information, or simply refusing to provide the ordered information.

First, despite being ordered to produce all documents relating to alleged law enforcement inquiries other than Plaintiff's own statements (which would be provided for in camera review), she simply provided *all* documents relating to alleged law enforcement inquires for *in camera* review, attempting to re-litigate the issue instead of complying with the Court's order. See DE 139. Second, she and her attorneys have fabricated and backdated a string of engagement letters attempting to substantiate their privilege claims, as fully detailed in Ms. Maxwell's Reply in Support of Motion to Compel Non-Privileged Documents. See DE 191, p. -9. As shown above, Plaintiff only selectively and belatedly turned over medical records and the identity of her medical providers, and only after Ms. Maxwell uncovered their existence. Similarly, Plaintiff was specifically asked for photographs of Plaintiff with certain individuals (including Prince Andrew), and production of those photographs in native format. Plaintiff claimed she produced documents she had, but did not possess any native format pictures. Menninger Decl., Ex. E at 26-27. In Plaintiff's deposition, she revealed that she had a box of documents that included pictures, including perhaps a photograph of herself and Prince Andrew, but that she did not look through the box or provide any of its contents. Menninger Decl., Ex. G at 208-13. Shortly thereafter, Plaintiff's counsel produced 60 pages of pictures previously withheld. Menninger

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Decl., Ex. M. Plaintiff still not provided the native versions of these photographs. This pattern was repeated again in just the past few days when Plaintiff turned over additional relevant documents from Plaintiff's iCloud account, but only did so after Ms. Maxwell's counsel ferreted out that account through detailed review of documents produced showing that the account was used by Plaintiff including in her correspondence with her counsel. Plaintiff failed to disclose the account, the identity of which was requested discovery. *Compare* Menninger Decl., Ex. F at 8-9 *with* Menninger Decl., Ex. G at 277; Menninger Decl., Ex. N (letter re: iCloud account).

While Ms. Maxwell has been able to unearth some of the information Plaintiff has purposefully withheld, there is simply no telling what else she is still hiding. "The sanctions imposed by <u>Rule 37</u> for obstructing or failing to comply with discovery procedures would be hollow indeed if they could be imposed only on those whose efforts at concealment proved to be successful. Plaintiff may not properly escape the consequences of [plaintiff's] own wrongful conduct because the defendants were diligent and persistent enough to overcome the obstacles which [plaintiff] placed in their path." *Nittolo v. Brand*, 96 F.R.D. 672 (S.D.N.Y. 1983). Put simply, Plaintiff's discovery abuses have been rampant since the beginning of this case. In the case of withholding required documents and information regarding health care providers that are central to the defense claimed damages, these abuses necessitate preclusion of the claims.

4. Plaintiff and her counsel are fully aware of sanctions for noncompliance with Court orders

"Although formal warnings often precede the imposition of serious sanctions, this court has never considered warning an absolute condition precedent." *Davidson v. Dean*, 204 F.R.D. 251, 257 (S.D.N.Y. 2001). Plaintiff is represented by no less than four law firms and has seven attorneys of record in this case. Each should be fully aware, without need for warning, that the failure to comply with this Court's orders can result in Rule 37 sanctions. "[I]t is an elementary

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fact and expectation of legal practice that an attorney who fails to abide by a court rule or order may be subject to sanctions or other adverse consequences." *In re Payne*, 707 F.3d 195, 206 (2d Cir. 2013); *see also Gurvey v. Cowan, Liebowitz & Lathman, P.C.*, No. 06 CIV. 1202 LGS HBP, 2014 WL 715612, at *6 (S.D.N.Y. Feb. 25, 2014) ("Although [the offending party] was not expressly warned of the consequences of disobeying my Orders, she is an attorney and is chargeable with knowing the consequences of violating a court order." (footnote omitted)).

B. Additional Rule 37(c) Factors for Failure to Comply With Initial Disclosure Requirements

The factors considered under Rule 37(b) and (c) largely overlap, and the issues of willfulness and prejudice are addressed above. The two additional factors considered in imposing the sanctions for failure to provide required Rule 26(a) damages calculations and documents -- the importance of the information withheld and possibility of continuance – also warrant imposition of striking the claims for physical and emotional distress damages.

1. The information withheld is critically important

As fully explained in the Motion to Compel Rule 26(a) disclosures, to date Plaintiff still has not provided an actual computation of the physical and emotional distress damages she claims. Despite specific discovery requests, Plaintiff failed to provide the information about her most current physical and mental health treatment providers – those people whom she saw after the alleged defamation. This information is critical to the defense against Plaintiff's damages claims. The undisclosed records demonstrate that Plaintiff did not seek any treatment immediately following the alleged defamatory statement on January 2, 2015. The first treatment she sought thereafter was on March 5, 2015 and was *unrelated* to any physical or emotional distress caused by the alleged defamatory statement. Instead, she was treated at a hospital for a domestic violence incident in which her husband strangled and punched her. This highly

. Yet, Plaintiff did not report this treatment or identify these health care providers in her Initial Disclosures or Interrogatory Reponses. She also purposefully left this information out of her testimony relating to doctors she has seen after January 2, 2015. Plaintiff is obviously trying to hide this very serious other intervening cause of her damages – and she almost got away with it. Dr. Lightfoot is perhaps the most relevant health care provider, yet her name appears nowhere in the Disclosures or in the Interrogatory Reponses. Plaintiff still has not produced a single record from Dr. Lightfoot for any treatment after the alleged defamatory statement. A third doctor, Dr. Donahue, may have been named, but the nature and dates of the treatment he provided were never disclosed. . No records have been produced. . Menninger Decl., Ex. G, p. 336. There is a clear need to depose Dr. Donahue regarding this failure to mitigate damages. Yet, his records have not been produced, and his role in Plaintiff's treatment was not disclosed until Plaintiff's deposition.

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One can only assume Dr. Carol Hayek has relevant information – she was actually included in Plaintiff's Second Supplemental Responses & Objections. Plaintiff nevertheless fails to identify the nature of Dr. Hayek's treatment of her and no records have been produced. Plaintiff cannot be permitted to identify people with relevant information that she plans on relying on and yet refuse to inform the defense the content of the information.

The information that was withheld and only produced after Ms. Maxwell's counsel discovered its existence is of paramount importance to the damages claims. It is likely that the still undisclosed evidence is equally compelling.

2. Ms. Maxwell would require an extension of the discovery period

Ms. Maxwell does not wish to extend the discovery deadlines in this matter and has diligently worked to meet all deadlines so that this case can proceed on the schedule set out in the Scheduling Order. Ms. Maxwell obtained the deposition testimony of the one treatment provider Plaintiff did initially identify⁶ – Dr. Olsen – who has provided valuable information that disproves any physical or emotional distress damages caused by the alleged defamation. Now, on the eve of discovery closing, Ms. Maxwell has learned of at least five other medical treatment providers in the most relevant timeframe – people providing medical and mental health services post the alleged defamatory statement in January 2015. Plaintiff's discovery failures in hiding relevant treating physician information have prevented Ms. Maxwell from obtaining what now appears to be critical information. Two of these providers – Drs. Lightfoot and Donahue -- are located in Australia, requiring significant travel to obtain their deposition, and potentially requiring service of process through other means. Four other treatment providers – Dr. Geiger,

⁶ Plaintiff also originally disclosed a Dr. Carol Hayek as a treatment provider. However, no information has been provided on what Dr. Hayek treated Plaintiff for or when she was treated, and no medical records have been produced.

Dr. Heaney, Donna Oliver P.A and Dr. Streeter – reside in Colorado. Because they are outside of the jurisdiction, they are not subject to be compelled to appear at trial, requiring that their depositions be taken to present their testimony.

Ms. Maxwell does not wish to drag this case out, and should not be forced to incur the time and expense that would be required to obtain discovery from these hidden health care providers, especially at this late stage.

II. STRIKING CLAIMS FOR MEDICAL AND EMOTIONAL DISTRESS DAMAGES IS CONSISTENT WITH THE PURPOSE OF RULE 37, COMMENSURATE WITH THE INFORMATION WITHHELD, AND LESS HARSH THAN THE AVAILABLE DISMISSAL SANCTION.

Under Rule 37, Ms. Maxwell could certainly request the more severe sanction of dismissal of the case.⁷ This most severe sanction would be appropriate in this circumstance. Dismissal is consistent with the sanctions imposed by many courts in this district and throughout New York in similar situations where medical records have been withheld despite a court order to produce, and those medical records are central to the issue in the case. *See Nittolo v. Brand*, 96 F.R.D. 672 (S.D.N.Y. 1983) (dismissing plaintiff's claims under Rule 37 for providing false and evasive answers concerning material facts including medical history); *Skywark v. Isaacson*, No. 96 CIV. 2815 JFK, 1999 WL 1489038, at *1 (S.D.N.Y. Oct. 14, 1999), *aff'd*, No. 96 CIV. 2815 (JFK), 2000 WL 145465 (S.D.N.Y. Feb. 9, 2000) (dismissal of Plaintiff's claims for failure to turn over medical records relevant to claims, and withholding Court ordered information until uncovered by defendant); *In re Consol. RNC Cases*, No. 127, 2009 WL 130178, at *13 (S.D.N.Y. Jan. 8, 2009) (dismissal of emotional distress claims under Rule 37 for failure to turn over relevant medical records despite Court Order); *Witharana v. Dorsey*, No. 13-CV-3102 ENV

⁷ Obviously, the Court has the power to elect this sanction on its own should it so choose.

MDG, 2015 WL 4510273, at *5 (E.D.N.Y. July 24, 2015) (dismissal of claims under Rule 37 for failure to provide Court Ordered medical releases relevant to claims).

Here, Ms. Maxwell seeks the lesser sanction of striking the claim or precluding evidence only on the damages that relate to the withheld documents and information. The information being withheld – medical and psychological providers and their records – related directly to the claims for physical, psychological and emotional distress damages. The sanction sought is commensurate with and directly related to Plaintiff's violation of the Court's Order. Given the ten days left in discovery Ms. Maxwell cannot adequately get discovery on this newly disclosed evidence. In light of Plaintiff's continuing and persistent discovery misconduct, the punishment fits.

CONCLUSION

WHEREFORE, Ms. Maxwell requests that this Court enter an Order:

1) Striking Plaintiff Damages Claims for psychological pain and suffering, mental anguish and emotional distress (Complaint ¶ 19), Physical, psychological and psychiatric injuries and resulting medical expenses (Rule 26(a) Disclosures, Paragraph (C)(1)) and "Past, present and future pain and suffering, mental anguish, humiliation, embarrassment, loss of self-esteem, loss of standing in the community, loss of dignity and invasion of privacy in her public and private life" (Rule 26(a) Disclosures, Paragraph (C)(1));

2) For attorneys' fees and costs incurred in filing this Motion; and

3) Warning Plaintiff that further violation of this Court orders or the discovery rules may result in the sanction of dismissal of her claims.

Dated: June 20, 2016

Respectfully submitted,

/s/ Laura A. Menninger

Laura A. Menninger (LM-1374) Jeffrey S. Pagliuca (*pro hac vice*) HADDON, MORGAN AND FOREMAN, P.C. 150 East 10th Avenue Denver, CO 80203 Phone: 303.831.7364 Fax: 303.832.2628 Imenninger@hmflaw.com

Attorneys for Ghislaine Maxwell

CERTIFICATE OF SERVICE

I certify that on June 20, 2016, I electronically served this *Defendant's Motion for Rule 37(B)* &(C) Sanctions for Failure to Comply with Court Order and Failure to Comply with Rule 26(A) via ECF on the following:

Sigrid S. McCawley Meridith Schultz BOIES, SCHILLER & FLEXNER, LLP 401 East Las Olas Boulevard, Ste. 1200 Ft. Lauderdale, FL 33301 smccawley@bsfllp.com mschultz@bsfllp.com

Bradley J. Edwards FARMER, JAFFE, WEISSING, EDWARDS, FISTOS & LEHRMAN, P.L. 425 North Andrews Ave., Ste. 2 Ft. Lauderdale, FL 33301 brad@pathtojustice.com Paul G. Cassell 383 S. University Street Salt Lake City, UT 84112 cassellp@law.utah.edu

J. Stanley Pottinger 49 Twin Lakes Rd. South Salem, NY 10590 StanPottinger@aol.com

/s/ Nicole Simmons

Nicole Simmons

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

| | -X |
|----------------------|---------|
| VIRGINIA L. GIUFFRE, | |
| Plaintiff, | |
| V. | : |
| GHISLAINE MAXWELL, | |
| Defendant. | |
| | : |
| | ÷
-X |

15-cv-07433-RWS

Declaration Of Laura A. Menninger In Support Of Defendant's Motion For Rule 37(B) &(C) Sanctions For Failure To Comply With Court Order <u>And Failure To Comply With Rule 26(A)</u>

I, Laura A. Menninger, declare as follows:

1. I am an attorney at law duly licensed in the State of New York and admitted to practice in the United States District Court for the Southern District of New York. I am a member of the law firm Haddon, Morgan & Foreman, P.C., counsel of record for Defendant Ghislaine Maxwell ("Maxwell") in this action. I respectfully submit this declaration in support of Defendant's Motion for Rule 37(b) &(c) Sanctions for Failure to Comply with Court Order and Failure to Comply with Rule 26(a).

2. Attached as Exhibit A is a true and correct copy of excerpts from Plaintiff's Response and Objections to Defendant's First Set of Discovery Requests to Plaintiff, served March 16, 2016.

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3. Attached as Exhibit B is a true and correct copy of excerpts from Plaintiff's Amended and Supplemental Response and Objections to Defendant's First Set of Discovery Requests to Plaintiff, served March 22, 2016.

Attached as Exhibit C is a true and correct copy of Addendum to Plaintiff's Rule
 26 Initial Disclosures, served March 22, 2016.

5. Attached as Exhibit D is a true and correct copy of Plaintiff, Virginia Giuffre's Revised Disclosure Pursuant to Fed. R. Civ. P. 26, served March 11, 2016.

6. Attached as Exhibit E is a true and correct copy of the transcript of the hearing held before this Court on April 21, 2016.

7. Attached as Exhibit F is a true and correct copy of Plaintiff's Second Amended Supplemental Response and Objections to Defendant's First Set of Discovery Requests to Plaintiff, served April 29, 2016.

8. Attached as Exhibit G (filed under seal) is a true and correct copy of excerpts from the Deposition of Virginia Giuffre taken in the above captioned matter on May 3, 2016, and designated by Plaintiff as Confidential under the Protective Order.

9. Attached as Exhibit H (filed under seal) is a true and correct copy of excerpts from the Deposition of Lynn Trude Miller taken in the above captioned matter on May 24, 2016, and designated by Plaintiff as Confidential under the Protective Order.

10. Attached as Exhibit I (filed under seal) is a true and correct copy of medical records bates labeled GIUFFRE005498-005569, produced by Plaintiff on June 1, 2016.

11. Attached as Exhibit J (filed under seal) is a true and correct copy of medical records bates labeled GIUFFRE005492-5496, produced by Plaintiff on May 25, 2016.

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12. Attached as Exhibit K (filed under seal) is a true and correct copy of excerpts from the Deposition of Dr. Steven Olsen taken in the above captioned matter on May 26, 2016, and designated by Plaintiff as Confidential under the Protective Order.

Attached as Exhibit L is a true and correct copy of a letter from Laura A.
 Menninger to Sigrid McCawley dated April 25, 2016 concerning discovery.

14. Attached as Exhibit M is a true and correct copy of a letter from Sigrid McCawley to Laura A. Menninger and documents produced by Plaintiff bates labeled GIUFFRE0053705430, produced by Plaintiff on May 12, 2016.

15. Attached as Exhibit N is a true and correct copy of a letter from Sigrid McCawley to Laura A. Menninger enclosing documents based labeled GIUFFRE005607-5613, produced by Plaintiff on June 14, 2016.

By: /s/ Laura A. Menninger Laura A. Menninger

CERTIFICATE OF SERVICE

I certify that on June 20, 2016, I electronically served this *Declaration Of Laura A*. Menninger In Support Of Defendant's Motion For Rule 37(B) &(C) Sanctions For Failure To Comply With Court Order And Failure To Comply With Rule 26(A) via ECF on the following:

Sigrid S. McCawley Meridith Schultz BOIES, SCHILLER & FLEXNER, LLP 401 East Las Olas Boulevard, Ste. 1200 Ft. Lauderdale, FL 33301 smccawley@bsfllp.com mschultz@bsfllp.com

Bradley J. Edwards FARMER, JAFFE, WEISSING, EDWARDS, FISTOS & LEHRMAN, P.L. 425 North Andrews Ave., Ste. 2 Ft. Lauderdale, FL 33301 brad@pathtojustice.com Paul G. Cassell 383 S. University Street Salt Lake City, UT 84112 cassellp@law.utah.edu

J. Stanley Pottinger 49 Twin Lakes Rd. South Salem, NY 10590 StanPottinger@aol.com

/s/ Nicole Simmons

Nicole Simmons

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EXHIBIT G

GIUFFRE

VS.

MAXWELL

Deposition

VIRGINIA GIUFFRE

05/03/2016

Agren Blando Court Reporting & Video, Inc.

216 16th Street, Suite 600 Denver Colorado, 80202 303-296-0017

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| | Page 205 | | Page 207 |
|----|--|----|---|
| 1 | another prince, the large hotel chain owner and | 1 | Q Including Mr. Edwards, who is sitting |
| 2 | Marvin Minsky, is there anyone else that Ghislaine | 2 | right here, correct? |
| 3 | Maxwell directed you to go have sex with? | 3 | A Correct. |
| 4 | A I am definitely sure there is. But can I | 4 | Q What did that journal look like? |
| 5 | remember everybody's name? No. | 5 | A It was green. |
| 6 | Q Okay. Can you remember anything else | 6 | Q And what else? |
| 7 | about them? | 7 | A It was just a spiral notebook. |
| 8 | A Look, I've given you what I know right | 8 | Q Okay. And what did you put into that |
| 9 | now. I'm sorry. This is very hard for me and very | 9 | green spiral notebook? |
| 10 | frustrating to have to go over this. I don't I | 10 | A Bad memories. Things that I've gone |
| 11 | don't recall all of the people. There was a large | 11 | through, lots of things, you know. I can't tell you. |
| 12 | amount of people that I was sent to. | 12 | There was a lot of pages. It was over 300 pages in |
| 13 | Q Do you have any notes of all these people | 13 | that book. |
| 14 | that you were sent to? | 14 | Q Did you ever show that book to your |
| 15 | A No, I don't. | 15 | lawyers? |
| 16 | Q Where are your notes? | 16 | A No. |
| 17 | A I burned them. | 17 | Q Did you show that book to anyone? |
| 18 | Q When did you burn them? | 18 | A My husband. |
| 19 | A In a bonfire when I lived at Titusville | 19 | Q Did you show it to anyone else besides |
| 20 | because I was sick of going through this shit. | 20 | your husband? |
| 21 | Q Did you have lawyers who were representing | 21 | A No. |
| 22 | you at the time you built a bonfire and burned these | 22 | Q Did you tear out pages and give them to |
| 23 | notes? | 23 | Sharon Churcher? |
| 24 | A I've been represented for a long time, but | 24 | A No, I wrote those pages that you're |
| 25 | it was not under the instruction of my lawyers to do | 25 | talking about, I wrote for her specifically. She |
| | Page 206 | | Page 208 |
| 1 | this. My husband and I were pretty spiritual people | 1 | wanted to know about the Prince Andrew incident. |
| 2 | and we believed that these memories were worth | 2 | Q So that's a different piece of paper? |
| 3 | burning. | 3 | A Yeah, that's just random paper. |
| 4 | Q So you burned notes of the men with whom | 4 | Q So you had a green spiral notebook that |
| 5 | you had sex while you were represented by counsel in | 5 | you began sometime in 2011 or 2012 in which you wrote |
| 6 | litigation, correct? | 6 | down your recollections about what had happened to |
| 7 | MR. EDWARDS: Object to the form. | 7 | you, and you burned that in a bonfire in 2013. |
| 8 | A This wasn't anything that was a public | 8 | Did I get that right? |
| 9 | document. This was my own private journal, and I | 9 | A You got that right. |
| 10 | didn't want it anymore. So we burned it. | 10 | Q And do you have no other names of people |
| 11 | Q (BY MS. MENNINGER) When did you write | 11 | to whom you claim Ghislaine Maxwell directed you to |
| 12 | that journal? | 12 | have sex, correct? |
| 13 | A Just over time. I started writing it | 13 | A At this time, no. |
| 14 | probably in, I don't know, I can't speculate, 2012, | 14 | Q Is there any document that would refresh |
| | 2011. | 15 | your recollection that you could look at? |
| 15 | | 16 | A If you have a document you'd like to show |
| 16 | | | me, I would be glad to look at it and tell you the |
| 17 | time it happened? | 17 | |
| 18 | A No. | 18 | names I recognize off of that. |
| 19 | Q You started writing this journal | 19 | Q I'm just asking you if there's a document |
| 20 | approximately a decade after you claim you finished | 20 | you know of that has this list of names in it? |
| 21 | being sexually trafficked, correct? | 21 | A Not in front of me, no. |
| 22 | A Yes. | 22 | Q Where is the original of the photograph |
| 23 | Q And you started writing a journal after | 23 | that has been widely circulated in the press of you |
| 24 | you had a lawyer, correct? | 24 | with Prince Andrew? |
| 25 | A Correct. | 25 | A I probably still have it. It's not in my |

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| | | Page 209 | | | Page 211 |
|----------------|--------------------------|--|----------|----------------------|--|
| 1 | posses | sion right now. | 1 | Α | My little yellow Kodak camera. |
| 2 | Q | Where is it? | 2 | Q | Who took the picture? |
| 3 | А | Probably in some storage boxes. | 3 | Α | Jeffrey Epstein. |
| 4 | Q | Where? | 4 | Q | And where did you have it developed? |
| 5 | A | In Sydney. | 5 | Α | I believe when I got back to America. |
| 6 | Q | Where in Sydney? | 6 | Q | So where? |
| 7 | А | At some family's house. We got the boxes | 7 | Α | I don't know. |
| 8 | shippe | d to Australia, and they were picked up off the | 8 | Q | Palm Beach? |
| 9 | porch ł | by my nephews and brought to their house. | 9 | А | I don't know. |
| 10 | Q | Which is where? | 10 | Q | What is the date the photograph was |
| 11 | A | In Sydney. | 11 | printee | d? |
| 12 | Q | Where in Sydney? | 12 | A | I believe it's in March 2001. |
| 13 | A | | 13 | Q | Okay. |
| 14 | Q | And who lives in that house? | 14 | A | But that's just off of my photographic |
| 15 | A | Well, it's owned by my mother-in-law and | 15 | memor | y. I don't it could be different, but I |
| 16 | | in-law, but my nephews live in the house. | 16 | think it | 's March 2001. |
| 17 | Q | What are their names? | 17 | Q | You have a photographic memory? |
| 18 | A | I'm not giving you the names of my | 18 | A | I'm not saying I have a photographic |
| 19 | nephev | NS. | 19 | | y. But if I'd look at the back of the photo and |
| 20 | Q | What's the address of the house? | 20 | I remer | mber what it says, I believe it was March 2001. |
| 21 | A | Why would you want that? | 21 | Q | Did the photograph ever leave your |
| 22 | Q | I want to know where the photograph is. | 22 | posses | ssion for a while? |
| 23 | | king you where the photograph is. And you've | 23 | A | I gave it to the FBI. |
| 24 | | old me it's somewhere in | 24 | Q | Okay. And when did you get it back? |
| 25 | A | Yes. | 25 | A | When they took copies of it. |
| 1 | • | Page 210 | 1 | • | Page 212
When was that? |
| 1 | Q
locate | So where in sector is the photograph | 1 | Q
A | 2011. |
| 2 | A | If I can't 100 percent say that the | 3 | Q | When they came to interview you? |
| 4 | | graph is there, it could be at my house that I | 4 | Υ
Α | Yes. |
| 5 | | itly live in. I'm not going to give you the | 5 | Q | So from 2011 until you left Colorado it |
| 6 | • | ss of my nephews' residence. | 6 | - | your personal possession? |
| 7 | Q | When is the last time you saw the | 7 | A | Yes. |
| 8 | - | graph in person? | 8 | 0 | What other documents related to this case |
| 9 | A | When I packed and left America. | 9 | - | that, storage boxes in Australia? |
| 10 | Q | Colorado? | 10 | | MR. EDWARDS: Object to the form. |
| 11 | A | Yes. | 11 | А | Documents related to this case there |
| 12 | Q | All right. So you had that photograph | 12 | I don't | know. I really can't tell you. I mean, |
| 13 | - | with you in Colorado? | 13 | | seven boxes full of Nerf guns, my kids' toys, |
| 14 | А | Yes. | 14 | | I don't know what other documents would be |
| 15 | Q | What's on the back of the photograph? | 15 | in there | |
| 16 | A | I'm sorry? | 16 | Q | (BY MS. MENNINGER) Did anyone search |
| 17 | Q | Is there anything on the back of the | 17 | those | documents after you received discovery requests |
| 18 | - | graph? | 18 | | is in this case? |
| 19 | A | There's like the date it was printed, but | 19 | А | I haven't been able to obtain those boxes. |
| | | ting or anything. | 20 | I can't | get them sent back up to me. It's going to |
| 20 | no writ | ang or any anny. | | | · |
| 20
21 | no writ
Q | Okay. Does it say where it was printed? | 21 | cost me | e a large amount of money. And right now I'm |
| | | | 21
22 | | e a large amount of money. And right now I'm to look after my family, so I'm not able to |
| 21 | Q
A | Okay. Does it say where it was printed? | | trying t | |
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22 | Q
A | Okay. Does it say where it was printed?
I don't believe so. I think it just I | 22 | trying t | to look after my family, so I'm not able to |
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don't r | Okay. Does it say where it was printed?
I don't believe so. I think it just I | 22
23 | trying t
afford t | to look after my family, so I'm not able to to get them up. |

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| | | Page 213 | | Page 215 |
|----|----------|---|----------|---|
| 1 | Q | Okay. How far away are the boxes from | 1 | We've had lots of bonfires there. |
| 2 | where | you live in Australia? | 2 | Q Did you ever ride in a helicopter with |
| 3 | A | Sydney is down here at the bottom. Cairns | 3 | Ghislaine Maxwell acting as pilot of the helicopter? |
| 4 | is up h | ere at the top. | 4 | A Yes. |
| 5 | Q | Okay. | 5 | Q Who else was on the flight? |
| 6 | A | It's probably a six-day drive. | 6 | A I've been on the helicopter with her |
| 7 | Q | Did you fly here through Sydney? | 7 | plenty of times. I can't mention how many people |
| 8 | A | No. | 8 | were on the on the helicopter at the same time. |
| 9 | Q | Have you been to Sydney since you've moved | 9 | Q How many times? |
| 10 | back t | o Australia? | 10 | A I don't know. Do you have helicopter |
| 11 | A | I flew into Sydney with my three kids, but | 11 | records that you could show me? |
| 12 | it was a | a connecting flight to Brisbane. | 12 | Q I'm asking you how many times you were on |
| 13 | Q | Did you ask your nephews or anyone else to | 13 | the helicopter with Ghislaine Maxwell acting as the |
| 14 | | those boxes in response to discovery requests | 14 | pilot |
| 15 | that w | ve issued in this case? | 15 | A It's impossible for me to answer the |
| 16 | A | They are my nephews. I would never let | 16 | question without having the actual physical records |
| 17 | them lo | ook at those. | 17 | in front of me. |
| 18 | Q | Other than your green spiral notebook, | 18 | Q I'm asking you to look into your memory |
| 19 | what e | else did you burn in this bonfire in 2013? | 19 | and tell me how many times you recall being on a |
| 20 | A | That was it. | 20 | helicopter with Ghislaine Maxwell at the pilot seat? |
| 21 | Q | That's the only thing? | 21 | A There is no number I can give you. |
| 22 | A | Yes. | 22 | There's plenty of times I've been on her helicopter. |
| 23 | Q | Did you use wood? | 23 | Q Where did you go from and to on a |
| 24 | A | Yes. | 24 | helicopter? |
| 25 | Q | Charcoal? | 25 | A I believe it was don't quote me on this |
| | | Page 214 | | Page 216 |
| 1 | Α | My husband built the bonfire out of wood | 1 | because I get confused on the islands there. I want |
| 2 | | don't know what else he put in it. He's the | 2 | to say it was St. John's. It could have been |
| 3 | | ho always makes the fires, not me. | 3 | St. Barts. St. John or St. Barts, and then we would |
| 4 | Q | Who else was present? | 4 | fly straight to Jeffrey's island. |
| 5 | A | Just him and I. | 5 | Q Okay. Did you ever go anywhere else on |
| 6 | Q | Were your kids there? | 6 | the helicopter? |
| 7 | A | No. They were inside sleeping. | 7 | A No. |
| 8 | Q | And what beach was this? | 8 | Q Were you ever on the helicopter with Bill |
| 9 | A | It wasn't a beach. It was in my backyard. | 9 | Clinton and Ghislaine Maxwell as the pilot of the |
| 10 | Q | What's your address? | 10 | helicopter? |
| 11 | A | At that time? | 11 | A No. |
| 12 | Q | Um-hum. | 12 | Q Were you ever on the helicopter with Bill
Clinton's Secret Service and Ghislaine Maxwell as the |
| 13 | A | | 13 | |
| 14 | Q | Vec | 14 | pilot? |
| 15 | A | Yes. | 15 | A No. |
| 16 | Q | Who were your neighbors? | 16 | Q Do you recall telling Sharon Churcher that |
| 17 | A | Sweet people. Ray and I could look on | 17 | you were? |
| 18 | | one if you want. | 18 | A No. |
| 19 | Q | No, thank you. Do they still live there? | 19 | Q Did you see the press article in which |
| 20 | A | Yes. | 20 | Sharon Churcher reported that you were? |
| 21 | Q | Do you keep in touch with them? | 21 | MR. EDWARDS: Objection. I'd just ask |
| 22 | A | Last time I talked to them was a few | 22 | that if you're going to ask this witness about a |
| 23 | | is ago.
Did they can the fire? | 23
24 | specific article I'd like for her to see the article.
Otherwise she's not going to testify about it. |
| 24 | Q | Did they see the fire? | | |
| 25 | A | They've seen many fires that we've had. | 25 | If you have something to show her, then, |

Case 1:15-cvAgree-BlandocomenReporting Revide 03. Inc. Page 6 of 12 Page 277 Page 279 Right. 1 А Oh, like I said, I don't recognize it, but 1 Q 2 it obviously comes from --2 Α But anything they had of me. 3 0 Your e-mail address? 3 0 And Brad Edwards, who is sitting right А 4 here, was your attorney at the time and you 4 Yes. Now, what e-mail address is that, exactly, 5 identified him as such in the e-mail, correct? 5 Q on the first page of this exhibit? 6 Correct. 6 А 7 А @icloud.com, that must be from a phone. 7 0 You did not identify Mr. -- Judge Cassell 8 Q So that's different from the other e-mail 8 as your attorney in this e-mail, correct? 9 address? 9 I knew him as a former judge, and I just А А Yeah, I don't actually know about that 10 wrote down, Judge Paul Cassal (sic) as it looks. But 10 e-mail address. I obviously used it. It has my he was my attorney -- I don't know if he was my 11 11 12 husband's name on it, Robert Giuffre. 12 attorney at that time. But yes -- he's always --13 Ο And is the e-mail signed by your husband? 13 he's been with me since the beginning, so --14 А 14 So he's representing you in this case now, No, it's signed by me. Q correct? 15 Okay. And in the subject line you wrote 15 Q 16 Virginia Roberts (Jane Doe 102), correct? 16 А Yes. 17 А Subject line? 17 0 But at that time you don't know if he was 18 Q The very top line of that page. 18 your attorney? 19 А Oh, yeah, I see. 19 А I think he was. I mean, I've been talking 20 Okay. And it was to 20 with him since the beginning. And this is dated 0 21 jason.richards2@ic.fbi.gov, correct? 21 2014. So I believe at this time he was my attorney 22 А Correct. 22 at the time as well. 23 0 And is that Jason Richards we were just 23 Q Okay. When do you recall first speaking 24 24 with him? referring to? 25 A 25 А Yes. Speaking with Paul, I'm not too sure. I Page 278 Page 280 All right. And you had some e-mails with can't remember if I spoke to Paul in the phone in 1 0 1 Jason Richards over time; is that fair? Australia or if I met him in person in Florida. 2 2 А Sure. Do you remember when you signed any kind 3 3 Ο Q These ones that came from your computer, of fee agreement with him? 4 4 right? MR. EDWARDS: Object to the form. 5 5 А Sure, yes. А Um, the -- well, the first time I would 6 6 have signed an agreement would have been in Florida. 7 0 Okay. You talk about having spoken with 7 Judge Paul Cassell in this first page, correct? (BY MS. MENNINGER) When you were living 8 8 Q I am here to get this BS non-prosecution 9 А 9 1? agreement thrown out and speaking with Judge Paul 10 As far as my knowledge reminds me. I 10 А 11 Cassal (sic). He suggested trying to get ahold of mean, I'm looking at e-mails that I can't even 11 any photos or video recordings released by the FBI to remember sending. It's a possibility I could have 12 12 assist our case further in providing (sic) how much signed earlier, but as far as I remember. 13 13 pedophilia occurred by Jeffrey and the many other Ο Okay. Do you recall ever having e-mail 14 14 15 monsters he obliged with underage girls. communications with Sharon Churcher about her 15 16 Ο Okay. publishing the first serial of your book? 16 Serial, what does that mean? I'm sorry. 17 А If this is a possibility, please let me 17 A know so I can give you Brad Edwards (my attorney) his 18 18 Q Like a sequel. 19 contact details. Many thanks for your time and I А A sequel to my book? 19 hope we should meet again. Q Um-hum. 20 20 21 0 Okay. And so you were going back to Jason 21 А My book has never been published. and trying to get any evidence that the FBI had about Right. Do you remember ever e-mailing 22 22 Q with Sharon about her being the one who would publish 23 your case, right? 23 Correct. Any photographs pertaining to 24 any subsequent follow-up book? 24 А what -- myself, not of anyone else. If you have something in front of you to 25 25 A

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| | Page 305 | | Page 307 |
|---|--|---|---|
| 1 | answered. Lacks predicate. | 1 | can't believe you've been through this. I never |
| 2 | A I have been suffering from Ghislaine | 2 | knew. I'm so sorry. You know, that kind of stuff. |
| 3 | Maxwell and Jeffrey Epstein since the summer of 2000. | 3 | So they never I never spoke to anybody about this |
| 4 | So hearing again in 2011 that she's denied it, of | 4 | except for my husband. |
| 5 | course, it's going to hurt me. | 5 | Q All right. So the first time you recall |
| 6 | Did I hear about this in 2011? I can't | 6 | any sort of people in your community referencing |
| 7 | tell you I honestly have. | 7 | things to you is when the press picked up on it in |
| 8 | In 2015 is when I know that she denied it. | 8 | 2014 or 2015? |
| 9 | And again, I haven't stopped suffering from the | 9 | A Yeah, I think it may be end of 2014, early |
| 10 | repercussions that they put me through. | 10 | 2015. |
| 11 | Q (BY MS. MENNINGER) And I'm asking you to | 11 | Q All right. And so in March of 2011 you |
| 12 | separate, if you can, any symptoms that you | 12 | don't recall any neighbors or anybody saying anything |
| 13 | experienced anew in March of 2015 I mean, excuse | 13 | to you about this? |
| 14 | me, March of 2011, as a consequence of this statement | 14 | A No, I don't recall. |
| 15 | being issued, which I believe you said you don't | 15 | Q Did anyone tell you in March of 2011 about |
| 16 | recall seeing at the time; is that fair? | 16 | Defendant's Exhibit 26, the statement on behalf of |
| 17 | A But you're asking me now about 2015? | 17 | Ghislaine Maxwell? |
| 18 | Q Nope. March of 2011. Sorry, I misspoke | 18 | A No, otherwise I would have been able to |
| 19 | there. | 19 | recall it. |
| 20 | A You're still on 2011? | 20 | Q Okay. Do you remember anyone in 2011 |
| 21 | Q Yes. Did you start taking any new | 21 | ridiculing you because of Defendant's Exhibit 26? |
| 22 | medications in March of 2011? | 22 | A Well, because nobody knew me as Virginia, |
| 23 | Let me ask you that. | 23 | everybody knows me as Jenna, no one probably put two |
| 24 | A I've been taking medication to control my | 24 | and two together. And like I told you, I didn't tell |
| | since 2002. | 24 | anybody. So there was nobody there to ridicule me in |
| 25 | | 25 | |
| - | Page 306 | 1 | Page 308 |
| 1 | Q Okay. So did you take any new medications
or any additional amounts of medications in March of | 1 2 | 2011 over this. |
| 2 | 2011? | 3 | Q Where were you living in 2011 when Shaza |
| 3 | | 4 | came to see you |
| 4 | A I have been taking the same medication since 2002. | | A Oh, |
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| | | 5 | Q Do you recall applying for any job in or |
| 6 | Q Okay. | 5
6 | Q Do you recall applying for any job in or around 2011 and someone referencing Defendant's |
| 7 | Q Okay.A And that's due to the second sec | 5
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7 | Q Do you recall applying for any job in or
around 2011 and someone referencing Defendant's
Exhibit 26 and denying you a job? |
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8 | QOkay.AAnd that's due tocaused from the pain that I suffered at the hands of | 5
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right here. But I have talked to doctors about my
abuse at the hands of Ghislaine and Jeffrey. Q Have you talked to a doctor about any
statements in the press made by Ghislaine Maxwell? A Recent statements, yes. Q Which doctor did you speak to about that? A Her name is Judith Lightfoot. Q And where is she? A She's in Australia. Q Where in Australia? |

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| | Page 309 | | Page 311 |
|--|---|--|--|
| 1 | A Yes. | 1 | the same. Maxwell strongly denies excuse me. |
| 2 | Q When? | 2 | Excuse me strongly denies allegations of an |
| 3 | A In 2011. | 3 | unsavory nature, which have appeared in the British |
| 4 | Q All right. And is she affiliated with an | 4 | press and elsewhere and reserves her right to seek |
| 5 | office or a hospital or what? | 5 | redress at the repetition of such old defamatory |
| 6 | A She's a psychiatrist. | 6 | claims. |
| 7 | Q All right. Have you seen her in person | 7 | Q All right. Have you seen this statement |
| 8 | since 2011? | 8 | before? |
| 9 | A No, because I've lived so far away and | 9 | A I've seen it recently, yes. |
| 10 | she's kind of the only person that like, I've seen | 10 | Q All right. What have you discussed |
| 11 | a lot of doctors. And I can honestly tell you | 11 | this statement with Ms. Lightfoot? I don't know if |
| 12 | it's really hard for them to break down the walls and | 12 | she's a doctor or what. |
| 13 | be comfortable enough to talk to them about this | 13 | A Psychiatrist, yeah. |
| 14 | stuff. Judith is different. She's somebody that I | 14 | Q Is she an MD? |
| 15 | feel I can trust. She's 76 and she's just a very | 15 | A I don't know what her levels of credential |
| 16 | lovely lady. | 16 | are. I'm sure she is. |
| 17 | And she offers me other ways to deal with | 17 | Q Okay. When is the first time that you saw |
| 18 | my pain and suffering. And I continue to see her | 18 | the statement? |
| 19 | over the phone because I can't see her in person. | 19 | A This full statement I have only seen |
| 20 | Q Do you recall ever discussing with her | 20 | through discovery. The original statement that I saw |
| 21 | Defendant's Exhibit 26? | 21 | in the press was, Ms. Roberts' claims are obvious |
| 22 | A I can't recall ever seeing this exhibit. | 22 | lies and so on, so forth. I don't remember seeing |
| 23 | So | 23 | this in the press. |
| 24 | Q Okay. | 24 | Q Okay. So the part that you remember |
| 25 | (Exhibit 27 marked.) | 25 | seeing in the press is Ms. Roberts' claims are |
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| | Page 310 | | Page 312 |
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Q (BY MS. MENNINGER) I'm going to give you | 1 | Page 312
obvious lies? |
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| | Q (BY MS. MENNINGER) I'm going to give you | | obvious lies? |
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Defendant's Exhibit 27. | 2 | obvious lies?
A Yes. |
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statement. Q Sorry. I'm sorry if you misunderstood my
question. A Yes. Q Was there anything else within this
statement that you recall seeing in the press besides
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| | Page 313 | | Page 315 |
|--------|--|----------------|--|
| 1 | Q And when you say she called you a liar, | 1 | a liar from the people that abused me. |
| 2 | that's the Ms. Roberts' claims are obvious lies part? | 2 | Q Okay. Do you recall specifically |
| 3 | A Yes. | 3 | mentioning to him Ghislaine Maxwell's statement to |
| 4 | Q Okay. When is the first time that you saw | 4 | the press? |
| 5 | this whole document? | 5 | A I mentioned a lot of names to him. |
| 6 | A I guess when you guys handed it over for | 6 | Q Okay. What new symptoms did you |
| 7 | discovery. | 7 | experience following January 2nd, 2015? |
| 8 | Q Okay. And who showed it to you? | 8 | A I think it's one thing to be a victim of |
| 9 | A It was sent to me by e-mail. | 9 | sexual abuse and survive it and come out trying to |
| 10 | Q Okay. Just through the course of | 10 | tell the world my story, and then another thing for |
| 11 | communicating with your attorneys? | 11 | it to be shut down because these people, Ms. Maxwell |
| 12 | A Yes. | 12 | and others are calling me liars (sic). |
| 13 | Q You've never seen it published? | 13 | Q And I asked you what symptoms had you |
| 14 | A Not this whole e-mail, no. | 14 | experienced |
| 15 | Q All right. Did you I'm sorry, did you | 15 | -
MR. EDWARDS: She's going to finish her |
| 16 | discuss this publication of what you saw in the press | 16 | answer to this question. You cut her off so many |
| 17 | with Judith Lightfoot? | 17 | times. |
| 18 | A Yes. | 18 | MS. MENNINGER: It has nothing to do with |
| 19 | Q All right. And when did you discuss it | 19 | this. |
| 20 | with her? | 20 | MR. EDWARDS: It absolutely does. Because |
| 21 | A When I got back to Australia, Judith and I | 21 | this is a psychological damages claim, and she is |
| 22 | started seeing each other again. Before then, I | 22 | trying to explain to you what those damages are. |
| 23 | spoke with a doctor in Colorado about this. His name | 23 | Q (BY MS. MENNINGER) Okay. What are your |
| 24 | is Dr. Olsen. And it was causing me a lot of | 24 | symptoms that you experienced since January 2nd, 2015 |
| 25 | distress to have to deal with being called a liar all | 25 | that are new? |
| 2.5 | | _ | |
| 1 | Page 314
over again, when I know I'm standing up doing the | 1 | Page 316
A Very strong anxiety attacks, bad panic |
| 1
2 | right thing. And the doctor prescribed me | 2 | A Very strong anxiety attacks, bad panic
attacks. My throat closes up, I can't breathe. I |
| | And, yeah. | 3 | vomit when I have anxiety attacks. My this is |
| 3 | | | |
| 4 | Q Okay. So my question was, when did you | 4 | personal, but my sex life has suffered. My marriage has suffered. Psychologically, it's just hurt me all |
| - | discuss it with Judith Lightfoot? | 5 | , 5 ,, 5 |
| 6 | I think I now understand you did that | 6 | over again. I mean, they've hurt me before, and now |
| 7 | after you returned to Australia in November or so of | 7 | they've hurt me again by doing this. |
| 8 | 2015; is that right? | 8 | And I felt like I was in the process of |
| 9 | A I returned to Australia in October, and | 9 | healing before this came out because I had opened up |
| 10 | that's when I picked up talking to her again. | 10 | this wonderful charity called Victims Refuse Silence. |
| 11 | Q All right. And you're saying that at | 11 | And then my aim was to heal by helping other girls |
| 12 | another point in time you talked to another doctor, | 12 | get out of the situations that I was in before. |
| 13 | Dr. Olsen, in Colorado, correct? | 13 | And my lawyers were nice enough to help |
| 14 | A Correct. | 14 | me. I have this beautiful website where you can |
| 15 | Q And when did you meet with Dr. Olsen? | 15 | click on in any state and you can find a place. I |
| 16 | A I don't know the first date that I met | 16 | have personally called all of them and they will help |
| 17 | with him. | 17 | you get out of the situation that you're in. They |
| 18 | Q Did you meet with him more than once? | 18 | will get you medical help. They will get you legal |
| 19 | A I believe so. | 19 | advice. I think I was in the really good process of |
| 20 | | 20 | healing. And when this came out, it just ruined me |
| | Q And you believe you spoke with him about | | |
| 21 | Ghislaine Maxwell's published statement in the press | 21 | all over again. |
| 22 | Ghislaine Maxwell's published statement in the press
that Ms. Roberts' claims are obvious lies. | 21
22 | Q (BY MS. MENNINGER) All right. Tell me |
| | Ghislaine Maxwell's published statement in the press
that Ms. Roberts' claims are obvious lies.
That's what you believe you spoke with | 21
22
23 | Q (BY MS. MENNINGER) All right. Tell me
all of the damages that you claim occurred to you |
| 22 | Ghislaine Maxwell's published statement in the press
that Ms. Roberts' claims are obvious lies. | 21
22 | Q (BY MS. MENNINGER) All right. Tell me |

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| | Case 1:15-cv- 8grss Blando Contra R
Page 325 | | Page 327 |
|----------|---|----------|---|
| 1 | Q And that hurt your feelings? | 1 | context? |
| 2 | A Badly. | 2 | MR. EDWARDS: Object to the form of the |
| 3 | Q Did Buckingham Palace issue a denial of | 3 | question. |
| 4 | your allegation? | 4 | A Can I point to a person I'm sorry. I |
| 5 | A Yes, that's another one. | 5 | don't understand. Can you rephrase it for me |
| 6 | Q Did Prince Andrew make a public statement | 6 | Q (BY MS. MENNINGER) All right. |
| 7 | in which he denied your allegations? | 7 | A so I can understand what you mean? |
| 8 | MR. EDWARDS: Form. | 8 | Q Where you live in Australia now, has |
| 9 | A I think he did. | 9 | anyone referenced the name Ghislaine Maxwell to you? |
| 10 | Q (BY MS. MENNINGER) How do you know which | 10 | A After all of the news hits, after the |
| 11 | harm you've suffered is attributable to Ghislaine | 11 | press hits in 2015 and, you know, everyone is calling |
| 12 | Maxwell's denial versus Alan Dershowitz's denial or | 12 | me a liar, all of my friends in Australia called me |
| 13 | Prince Andrew's denial? | 13 | and talked to me and said, I can't believe this. I |
| 14 | A Ghislaine Maxwell brought me into the sex | 14 | can't believe what you went through. |
| 15 | trafficking industry. She's the one who abused me on | 15 | That was very embarrassing for something |
| 16 | a regular basis. She's the one that procured me, | 16 | that I tried to keep separate from my other life |
| 17 | told me what to do, trained me as a sex slave, abused | 17 | where I would like to help victims. I didn't want |
| 18 | me physically, abused me mentally. | 18 | the friends of my kids parents knowing about that |
| 19 | She's the one who I believe, in my heart | 19 | stuff. You know, and of course they all felt sorry |
| 20 | of hearts, deserves to come forward and have justice | 20 | for me. And you know, like I said. I didn't know |
| 21 | happen to her more than anybody. Being a woman, it's | 21 | anybody in Penrose. So there's nobody that could |
| 22 | disgusting. | 22 | have come up to me and talked to me about it. My |
| 23 | Q So you cannot delineate what harm you have | 23 | mom. |
| 24 | suffered in terms of all of the psychological damage | 24 | Q This question was about Australia, sorry. |
| 25 | you just disclosed? | 25 | A Oh, sorry, I thought you were talking |
| 1 | Page 326
A Oh, of course. | 1 | Page 328 about pointing out people. |
| 2 | O if that is attributable to Ghislaine | 2 | Q No. |
| 3 | Maxwell's statement on January 2nd versus Alan | 3 | A Okay, well in Australia, yes, at least a |
| 4 | ے۔
Dershowitz calling you a serial liar on Good Morning | 4 | dozen friends. |
| 5 | America? | 5 | Q They came up and they mentioned Ghislaine |
| 6 | A Of course, it all hurts. Okay? I know | 6 | Maxwell's denial to the press to you? |
| 7 | Alan Dershowitz is lying himself. I know Prince | 7 | A They couldn't believe what I had been |
| 8 | Andrew is lying himself. Of course those hurt. It | 8 | through and, you know, that these were, you know, |
| 9 | doesn't feel good to have people who have done | 9 | being denied, and they felt sorry for me. And, you |
| 10 | something to you deny something that's happened, when | 10 | know, it was the whole circumference of things. |
| 11 | I'm actually brave enough to come forward and talk | 11 | Q So the people in Australia that came up to |
| 12 | about it. | 12 | you had sympathy for you and believed you, correct? |
| 13 | What hurts me the worst is that Ghislaine | 13 | A Yes. |
| 14 | Maxwell brought me into this. Not only has she hurt | 14 | Q All right. And when you spoke to |
| 15 | me once, but she's hurt me twice coming forward and | 15 | Dr. Olsen you recall specifically mentioning |
| 16 | saying, This is not true, this is categorically | 16 | Ghislaine Maxwell's press release? |
| 17 | untrue and obvious lies. | 17 | MR. EDWARDS: Object to the form. |
| 18 | That to me is a stick in the mud and that | 18 | A Yes, I remember mentioning her, as well as |
| 19 | to me is what caused the most harm to me. | 19 | the press release, as well as other press releases. |
| 20 | Q Okay. And so can you point to any person | 20 | And the abuse that I had occurred (sic) from the |
| 20 | | 21 | hands of Jeffrey and Ghislaine. |
| 21 | who has referenced Ghislaine Maxwell's denial in the | | |
| 21
22 | press or to your face or anywhere? | 22 | Q (BY MS. MENNINGER) Okay. When have you |
| 21 | press or to your face or anywhere?ACan I point to a person? | 22
23 | been diagnosed with a mental health condition, first? |
| 21
22 | press or to your face or anywhere? | 22 | |

Case 1:15-cv-Ageres Blando Covert Reporting SelVideo3/Inc. Page 11 of 12 Page 329 Page 331 Q When were you first told that? just got to Australia and Judith Lightfoot was 1 1 2 А Well, early in -- early in 2003, I believe 2 helping me. is the first time that I was suffering from 3 3 And then my doctor, Judith And I told him the reason. 4 4 Lightfoot, has in 2011 And this is since you returned to 5 5 Q Australia? 6 6 7 And, you know, I've recently seen another 7 Α Correct. doctor who said that I've got the exact same symptoms 8 8 Q And this is the first time you had seen that Judith Lightfoot mentioned, which is 9 9 that doctor? А I've seen that doctor twice now. 10 10 I'm sorry, what was the name again? I 11 11 Q 12 Q Which doctor is that? 12 know you already said it, but I just --13 You know, I don't honestly know his name. 13 А Dr. Donahue. When did you see this new doctor? 14 14 Donahue, all right. 0 0 15 Α Um --This doctor that you haven't yet 15 16 MR. EDWARDS: Sorry. If you're referring 16 disclosed, where did you see that person? In what 17 to a doctor that's been sent to you by one of your 17 country? 18 lawvers --18 А United States. 19 THE DEPONENT: Yes. 19 And in what state? 0 MR. EDWARDS: -- at this time, I'm 20 20 San Francisco. A 21 instructing you not to answer. And when did you see that doctor? 21 Q 22 THE DEPONENT: Okav. 22 А Um, Friday. Last Friday. MS. MENNINGER: Wait. What is it? You've 23 23 Q And how many times have you seen that 24 seen a doctor and you're not going to answer what 24 doctor? 25 doctor you've seen? 25 А Once. Well, twice actually. I saw him Page 330 Page 332 MR. EDWARDS: Sure. If it's a consulting the next day, too. 1 1 2 witness in this case that has seen her at the 2 0 All right. Did you suffer from anxiety direction of an attorney, that has not yet been before meeting Jeffrey Epstein? 3 3 disclosed per any expert witness disclosure, then I'm I was never prescribed anything for 4 4 А instructing her not to answer that question. anxiety before I met Jeffrey Epstein. 5 5 If that's what you're referring to. I That wasn't my question. 6 6 Q 7 don't know if that's what you're referring to. 7 А Did I --8 THE DEPONENT: That's what I'm referring 8 0 Were you suffering from anxiety before you met Jeffrey Epstein? 9 to. 9 0 (BY MS. MENNINGER) All right. So you I think a person who has gone through as 10 10 А recall seeing Dr. Lightfoot. You recall seeing much trauma as I have in my life would suffer from 11 11 Dr. Olsen. And you recall seeing a new unnamed 12 12 quite a few problems. But like I said, I was never 13 doctor recently. 13 prescribed anything until I met Jeffrey Epstein. Anyone else you've seen since January 2nd, Did you suffer from panic attacks before 14 14 Q 15 2015? meeting Jeffrey Epstein? 15 А Dr. Olsen, Dr. Lightfoot. Oh, 16 А Nowhere near as bad, no. 16 17 Dr. Donahue. 17 0 So you did suffer from 18 0 Where is Dr. Donahue located? 18 They just weren't as severe; is that what your А He's in my suburb or he's a suburb next to testimony is? 19 19 me in Australia. No, what I'm trying to say is I did have 20 20 А 21 And is that a psychiatric-type doctor, a I did have I had lived a very 0 21 22 medical-type doctor? 22 hard life prior to meeting Jeffrey Epstein as well. 23 He's medical. 23 After meeting Jeffrey Epstein and А 24 And what did you see him for or her for? 24 Ghislaine Maxwell, everything escalated. That's when Q I didn't have anybody to basically -- I I started to take Xanax and smoke marijuana to help 25 А 25

Case 1:15-cv-Ageres Blando Covert Reporting Se Video3/Inc. Page 12 of 12 Page 333 Page 335 calm the anxiety and everything down. How much does it cost you every time you 1 1 Q talk to Dr. Lightfoot? 2 0 Before you met Jeffrey Epstein, had you 2 used any drugs? 3 3 А Her normal fee is \$200. А Sure, yes. Q And how much do you pay? 4 4 Which drugs had you used prior to meeting А She doesn't charge me anything anymore. 5 Ο 5 **Jeffrey Epstein?** When did she stop charging you? 6 6 Q 7 А I smoked pot. I've taken Ecstasy. 7 Α Since I got back to Australia. **Cocaine?** 8 Q 8 Q So before you left for Titusville, Yeah, I would have snorted cocaine, 9 А 9 Florida, you saw her and you were paying \$200 per um-hum. session? 10 10 11 Q Did you ever abuse alcohol before meeting A Yes. 11 12 **Jeffrey Epstein?** 12 Q And what has Dr. Lightfoot recommended No, I was -- I wasn't even of age to be that you do in order to get better? 13 А 13 able to buy it. I mean, if there was alcohol at 14 14 She loves what I'm doing with speaking А parties I would have drank it, but I wouldn't say I 15 out. She thinks the more that I speak out about it, 15 16 abused it. 16 the stronger I'll become. She recommends that I 17 0 Okay. Were there ever occasions upon 17 write my book, I tell my story. She thinks not only will it help me, but by helping me it'll help others which you were observed to be drunk by other people, 18 18 19 prior to meeting Jeffrey Epstein? 19 find a way to get out of the situation and to know 20 If you're drinking, the possibility of 20 А that there's other girls who have gone through what 21 getting drunk is always there. I don't -- I can't 21 I've gone through and what they're going through. 22 recall exact situation where that was the case. 22 She recommends meditation, breathing 23 but --23 techniques, focus techniques. 24 Q Were you diagnosed as a drug addict prior 24 0 Does she prescribe medications for you? to meeting Jeffrey Epstein? 25 А No, she doesn't. She's a spiritual 25 Page 334 Page 336 No, I was not diagnosed as a drug addict. doctor. 1 А 1 Were you sent to live at a rehabilitation 2 Q 2 Q Is there anything that she's recommended 3 facility because of your use of drugs? 3 that you do that you're not doing? No, that was more of a group home. Yes, Is there anything that I do that she 4 Α 4 А it was also a rehab facility, but it wasn't because I recommends I don't? Sorry, say that one more time. 5 5 was a drug addict. I wasn't coming off of anything. That's okay. Is there anything that 6 6 0 Dr. Lightfoot has recommended that you do that you 7 Q Had you abused drugs prior to meeting 7 8 **Jeffrey Epstein?** 8 are not actually doing? I took drugs. I didn't abuse them, but I Are you following her advice? 9 А 9 took them. Yes, I am. 10 10 А 11 Q Okay. 0 Okay. And what has Dr. Donahue 11 recommended that you do? 12 А Recreationally. 12 13 0 How often do you see Dr. Lightfoot? A Once a week every Monday. I've skipped 14 this week because I've been over here and it's 15 expensive to call back home right now, unless you 16 17 FaceTime, but --18 0 Has Dr. Lightfoot recommended that you see a treating doctor in person? 19 No, she's -- she knows my history pretty 20 А 21 well. And she's a very wonderful woman and I honestly wouldn't -- Dr. Donahue wants me to go see 22 23 another psychiatrist in person, but I prefer to stay 24 with Judith because she's someone I can personally relate to.

VIRGINIA GIUFFRE 5/3/2016

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

| X | |
|----------------------|--|
| VIRGINIA L. GIUFFRE, | |
| Plaintiff, | |
| V. | |
| GHISLAINE MAXWELL, | |
| Defendant. | |
| | |

.....X

15-cv-07433-RWS

Declaration Of Laura A. Menninger In Support Of Defendant's Motion to Reopen Deposition of Plaintiff Virginia Giuffre

I, Laura A. Menninger, declare as follows:

1. I am an attorney at law duly licensed in the State of New York and admitted to practice in the United States District Court for the Southern District of New York. I am a member of the law firm Haddon, Morgan & Foreman, P.C., counsel of record for Defendant Ghislaine Maxwell ("Maxwell") in this action. I respectfully submit this declaration in support of Defendant's Motion to Reopen Deposition of Plaintiff Virginia Giuffre.

2. Attached as Exhibit A is a true and correct copy of the transcript of the hearing held before this Court on April 21, 2016.

3. Attached as Exhibit B is a true and correct copy of a letter from Laura A.

Menninger to Sigrid McCawley dated April 25, 2016 concerning discovery.

4. Attached as Exhibit C is a true and correct copy of Plaintiff's Second Amended Supplemental Response and Objections to Defendant's First Set of Discovery Requests to Plaintiff, served April 29, 2016.

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5. Attached as Exhibit D (filed under seal) is a true and correct copy the Deposition of Virginia Giuffre taken in the above captioned matter on May 3, 2016, and designated by Plaintiff as Confidential under the Protective Order.

6. Attached as Exhibit E (filed under seal) is a true and correct copy of medical records bates labeled GIUFFRE005431-5438, produced by Plaintiff on May 12, 2016.

7. Attached as Exhibit F (filed under seal) is a true and correct copy of medical records bates labeled GIUFFRE005492-5496, produced by Plaintiff on May 25, 2016.

8. Attached as Exhibit G (filed under seal) is a true and correct copy of excerpts from the Deposition of Lynn Trude Miller taken in the above captioned matter on May 24, 2016, and designated by Plaintiff as Confidential under the Protective Order.

9. Attached as Exhibit H (filed under seal) is a true and correct copy of medical records bates labeled GIUFFRE005498-005569, produced by Plaintiff on June 1, 2016.

10. Attached as Exhibit I (filed under seal) is a true and correct copy of excerpts from the Deposition of Dr. Steven Olsen taken in the above captioned matter on May 26, 2016, and designated by Plaintiff as Confidential under the Protective Order.

Attached as Exhibit K (filed under seal) is a true and correct copy of a letter from
 Sigrid McCawley to Laura A. Menninger enclosing documents bates labeled GIUFFRE005607 5613, produced by Plaintiff on June 10, 2016.

Attached as Exhibit L is a true and correct copy of a letter from Laura A.
 Menninger to Sigrid McCawley and Meredith Shultz dated June 13, 2016 concerning discovery.

13. Attached as Exhibit M (filed under seal) is a true and correct copy of the Errata Sheet served relating to the Deposition of Virginia Giuffre taken in the above captioned matter, served on June 1, 2016.

14. Attached as Exhibit N (filed under seal) is a true and correct copy of Plaintiff,

Virginia Giuffre's Third Revised Disclosure Pursuant to Fed. R. Civ. P. 26, served June 1, 2016.

By: /s/ Laura A. Menninger Laura A. Menninger

CERTIFICATE OF SERVICE

I certify that on June 20, 2016, I electronically served this *Declaration Of Laura A*. *Menninger In Support Of Defendant's Motion* to *Reopen Deposition of Plaintiff Virginia Giuffre* via ECF on the following:

Sigrid S. McCawley Meridith Schultz BOIES, SCHILLER & FLEXNER, LLP 401 East Las Olas Boulevard, Ste. 1200 Ft. Lauderdale, FL 33301 smccawley@bsfllp.com mschultz@bsfllp.com Paul G. Cassell 383 S. University Street Salt Lake City, UT 84112 cassellp@law.utah.edu

Bradley J. Edwards FARMER, JAFFE, WEISSING, EDWARDS, FISTOS & LEHRMAN, P.L. 425 North Andrews Ave., Ste. 2 Ft. Lauderdale, FL 33301 brad@pathtojustice.com J. Stanley Pottinger 49 Twin Lakes Rd. South Salem, NY 10590 StanPottinger@aol.com

/s/ Nicole Simmons

Nicole Simmons

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EXHIBIT C

United States District Court Southern District of New York

Virginia L. Giuffre,

Plaintiff,

Case No.: 15-cv-07433-RWS

v.

Ghislaine Maxwell,

Defendant.

PLAINTIFF'S SECOND AMENDED SUPPLEMENTAL RESPONSE AND OBJECTIONS TO DEFENDANT'S FIRST SET OF <u>DISCOVERY REQUESTS TO PLAINTIFF</u>

Plaintiff hereby serves her second amended supplemental responses and objections to Defendant's First Set of Discovery Requests.

GENERAL OBJECTIONS

Defendant's First Set of Discovery Requests violates Local Civil Rule 33.3. Defendant has served interrogatories that are in direct violation of that Rule because the interrogatories are not "restricted to those seeking names of witnesses with knowledge of information relevant to the subject matter of the action, the computation of each category of damage alleged, and the existence, custodian, location and general description of relevant documents, including pertinent insurance agreements, and other physical evidence, or information of a similar nature." Local Civil Rule 33.3(a). Instead, they seek information under subsections (b) and (c) of Local Civil Rule 33.3, and therefore, they should not be served because they are not "a more practical method of obtaining the information sought than a request for production or a deposition," and because they were served in advance of the period "30 days prior to the discovery cut-off date."

Local Civil Rule 33.3(b), (c). The interrogatories you served violate Local Rule 33.3 and we ask that you immediately withdraw those interrogatories. *See* Rule 33.3, Local Rules for the Southern District of New York; *see also Shannon v. New York City Transit Auth.*, No. 00 CIV. 5079 (Sweet, J.), 2001 WL 286727, at *3 (S.D.N.Y. Mar. 22, 2001); accord *Gary Friedrich Enterprises, LLC v. Marvel Enterprises, Inc.*, No. 08 CIV. 1533 BSJ JCF, 2011 WL 1642381, at *4 (S.D.N.Y. Apr. 26, 2011). Specifically, Rule 33.3 provides:

- (a) Unless otherwise ordered by the Court, at the commencement of discovery, interrogatories will be restricted to those seeking names of witnesses with knowledge of information relevant to the subject matter of the action, the computation of each category of damage alleged, and the existence, custodian, location and general description of relevant documents, including pertinent insurance agreements, and other physical evidence, or information of a similar nature.
- (b) During discovery, interrogatories other than those seeking information described in paragraph (a) above may only be served (1) if they are a more practical method of obtaining the information sought than a request for production or a deposition, or (2) if ordered by the Court.
- (c) At the conclusion of other discovery, and at least 30 days prior to the discovery cut-off date, interrogatories seeking the claims and contentions of the opposing party may be served unless the Court has ordered otherwise.

Similarly, Requests for Production numbers 1, 2, 4, 6(i), 9, 12, 30, 35 and 37 also violate

Local Rule 33.3 in that they rely on the offending interrogatory requests. The Rule provides that a party must first try to obtain discovery through document production and testimony. Discovery does not close in this case until July 1, 2016, and Defendant has not yet noticed a deposition. As such, these interrogatories violate Local Rule 33.3 and are premature.

Defendant's First Set of Discovery Requests also violates Rule 33, Fed. R. Civ. P., which

provides "a party may serve on any other party no more than 25 interrogatories, including all

discrete subparts" - in that Defendant has served a total of 59 interrogatories, including subparts,

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in violation of Rule 33. We ask that you immediately withdraw those interrogatories that exceed the 25 interrogatory limit set by Rule 33.

Ms. Giuffre objects to Defendant's First Set of Discovery Requests to the extent they seek information that is protected by any applicable privilege, including but not limited to, attorney client privilege, work product privilege, joint defense/common interest privilege, public interest privilege, and any other applicable privilege.

Ms. Giuffre objects to the requests to the extent Defendant's First Set of Discovery Requests call for the production of documents or information that is already in the possession, custody, or control of the Defendant. Ms. Giuffre further objects to the requests to the extent that Defendant's First Set of Discovery Requests is duplicative of documents and information that can equally or more readily be obtained by the Defendant.

Ms. Giuffre objects to the requests to the extent that they seek documents that are not relevant, material, or necessary to this action and, thus, are not reasonably calculated to lead to the discovery of admissible evidence. Many of the requests in the Defendant's First Set of Discovery seek documents that are in no way limited to their relation to this case. Indeed, they seek documents that are not important to resolving the issues; documents that are not relevant to any party's claim or defense; and documents that are not proportional to the needs of the case. Such requests create a heavy burden on Ms. Giuffre that outweighs any benefit. Such discovery is prohibited by the Federal Rules of Civil Procedure, particularly under the 2015 amendments to Rule 26(b)(1), Fed. R. Civ. P., and is wholly inappropriate.

Ms. Giuffre objects to the requests to the extent that they are overly broad and unduly burdensome, as individually logging all privileged responsive documents would be overly burdensome. Plaintiff contends that requests targeting such privileged information are overly

broad under Rule 26(b)(1), Fed. R. Civ. P. Specifically, Ms. Giuffre objects to the requests as overly burdensome to the extent that they would require logging voluminous and ever-increasing privileged communications between Ms. Giuffre and her counsel after the date litigation commenced on September 21, 2015. Ms. Giuffre objects to the requests as overly burdensome to the extent that they would require logging voluminous privileged documents between Ms. Giuffre and her counsel related to *Jane Doe #1 and Jane Doe #2 v. United States*, Case no. 08-80736-CIV-Marra, pending in the Southern District of Florida; *Bradley Edwards and Paul Cassell v. Alan Dershowitz*, Case no. CACE 15-000072, pending in the Seventeenth Judicial Circuit, Broward County, Florida; and *Jane Doe No. 102 v. Jeffrey Epstein*, Case No. 09-80656-CIV-Marra/Johnson (Southern District of Florida). Accordingly, due the undue burden of individually logging responsive privileged documents related to Defendant's overly broad requests, Plaintiff has employed categorical logging of such privileged responsive documents pursuant to Local Civil Rule 26.2(c).

Ms. Giuffre objects to the requests in that they seek to invade her privacy for the sole purpose of harassing and intimidating Ms. Giuffre who was a victim of sexual trafficking. Ms. Giuffre objects to the requests to the extent they are overly broad and unduly burdensome.

Ms. Giuffre objects to Defendant's definition of "your attorneys" because it includes names of attorneys that do not represent her, including Spencer Kuvin and Jack Scarola.

Ms. Giuffre's responses to Defendant's First Set of Discovery Requests are being made after reasonable inquiry into the relevant facts, and are based only upon the information and documentation that is presently known to her. Ms. Giuffre reserves the right to modify and/or supplement her responses. Ms. Giuffre is producing documents and information herewith, and she will continue to review and produce relevant documents until completion.

Ms. Giuffre incorporates her above-listed general objections in the responses herein.

INTERROGATORIES

1. State:

- a. Your present residential address;
- Each residential address You have had since 1998, including any residential treatment facilities;
- c. the dates You lived at each address;
- d. the other Persons who lived with You at each address and for what period of time they lived at such address.

Response to Interrogatory One:

Ms. Giuffre objects to this interrogatory in part because it violates Rule 33.3. Ms. Giuffre objects to this interrogatory in that it seeks information that is sought by Defendant only to harass and intimidate Ms. Giuffre who was a victim of sexual trafficking. Per the Plaintiff's First Responses and Objections, and per our representations during the March 21, 2016 meet and confer phone call, we are working diligently to find information to supplement the below information with regard to address and dates, and once that information is obtained, Plaintiff will serve supplemental responses. Additionally, per the March 21, 2016 meet and confer phone call, we are addressing with the Plaintiff whether she will reveal here address to Defendant's counsel confidentially and we will update you with her response.

 Due to safety concerns with respect to Ms. Giuffre and her minor children, she is not at liberty to reveal her present residential location. To ensure that Defendant is not prejudiced by the failure to provide information about Ms.

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Giuffre's specific residential location, Ms. Giuffre agrees to have her attorney's accept service on her behalf of any necessary communication or filings in this matter to be addressed to: Sigrid McCawley, Esq. Boies Schiller & Flexner LLP, 401 East Las Olas Blvd., Suite 1200, Fort Lauderdale, FL 33316.

- b. Ms. Giuffre can recall living at the following addresses during the period of 1998 to the present. Ms. Giuffre may have lived at other locations for which she does not presently have the address. Ms. Giuffre is providing the information she has presently to the best of her recollection and review of documents and will supplement to the extent she obtains additional information responsive to this interrogatory.
- c. Ms. Giuffre believes she has lived at the following residences:
 - In January 1998, Ms. Giuffre was 14 years old. Ms. Giuffre recalls one facility named "Growing Together" that was located in or around Palm Beach, but she does not recall the dates when she resided at the facility.
 - From 2000-2002, Ms. Giuffre lived and travelled with Jeffrey Epstein and stayed at his various mansions in New York (9 E. 71st Street, New York, NY 10021-4102), Palm Beach (358 El Brillo Way, Palm Beach, Florida 33480, New Mexico (Zorro Ranch, 49 Zorro Ranch Rd., Stanley, New Mexico 87056), U.S.V.I. (Little St. James, 6100 Red Hook Quarters, Suite B3,

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St. Thomas, Virgin Islands 00802), and Paris (22 Avenue Foch Apt 2DD, Paris, France 75116).

- Jeffrey Epstein also rented a residence for Ms. Giuffre in Royal Palm Beach, the exact address and dates of rental are in the possession, custody and control of Jeffrey Epstein. Tony Figueroa, James Michael Austrich and a few other individuals for whom Ms. Giuffre cannot recall the names of, stayed with her from time to time at the residence that Jeffrey Epstein rented.
- Ms. Giuffre's parents' address was 12959 Rackley Road, Loxahatchee, Florida 33470, and she lived there from time to time with her mother, her father, and her brothers.
- 2C Quentin St. Basshill NSW in approximately 2003, but she is not certain of that date. At this location, Ms. Giuffre lived with Robert Giuffre.
- N. Paramentata, NSW from approximately 2003 2005, but she is not certain of those dates. At this location, Ms. Giuffre lived with Robert Giuffre.
- Blue Bay, NSW from approximately 2005 2008 but is not certain of those dates. At this location, Ms. Giuffre lived with Robert Giuffre.
- 3 Elk St., NSW from approximately 2008 2009 but is not certain of those dates. At this location, Ms. Giuffre lived with Robert Giuffre.
- 50 Robertson Road, Basshill, NSW, from 2009 through January of
 2010. At this location, Ms. Giuffre lived with Robert Giuffre.
 - 7

- 50 Bundeena Rd., Glenning Valley, NSW from approximately January of 2010 through October 13, 2013. At this location, Ms. Giuffre lived with Robert Giuffre.
- 5035 Winchester Drive, Titusville, FL from approximately November
 6, 2013 to October of 2014. At this location, Ms. Giuffre lived with
 Robert Giuffre.
- 1270 J. Street, Penrose, CO 81240, from approximately October of 2014 through October of 2015. At this location Ms. Giuffre lived with Robert Giuffre.

2. Identify any email address, email account, cellphone number and cellphone provider, social media account and login or screen name, text or instant messaging account name and number, that You have used, applied for or been supplied between 1998 and the present.

Response to Interrogatory No. 2

Ms. Giuffre objects to this request in that it violates Rule 33.3. Ms. Giuffre objects to this request in that it is overly broad and seeks information solely to harass and intimidate Ms. Giuffre.

For the period of 1998 to the present Ms. Giuffre provides the following information. During the time period that she was sexually trafficked by Jeffrey Epstein and the defendant, the defendant provided Ms. Giuffre with a cellphone so that she could be reached by the Defendant and Jeffrey Epstein at any time. Defendant is in possession of the information relating to this cellphone that she provided to Ms. Giuffre. Ms. Giuffre is responding with the information she can presently recall, but to the extent she obtains additional information she will supplement this response. Ms. Giuffre's e-mail address is <u>robiejennag@y7mail.com</u>. She can recall having the following cell numbers (321) 271-4948, +61414651273, 0407.433.252. Ms. Giuffre had a

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Facebook account for a short time but it is no longer active. Per our representations during the March 21, 2015 meet and confer phone call, we are working diligently to find information to supplement the above information, and once that information is obtained, Plaintiff will serve supplemental responses.

3. Identify each attorney who has represented you from 1998 to the present, the

dates of any such representation, and the nature of the representation.

Response to Interrogatory No. 3

Ms. Giuffre objects to this interrogatory as it seeks privileged information relating to her representation by attorneys.

- Ms. Giuffre responds as follows: Bob Josefsberg, Katherine W. Ezell, Amy Ederi (among other possible Podhurst Orseck, P.A. attorneys) represented Ms. Giuffre as a party in the litigation styled as *Jane Doe No. 102 v. Jeffrey Epstein, Case No.* 09-80656-CIV-Marra/Johnson, starting on January 27, 2009.
- Stan Pottinger, David Boies, and Sigrid McCawley (along with other Boies Schiller & Flexner LLP ("Boies Schiller") attorneys) represented Ms. Giuffre as a non-party in the litigation styled as *Bradley Edwards and Paul Cassell v. Alan Dershowitz*, Case no. 15-000072, Seventeenth Judicial Circuit, Broward County, Florida, starting in February, 2015.
- Brad Edwards (along with other Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman, P.L. ("Farmer Jaffe") attorneys), Paul Cassell, Stan Pottinger, David Boies and Sigrid McCawley (along with other Boies Schiller attorneys) represent Ms. Giuffre as a party in the litigation styled *Giuffre v. Maxwell*, 15-cv-07433-RWS in the Southern District of New York, the complaint of which was filed in September, 2015.
- Paul Cassell represents Ms. Giuffre as a non-party in the litigation styled as *Jane Doe #1 and Jane Doe #2 v. United States*, Case No. 08-80736-CIV-Marra, Southern District of Florida, starting in May of 2014.
- Brad Edwards (along with other Farmer, Jaffe attorneys) represents Ms. Giuffre as a non-party in the litigation styled as *Jane Doe #1 and Jane Doe #2 v. United States*, Case No. 08-80736-CIV-Marra, Southern District of Florida, starting in 2011.

- Brad Edwards provided Ms. Giuffre with legal advice concerning media inquiries Ms. Giuffre had received starting in 2011.
- Paul Cassell, Brad Edwards (along with other Farmer, Jaffe, attorneys), Stan Pottinger, David Boies (along with other Boies Schiller attorneys) represented Ms. Giuffre regarding investigations into potential legal action starting in the second half of 2014.
- Paul Cassell, Brad Edwards (along with other Farmer, Jaffe, attorneys), Stan Pottinger, David Boies, and Sigrid McCawley (along with other Boies Schiller attorneys) represent Ms. Giuffre as a cooperating witness with regard to a law enforcement investigation, starting in May, 2015.
- Paul Cassell provided Ms. Giuffre with legal advice concerning potential legal action starting in early 2011.
- Paul Cassell and Brad Edwards (along with other Farmer, Jaffe, attorneys) represented Ms. Giuffre and Victims Refuse Silence, giving advice regarding Victims Refuse Silence, starting in October, 2014.
- Meg Garvin (law professor at Lewis & Clark Law School, and the Executive Director of the National Crime Victim Law Institute) represented Ms. Giuffre and Victims Refuse Silence, giving advice regarding Victims Refuse Silence, starting in October, 2014.
- Sigrid McCawley (along with other Boies Schiller attorneys) represented Ms. Giuffre and Victims Refuse Silence, giving advice regarding Victims Refuse Silence, starting in February 2015.
- 4. Identify each Communication, including the transmission of any Document, that

You or Your Attorneys have had with any local, state or federal law enforcement agent or agency, whether in the United States or any other country, whether in Your capacity as a purported victim, witness, or perpetrator of any criminal activity, and whether as a juvenile or as an adult, including without limitation:

a. the date of any such Communication;

- b. the form of any such Communication, whether oral or written and if written, the format of any such Communication;
- c. the identities of all persons involved in the Communication, including the identity of the law enforcement agency with whom the agent is or was affiliated;
- d. the case number associated with any such Communication;
- e. the subject matter of any such Communication;
- f. the disposition of any case associated with any such Communication, irrespective of whether the matter was sealed, expunged or later dismissed.

Response to Interrogatory No. 4

Ms. Giuffre objects to this interrogatory in that it violates Local Rule 33.3. Ms. Giuffre objects to this interrogatory in that it seeks protected information regarding confidential investigations. Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, joint defense/common interest privilege, the public interest privilege, and any other applicable privilege. Ms. Giuffre objects to the extent this seeks information regarding sexual assaults that occurred prior to her involvement with the Defendant and Jeffrey Epstein. Ms. Giuffre responds as follows: Ms. Giuffre, in accordance with the Court's direction at the hearing on April 21, 2016, has submitted documents to the Court for *In Camera* review. Ms. Giuffre met with the FBI on or about March 17, 2011. Ms. Giuffre also corresponded with Maria Villafano from the U.S. Attorney's office and that correspondence has been produced.

5. Identify each Communication that You or Your Attorneys have had with any author, reporter, correspondent, columnist, writer, commentator, investigative journalist,

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photojournalist, newspaper person, freelance reporter, stringer, or any other employee of any media organization or independent consultant to the same, including:

- a. the date of any such Communication;
- the form of any such Communication, whether oral or written and if written, the format of any such Communication;
- c. the identities of all persons involved in such Communication,
 including the identity of the media organization with whom the agent
 is or was affiliated;
- d. the article title, date of publication, and means of publication of any article, report, or re-printing of any such Communication made by You or Your Attorneys;
- e. the amount of Income that You and/or Your Attorneys received in exchange for any such Communication;
- f. the dates on which You and/or Your Attorneys received any such Income for any such Communication.

Response to Interrogatory No. 5

Ms. Giuffre objects to this interrogatory in that it violates Local Rule 33.3. Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, joint defense/common interest privilege, the public interest privilege, and any other applicable privilege. Ms. Giuffre objects in that this request is overly broad and unduly burdensome.

6. Identify any "false statements" attributed to Ghislaine Maxwell which were "published globally, including within the Southern District of New York" as You contend in paragraph 9 of Count 1 of Your Complaint, including:

- a. the exact false statement;
- b. the date of its publication;
- c. the publishing entity and title of any publication containing the purportedly false statement;
- d. the URL or internet address for any internet version of such publication; and
- e. the nature of the publication, whether in print, internet, broadcast or some other form of media.

Response to Interrogatory No. 6

Ms. Giuffre objects to this interrogatory in that it violates Local Rule 33.3. Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, joint defense/common interest privilege, the public interest privilege, and any other applicable privilege. Ms. Giuffre further objects because the information requested above is in the possession of Defendant who has failed to comply with her production obligations in this matter.

7. State whether You believe that You have ever been defamed by anyone other than Ghislaine Maxwell. If so, as to each alleged act of Defamation, state

- a. the exact false statement;
- b. the date of its publication;
- c. the publishing entity and title of any publication containing the purportedly false statement;

- d. the URL or internet address for any internet version of such publication; and
- e. the nature of the publication, whether in print, internet, broadcast or some other form of media.

Response to Interrogatory No. 7

Ms. Giuffre objects to this request in that it violates Local Rule 33.3. Ms. Giuffre objects to this request in that it seeks information protected by the attorney client and work product privileges. Ms. Giuffre objects to this interrogatory in that it is not limited in time or to the subject nature of this litigation.

8. Identify the individuals referenced in Your pleadings filed in the U.S. District Court for the Southern District of Florida, *Jane Doe 1 and Jane Doe 2 v. United States of America*, 08-cv-80736-KAM, as the "high-profile non-party individuals" to whom Mr. Jeffrey Epstein sexually trafficked You, "including numerous prominent American politicians, powerful business executives, foreign presidents, a well-known Prime Minister, and other world leaders," including as to each episode of alleged sexual trafficking:

- a. the date of any such sexual trafficking;
- b. the location of any such sexual trafficking;
- c. any witnesses to any such sexual trafficking;
- d. any Income You received in exchange for such sexual trafficking; and
- e. any Documents You have to support or corroborate Your claim of such sexual trafficking.

Response to Interrogatory No. 8

Ms. Giuffre objects to this interrogatory in that it violates Local Rule 33.3. Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work

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product privilege, joint defense/common interest privilege, the public interest privilege, and any other applicable privilege. Additionally, Ms. Giuffre objects to this interrogatory because naming some such individuals would jeopardize her physical safety based on credible threats to the same. Ms. Giuffre refers to the list of witnesses identified in her Revised Rule 26 Disclosures.

9. Identify any Employment You have had from 1996 until the present, including without limitation, the name of Your employer or the name of any Person who engaged You for such Employment, the address and telephone number for any such Employment, the beginning and ending dates of any such Employment, Your job title in such Employment, and Your Income from such Employment.

Response to Interrogatory No. 9

Ms. Giuffre objects to this request in that it is overly broad and unduly burdensome, and seeks information that is not relevant to this case.

Ms. Giuffre responds as follows:

- Ms. Giuffre worked at Mar a Lago as a locker room attendant for the spa area. Records produced in this case identify the date of employment as 2000, and she recalls being there in the summer. Ms. Giuffre previously attempted to gather employment records from Mar-A-Lago. *See* Giuffre002726. She earned approximately \$9 per hour. The address is 1100 South Ocean Boulevard, Palm Beach, Florida 33480, with the telephone number of 561-832-2600
- Ms. Giuffre worked at Roadhouse Grill as a waitress in approximately 2002, but Ms. Giuffre is unsure of the exact dates of employment. Her wages primarily consisted of tips. Ms. Giuffre does not recall the location of Roadhouse Grill. A Google search for

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the same yields an address at 8865 Southern Blv., West Palm Beach, FL 33411 and a telephone number of 561-651-0400.

- Ms. Giuffre worked at Employment Training and Recruitment Australia from approximately 2005 through January of 2006, but Ms. Giuffre is unsure of the exact dates of employment. Ms. Giuffre was a receptionist earing approximately \$15 per hour to the best of her recollection. Upon information and belief, this corporation is currently located in a different location from the location at which Ms. Giuffre was employed. Upon information and belief, based on an internet search, the new location of this entity is 123 Donniforn Street, Gofford NSW 2250, with a telephone number of 02-4323-1233
- Ms. Giuffre worked at Gemma Catering/Wedding Receptions in approximately 2004.
 She received approximately \$10/hr. She does not recall the name of the proprietor nor its location.
- Ms. Giuffre worked at Manway Logistics in approximately 2003. Ms. Giuffre recalls it located in or around Sydney, Australia. An internet search yielded an address of 246 Miller Road, Villawood NSW 2163, and a phone number of 02-8707-2300. Ms. Giuffre worked as a receptionist and earned approximately \$20/hr.

10. Identify any Income from any source other than Your Employment that You have received from January 1, 1996 until the present, including the Person or entity providing such Income, the amount of the Income, the dates on which any such Income was received, and the nature of the Income, whether a loan, investment proceeds, legal settlement, asset sale, gift, or other source.

Response to Interrogatory No. 10

Ms. Giuffre objects to this interrogatory in that it violates Local Rule 33.3. Ms. Giuffre objects to this request in that it is overly broad and seeks confidential financial information. Ms. Giuffre objects to this interrogatory in that it seeks information covered by confidentiality provisions. Ms. Giuffre objects to this information in that any payment information for the sexual trafficking she endured at the hands of Jeffrey Epstein and Ghislaine Maxwell is in the possession, custody and control of the Defendant and Jeffrey Epstein.

Ms. Giuffre is in possession of a responsive document that contains a confidentiality provision. If Defendant obtains, and produces to Ms. Giuffre, a written waiver from her co-conspirator, Mr. Epstein, of the confidentiality provision, freeing Ms. Giuffre from any liability whatsoever under the confidentiality provision, she will produce the document.

11. Identify any facts upon which You base Your contention that You have suffered as a result of the Alleged Defamation by Ghislaine Maxwell "past and future lost wages and past and future loss of earning capacity and actual earnings – precise amounts yet to be computed, but not less than \$5,000,000."

Response to Interrogatory No. 11

Ms. Giuffre objects to this interrogatory in that it violates Local Rule 33.3. Ms. Giuffre objects to this interrogatory in that it prematurely seeks expert witness disclosures. Ms. Giuffre incorporates by reference herein her Revised Rule 26 disclosures, which includes her computation of damages.

12. Identify any Health Care Provider from whom You received any treatment for any

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physical, mental or emotional condition, that You suffered from subsequent to any

Alleged Defamation by Ghislaine Maxwell, including:

- a. the Health Care Provider's name, address, and telephone number;
- b. the type of consultation, examination, or treatment provided;
- c. the dates You received consultation, examination, or treatment;
- d. whether such treatment was on an in-patient or out-patient basis;
- e. the medical expenses to date;
- f. whether health insurance or some other person or organization or entity has paid for the medical expenses; and
- g. for each such Health Care Provider, please execute the medical and mental health records release attached hereto as Exhibit A.

Response to Interrogatory No. 12

Pursuant to this Court's Order, Ms. Giuffre will provide information for health care providers from 1999 through the present. Ms. Giuffre continues to search for medical providers that appear in documents.

- Dr. Steven Olson, St. Thomas More Hospital, 1338 Phay Avenue, Canon City, CO 81212, treated Ms. Giuffre as described in the medical records produced at GIUFFE005342-5346.
- Dr. Mona Devansean, 11476 Okeechobee Blvd., Royal Palm Beach, FL. It appears Dr. Devansean is retired. We produced the letter we sent her as well as a document indicating the practice was closed at GIUFFRE005335-GIUFFRE0005338.

- Dr. Chris Donahue, 12 Clifton Village Shopping Centre, Captain Hook Hwy, Clifton Beach, QLD 4879 is believed to have treated Ms. Giuffre. Ms. Giuffre has sent a release to Dr. Donahue, and is awaiting a response.
- Dr. John Harris and Dr. Darshanee Majaliyana at The Entrance Medical Centre, 120 The Entrance Road, The Entrance 2261, 43321300, treated Ms. Giuffre as described in the records produced at GIUFFRE005315-5322.
- Dr. Wah Wah, Central Coast Family Medicine, Unit 2, 17 Anzac Rd., Tuggerah 2259, 0243518777 treated Ms. Giuffre as described in the medical records produced at GIUFFRE005339-5341.
- Dr. M. Sellathurai (a/k/a Dr. Sella), Buss Hill Plaza, Medical Center, 753 Hume Highway, Bass Hill NSW 2197, 02297555292 treated Ms. Giuffre as described in the medical records produced at GIUFFRE005089-5091.
- Royal Oaks Medical Center, 1855 Knox McRae Dr., Titusville, FL 32780, was believed to have possibly treated Ms. Giuffre, but Medical Center responded stating that they have no records for Ms. Giuffre, *see* GIUFFRE005347-5349.
- Dr. Carol Hayek, Denison Road, Dulwich Hill, NSW 2203. Records have been requested, but thus far have been denied. Another medical release was sent and is pending.
- New York Presbyterian Hospital treated Ms. Giuffre as described in the medical records produced at Giuffre003258-3298.
- Campbelltown Hospital, 8 Moncrleff [illegible] Close, St. Helens treated Ms. Giuffre as described in the medical records produced at Giuffre003193-3257.

- Sydney West Hospital treated Ms. Giuffre as described in the medical records produced at Giuffre003291-3298.
- Westmead Hospital treated Ms. Giuffre on as described in the medical records produced at GIUFFRE003291-003298.
- As Defendant requested, Medical releases have been provided for:
 - o Dr. Karen Kutikoff
 - Wellington Imaging Associates, PA
 - Growing Together

13. Identify any Health Care Provider from whom You received any treatment for any physical, mental or emotional condition, including addiction to alcohol, prescription or illegal drugs, that You suffered from <u>prior to</u> the Alleged Defamation by Ghislaine Maxwell, including:

- a. the Health Care Provider's name, address, and telephone number;
- b. the type of consultation, examination, or treatment provided;
- c. the dates You received consultation, examination, or treatment;
- d. whether such treatment was on an in-patient or out-patient basis;
- e. the medical expenses to date;
- f. whether health insurance or some other person or organization or entity has paid for the medical expenses; and
- g. For each such Health Care Provider, please execute the medical and mental health records release attached hereto as Exhibit A.

Response to Interrogatory No. 13

Ms. Giuffre objects to this interrogatory in that it violates Local Rule 33.3. Ms. Giuffre objects to this request in that it is overbroad and seeks confidential medical information of a sex

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abuse victim and is not limited in scope to the issues in this case. Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, joint defense/common interest privilege, and any other applicable privilege. Ms. Giuffre objects to this request in that it is not limited in scope to the medical information relating to the abuse she suffered from Defendant and Jeffrey Epstein.

14. Identify any Person who You believe subjected You to, or with whom You engaged in, any illegal or inappropriate sexual contact, conduct or assault prior to June 1999, including the names of the individuals involved, the dates of any such illegal or inappropriate sexual contact, conduct or assault, whether Income was received by You or anyone else concerning such event, whether a police report was ever filed concerning such event and the outcome of any such case, as well as the address and location of any such event.

Response to Interrogatory No. 14

Ms. Giuffre objects to this interrogatory in that it violates Local Rule 33.3. Ms. Giuffre objects to this request in that it is overbroad and seeks confidential medical information of a sex abuse victim. Ms. Giuffre objects to this request in that it seeks sexual assault information for a period prior to the sexual abuse at issue in this matter for a period when she was a minor child from the time Ms. Giuffre was born until she was 15. Ms. Giuffre objects to this request in that it is sought solely to harass, and intimidate Ms. Giuffre who is a victim of sexual abuse by the defendant.

REQUESTS FOR PRODUCTION

1. All Communications and Documents identified in Interrogatories 1-14, above.

Response to Request No. 1

Ms. Giuffre objects to this request in that Defendant's interrogatories violate Local Rule 33.3. Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, joint defense/common interest privilege, the public interest privilege, and any other applicable privilege. Ms. Giuffre objects to this request on the grounds that it is overly broad and unduly burdensome, incorporating the interrogatories that total 59 subparts, and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Giuffre objects to this request to this request in that it seeks to invade the privacy rights of a sex abuse victims, and is meant for the improper purpose of harassing and intimidating this victim.

Subject to and without waving the above objections, Ms. Giuffre is withholding production of documents that are privileged pursuant to the attorney-client privilege, the work product privilege, and the public interest privilege. Ms. Giuffre is also withholding electronic renditions of photographs that depict the faces of her minor children, including school portraits and other photographs taken that reveal the faces of her minor children.

Subjection to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request limited to documents that do not depict images of her minor children as described *supra* and will continue to supplement her production.

All Documents reviewed or relied upon in answering Interrogatory Nos.
 1-14 above.

Response to Request No. 2

Ms. Giuffre objects to this request in that defendant's interrogatories violate Local Rule 33.3. Ms. Giuffre objects to this request in that it seeks information that is protected by the attorney client, work product, and public interest, and other applicable privileges. Ms. Giuffre objects to this request in that it is overly broad incorporating the interrogatories that total 59 subparts. Ms. Giuffre objects to this request in that it seeks to invade the privacy rights of a sex abuse victims and is meant for the improper purpose of harassing and intimidating this victim.

Subject to and without waving the above objections, Ms. Giuffre is withholding production of documents that are privileged pursuant to the attorney-client privilege, the work product privilege, and the public interest privilege. Ms. Giuffre is also withholding electronic renditions of photographs that depict the faces of her minor children, including school portraits and other photographs taken that reveal the faces of her minor children.

Subjection to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request limited to documents that do not depict images of her minor children as described *supra* and will continue to supplement her production.

3. All Documents from any law enforcement agency, whether local, state or federal, whether in the United States or elsewhere, which concern or relate to You in any way. These Documents should include, without limitation, any witness statements, including statements made by You.

Response to Request No. 3

Ms. Giuffre objects to this request in that it seeks information that is protected by the attorney client, work product, public interest privilege and other applicable privileges. Ms. Giuffre objects to this request in that it is not limited in time period.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request and will continue to supplement her production. Ms. Giuffre is withholding documents that concern or relate to any currently ongoing investigation by any law enforcement agency under the public interest privilege and other applicable privileges.

4. All Documents reflecting any letter of engagement, any fee agreement, or any other type of writing reflecting an engagement of any attorney identified in response to Interrogatory No. 3.

Response to Request No. 4

Ms. Giuffre objects to this request in that it seeks information that is protected by the attorney client, work product, joint defense and other applicable privileges. Ms. Giuffre is withholding documents based on this objection. Specifically, Ms. Giuffre is withholding documents reflecting the engagements between herself and her attorneys she has engaged in relation to the above-captioned action and other actions as those documents involve privileged communications.

5. All Documents relating to any Communications occurring from 1998 to the present with any of the following individuals or with their attorneys, agents or representatives:

- a. Jeffrey Epstein;
- b. Ghislaine Maxwell
- c. Any witness disclosed in Plaintiff's Rule 26(a) disclosures;
- Any witness identified by You in response to Interrogatory No. 8 and No. 14;
- e. Sky Roberts;
- f. Lynn Roberts;
- g. Kimberley Roberts;
- h. Daniel LNU, half-brother of Plaintiff;
- i. Carol Roberts Kess;
- j. Philip Guderyon;
- k. Anthony Valladares;
- l. Anthony Figueroa;
- m. Ron Eppinger

Response to Request No. 5

Ms. Giuffre objection to this request on the grounds that it is overly broad and unduly burdensome, particularly as it seeks documents relating to over 60 individuals, and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Giuffre objects because compliance with this request is unduly burdensome. Ms. Giuffre objects to this request in that documents responsive to this request are within the possession, custody and control of the defendant and Jeffrey Epstein with whom she claims a joint defense privilege and defendant has refused to produce responsive documents to Ms. Giuffre's request seeking communications between the Defendant and Ms.

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Giuffre and between Jeffrey Epstein and Ms. Giuffre. Ms. Giuffre objects to this request to the extent is seeks documents protected by the attorney client, work product, joint defense, public interest or any other applicable privilege. Ms. Giuffre objects to this request in that it is sought solely to harass and intimidate Ms. Giuffre, and invade her privacy, by seeking her private communications with her various family members, including aunts, uncles and parents and siblings.

Subject to and without waving the above objections, Ms. Giuffre is withholding production of documents that are privileged pursuant to the attorney-client privilege, the work product privilege, and the public interest privilege. Ms. Giuffre is also withholding electronic renditions of photographs that depict the faces of her minor children, including school portraits and other photographs taken that reveal the faces of her minor children.

Subjection to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request limited to documents that do not depict images of her minor children as described *supra* and will continue to supplement this production.

6. All photographs or video containing any image of You and the following individuals. To the extent You have such photographs and video in their original, native format, please produce them in that format (not a paper copy).

- a. Ghislaine Maxwell
- b. Alan Dershowitz
- c. Jeffrey Epstein
- d. Andrew Albert Christian Edward, the Duke of York (aka Prince Andrew)

- e. Ron Eppinger
- f. Bill Clinton
- g. Stephen Hawking
- h. Al Gore
- Any of the individuals identified by You in response to Interrogatory No. 8 and No. 14.

Response to Request No. 6

Ms. Giuffre objects to this request in that documents responsive to this request are within the possession, custody and control of the defendant and Jeffrey Epstein with whom she claims a joint defense privilege and defendant has refused to produce responsive documents to Ms. Giuffre's request seeking communications between the Defendant and Ms. Giuffre and between Jeffrey Epstein and Ms. Giuffre.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request and will continue to supplement her production. Ms. Giuffre does not have "original, native format," as requested so she is producing the paper copies she has in her possession, custody and control.

7. All photographs and video of You in any of Jeffrey Epstein's properties, including, but not limited to: his home in Palm Beach, Florida; his home in New York City, New York; his ranch in Santa Fe, New Mexico; and Little Saint James Island in the U.S. Virgin Islands. To the extent You have such photographs and video in their original, native format, please produce them in that format (not a paper copy).

Response to Request No. 7

Ms. Giuffre objects to this request in that documents responsive to this request are within the possession, custody and control of the defendant and Jeffrey Epstein with whom she claims a joint defense privilege and defendant has refused to produce responsive documents to Ms. Giuffre's request seeking communications between the Defendant and Ms. Giuffre and between Jeffrey Epstein and Ms. Giuffre.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce documents responsive to this Request and will continue to supplement her production. Ms. Giuffre does not have "original, native format," as requested so she is producing the paper copies she has in her possession, custody and control. The Defendant has documents responsive to this request that she should produce.

8. All photographs or video of You in any of Ms. Maxwell's properties, including her home in London, England and her home in New York City, New York. To the extent You have such photographs or video in their original, native format, please produce them in that format (not a paper copy).

Response to Request No. 8

Ms. Giuffre objects to this request in that documents responsive to this request are within the possession, custody and control of the defendant and Jeffrey Epstein with whom she claims a joint defense privilege and defendant has refused to produce responsive documents to Ms. Giuffre's request seeking communications between the Defendant and Ms. Giuffre and between Jeffrey Epstein and Ms. Giuffre.

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Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request and will continue to supplement her production. Ms. Giuffre does not have "original, native format," as requested so she is producing the paper copies she has in her possession, custody and control. The Defendant has documents responsive to this request that she should produce.

9. Any Documents reflecting rental agreements or purchase agreements for the residential addresses identified by You in response to Interrogatory No. 1.

Response to Request No. 9

Ms. Giuffre objections to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Giuffre objects to this request in that it seeks confidential financial information that is irrelevant to this action. Ms. Giuffre objects to this request to the extent is seeks documents protected by the attorney client, work product, joint defense, public interest or any other applicable privilege. Ms. Giuffre objects to this request in that the information regarding rental agreements for the apartments that Defendant and Jeffrey Epstein rented for her are in the Defendant's possession, control and custody.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request, and will continue to supplement this production.

10. All Documents relating to Your Employment and/or association with the Mar-a-Lago Club located in Palm Beach, Florida, including any application for Employment.

Response to Request No. 10

Ms. Giuffre objects to this request to the extent is seeks documents protected by the attorney client, work product, joint defense, public interest or any other applicable privilege.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request, and will continue to supplement this production.

11. Any Document reflecting any confidentiality agreement by and between, or concerning, You and the Mar-a-Lago Club.

Response to Request No. 10

Ms. Giuffre objects to this request to the extent is seeks documents protected by the attorney client, work product, joint defense, public interest or any other applicable privilege.

Ms. Giuffre has been unable to locate any such documents.

12. All Documents concerning any Employment by You from 1998 to the present or identified by You in response to Interrogatory No. 9, including any records of Your Employment at the Roadhouse Grill in Palm Beach, Florida.

Response to Request No. 12

Ms. Giuffre objections to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not

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reasonably calculated to lead to the discovery of admissible evidence. Ms. Giuffre objects to this request to the extent is seeks documents protected by the attorney client, work product, joint defense, public interest or any other applicable privilege.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request, and will continue to supplement this production.

13. All Documents concerning any allegations of theft by You from the Roadhouse Grill in Palm Beach, Florida from 1999 – 2002.

Response to Request No. 13

Ms. Giuffre objects to this request in that it seeks information solely to harass, embarrass, and intimidate Ms. Giuffre. Ms. Giuffre objects to this request to the extent is seeks documents protected by the attorney-client privilege, the attorney work product privilege, joint defense/common interest privilege, public interest privilege, and any other applicable privilege. Ms. Giuffre objects to this request in that it wrongfully characterizes a "theft by You". Ms. Giuffre objects to this request as it seeks documents of sealed juvenile records, and the only means of obtaining such records are either through court order or illegal means.

Ms. Giuffre has been unable to locate any such documents.

14. A copy of Your federal, state or local tax returns for the years 1998 to the present, whether from the United States or any other country.

Response to Request No. 14

Ms. Giuffre objections to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not

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reasonably calculated to lead to the discovery of admissible evidence. Ms. Giuffre objects to this request in that it seeks confidential financial information that is irrelevant to this action. Ms. Giuffre objects to this request in that it seeks financial information from her when she was a minor child starting at age 14. Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, joint defense/common interest privilege, the accountant client privilege, and any other applicable privilege.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request, and will continue to supplement this production.

15. All Documents concerning Your attendance at or enrollment in any school or educational program of whatever type, from 1998 to the present.

Response to Request No. 15

Ms. Giuffre objections to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Giuffre objects to this request to the extent is seeks documents protected by the attorney-client privilege, the attorney work product privilege, joint defense/common interest privilege, the public interest privilege, and any other applicable privilege. Ms. Giuffre objects to this request in that her school records from when she was a minor child are an invasion of privacy, and sought only to harass and embarrass her.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-

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privileged documents responsive to this Request, and will continue to supplement this production.

16. Any diary, journal or calendar concerning Your activities between 1996 –
2002.

Response to Request No. 16

Ms. Giuffre objections to this Request on the grounds that the time period is overly broad and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Giuffre objects to this request to the extent it seeks proprietary and copyright protected materials. Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, joint defense/common interest privilege, and any other applicable privilege. Ms. Giuffre objects to this request in that it seeks highly personal and sensitive material from a time when she was being sexually trafficked.

Ms. Giuffre has been unable to locate any such documents.

17. All Documents relating to Your travel from the period of 1998 to the present, including, but not limited to a copy of Your passport that was valid for any part of that time period, any visa issued to You for travel, any visa application that You prepared or which was prepared on Your behalf, and travel itinerary, receipt, log, or Document (including any photograph) substantiating Your travel during that time period.

Response to Request No. 17

Ms. Giuffre objections to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not

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reasonably calculated to lead to the discovery of admissible evidence. Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, joint defense/common interest privilege, and any other applicable privilege. Ms. Giuffre objects to this request in that it is overly broad and not limited to travel records relevant to the abuse she suffered. Ms. Giuffre objects to this request in that it seeks information that is wholly irrelevant to this lawsuit.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request, and will continue to supplement this production. Per the agreements made in the March 21, 2016 meet and confer, we will attempt to locate and make copies of Plaintiff's current passport book.

18. All Documents showing any payments or remuneration of any kind made by Jeffrey Epstein or any of his agents or associates to You from 1999 until the present.

Response to Request No. 18

Ms. Giuffre objects to this request in that documents responsive to this request are within the possession, custody and control of the defendant and Jeffrey Epstein with whom she claims a joint defense privilege and defendant has refused to produce responsive documents. Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, joint defense/common interest privilege, the public interest privilege, and any other applicable privilege.

At this point in time, Ms. Giuffre has been unable to locate any such documents, but continues to search for responsive documents.

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19. Any Document reflecting a confidentiality agreement, settlement agreement, or any contractual agreement of any kind, between You and Jeffrey Epstein, or any attorneys for You and/or Mr. Epstein.

Response to Request No. 19

Ms. Giuffre objects to this request in that the documents responsive to this request are within the possession, custody and control of the defendant and Jeffrey Epstein with whom she claims a joint defense privilege and defendant has refused to produce responsive documents. Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, joint defense/common interest privilege, the public interest privilege, and any other applicable privilege. Ms. Giuffre is in possession of a responsive document that contains a confidentiality provision. As discussed during the March 21, 2016 meet and confer, If Defendant obtains, and produces to Ms. Giuffre, a written waiver from her co-conspirator, Mr. Epstein, of the confidentiality provision, she will produce the document.

20. Any Document reflecting Your intent, plan or consideration of, asserting or threatening a claim or filing a lawsuit against another Person, any Document reflecting such a claim or lawsuit, including any complaint or draft complaint, or any demand for consideration with respect to any such claim or lawsuit against any Person. Response to Request No. 20

Ms. Giuffre objections to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms.

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Giuffre objects to this request to the extent is seeks documents protected by the attorney client, work product, joint defense or any other applicable privilege. Ms. Giuffre objects because this request is overly broad and unduly burdensome in that it seeks wholly privileged communications from other cases the logging of which on a privilege log would be unduly burdensome. As such, Ms. Giuffre is providing categorical privilege entries relating to those matters.

At this point in time, Ms. Giuffre has not found any non-privileged documents responsive to this request, but continues to search for responsive documents.

21. All Documents relating to Your driver's license from 1998 – 2002. Response to Request No. 21

Ms. Giuffre objections to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Giuffre objects to this request in that documents responsive to this request are within the possession, custody and control of the defendant and Jeffrey Epstein for whom she claims a joint defense privilege and defendant has refused to produce responsive documents.

At this point in time, Ms. Giuffre has not found any documents responsive to this request, but continues to search for responsive documents.

22. A copy of Your marriage license(s) from 1999 to the present.

Response to Request No. 22

Ms. Giuffre objections to this Request on the grounds that it is irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Giuffre

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objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, and any other applicable privilege.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this request, and will continue to supplement this production.

23. All documents concerning Your naturalization application to Australia from1999 to the present.

Response to Request No. 23

Ms. Giuffre objections to this Request on the grounds that it is irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, and any other applicable privilege.

Ms. Giuffre has been unable to locate any such documents.

24. All Documents concerning Your Employment in Australia, including, but not limited to employment applications, pay stubs, Documents reflecting Your Income including any tax Documents.

Response to Request No. 24

Ms. Giuffre objections to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Giuffre objects to this request in that it seeks confidential financial information Ms. Giuffre objects to this request to the extent is seeks documents protected by the attorney client, work product, joint defense, or

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any other applicable privilege. Ms. Giuffre objects to this request in that it seeks overly broad financial information not tailored to the sexual abuse and defamation issues in this case.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this request, and will continue to supplement this production.

25. All Documents concerning any massage therapist license obtained by You, including any massage therapy license issued in the United States, Thailand and/or Australia.

Response to Request No. 25

Ms. Giuffre objects to this request in that documents responsive to this request are within the possession, custody and control of the defendant and Jeffrey Epstein for whom she claims a joint defense privilege and defendant has refused to produce responsive documents. Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, and any other applicable privilege.

At this point in time, Ms. Giuffre has not found any non-privileged documents responsive to this request, but continues to search for responsive documents.

26. All Documents concerning any prescription drugs taken by You, including the prescribing doctor, the dates of said prescription, and the dates of any fulfillment of any such prescription.

Response to Request No. 26

Ms. Giuffre objections to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms.

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Giuffre objects to this request in that it is not limited in date range in any way; therefore if she was on a prescription drug **when she was 2 years old**, she would have to produce that document. Ms. Giuffre also objects to this request in that it is not limited to prescription drugs she has taken as a result of the abuse she endured. Ms. Giuffre objects to this request to the extent it seeks confidential medical records that are not relevant to this action. Ms. Giuffre objects to this request to the extent is seeks documents protected by the attorney client, work product, or any other applicable privilege.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and is producing non-privileged documents responsive to the Request limited to documents relating to prescription drugs relating to her treatment for sexual abuse she suffered at the hands of the Defendant and Jeffrey Epstein, and relating to conditions or symptoms arising after Defendant's defamatory statement, and will continue to supplement this production.

27. All Documents, written or recorded, which reference by name, or other description, Ghislaine Maxwell.

Response to Request No. 27

Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, joint defense/common interest privilege, the public interest privilege, and any other applicable privilege. Ms. Giuffre objects to this request to the extent it seeks proprietary or copyright protected materials.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-

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privileged documents responsive to this Request, and will continue to supplement her production.

28. All Documents reflecting notes of, or notes prepared for, any statements or interviews in which You referenced by name or other description, Ghislaine Maxwell.

Response to Request No. 28

Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, joint defense/common interest privilege, the public interest privilege, and any other applicable privilege. Ms. Giuffre objects to this request to the extent it seeks proprietary or copyright protected materials.

At this point in time, Ms. Giuffre has not found any non-privileged documents responsive to this request, but continues to search for responsive documents.

29. All Documents concerning any Communications by You or on Your behalf with any media outlet, including but not limited to the *Daily Mail, Daily Express*, the *Mirror, National Enquirer, New York Daily News, Radar Online,* and the *New York Post*, whether or not such communications were "on the record" or "off the record."

Response to Request No. 29

Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, and any other applicable privilege. Ms. Giuffre objects to this request to the extent it seeks proprietary or copyright protected materials.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will

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produce non-privileged documents responsive to this Request, and will continue to supplement her production.

30. All Documents concerning any Income received by You from any media outlet in exchange for Your statements (whether "on the record" or "off the record") regarding Jeffery Epstein, Alan M. Dershowitz, Prince Andrew, Bill Clinton or Ghislaine Maxwell or any of the individuals identified by You in response to Interrogatory Nos. 8 and 14.

Response to Request No. 30

Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, and any other applicable privilege. Ms. Giuffre objects to this request to the extent it seeks proprietary or copyright protected materials. Ms. Giuffre objects to this request in that it seeks confidential financial information.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request, and will continue to supplement her production.

31. All Documents concerning any actual or potential book, television or movie deals concerning Your allegations about being a sex slave, including but not limited to a potential book by former New York Police Department detective John Connolly and writer James Patterson.

Response to Request No. 31

Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, and any other applicable privilege. Ms. Giuffre objects to this request to the extent it seeks proprietary or copyright protected materials. Ms. Giuffre objects to this request in that it seeks confidential financial information.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request, and will continue to supplement her production.

32. All manuscripts and/or other writings, whether published or unpublished, created in whole or in part by or in consultation with You, concerning, relating or referring to Jeffrey Epstein, Ghislaine Maxwell or any of their agents or associates. Response to Request No. 32

Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, and any other applicable privilege. Ms. Giuffre objects to this request to the extent it seeks proprietary or copyright protected materials. Ms. Giuffre objects to this request in that it seeks confidential financial information.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request, and will continue to supplement her production.

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33. All Documents concerning or relating to Victims Refuse Silence, the organization referred to in the Complaint, including articles of incorporation, any financial records for the organization, any Income You have received from the organization, and any Documents reflecting Your role within the organization or any acts taken on behalf of the Organization.

Response to Request No. 33

Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, and any other applicable privilege. Ms. Giuffre objects to this request to the extent it seeks proprietary or copyright protected materials. Ms. Giuffre objects to this request in that it seeks confidential financial information.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request, and will continue to supplement her production.

34. To the extent not produced in response to the above list of requested Documents, all notes, writings, photographs, and/or audio or video recordings made or recorded by You or of You at any time that refer or relate in any way to Ghislaine Maxwell.

Response to Request No. 34

Ms. Giuffre objects to this request in that documents responsive to this request are within the possession, custody and control of the defendant and Jeffrey Epstein for whom she claims a joint defense privilege and defendant has refused to produce responsive documents. Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work

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product privilege, and any other applicable privilege. Ms. Giuffre objects to this request to the extent is seeks proprietary and copyright protected material.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request, and will continue to supplement her production.

35. All phone records, including text messages, emails, social media Communications, letters or any other form of Communication, from or to You or associated with You in any way from 1998 to the present, which concern, relate to, identify, mention or reflect Ghislaine Maxwell, Jeffrey Epstein, Alan Dershowitz, Prince Andrew, Bill Clinton, or any of the individuals identified in response to Interrogatory Nos. 8 and 14.

Response to Request No. 35

Ms. Giuffre objections to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Giuffre objects to this request to the extent it seeks documents from "anyone associated with you" as that is vague and ambiguous. Ms. Giuffre objects to this request in that documents responsive to this request are within the possession, custody and control of the defendant and Jeffrey Epstein for whom she claims a joint defense privilege and defendant has refused to produce responsive documents. Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, the public interest privilege, and any other applicable privilege.

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Ms. Giuffre objects to this request to the extent is seeks proprietary and copyright protected material.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request, and will continue to supplement her production. While Ms. Giuffre has produced her documents, Ms. Giuffre's response does not include documents "from anyone associated with you" based on the above referenced objection.

36. All Documents relating to massages, including but not limited to any Documents reflecting the recruiting or hiring of masseuses, advertising for masseuses, flyers created for distribution at high schools or colleges, and records reflecting e-mails or calls to Persons relating to massages.

Response to Request No. 36

Ms. Giuffre objections to this Request on the grounds that it is overly broad and unduly burdensome and calls for the production of documents that are irrelevant to this action and not reasonably calculated to lead to the discovery of admissible evidence. Ms. Giuffre objects to this request in that it is not time limited in any way. Ms. Giuffre objects to this request in that documents responsive to this request are within the possession, custody and control of the defendant and Jeffrey Epstein for whom she claims a joint defense privilege and defendant has refused to produce responsive documents. Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, public interest privilege, and any other applicable privilege.

Ms. Giuffre has been unable to locate any such documents.

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37. Statements or records from any bank into which You deposited money received from Jeffrey Epstein, any Person identified in Interrogatory No. 8 or 14, any witness disclosed in Your Rule 26(a) disclosures, any media organization or any employee or affiliate of any media organization.

Response to Request No. 37

Ms. Giuffre objects in that it seeks information protected by the attorney-client privilege, the attorney work product privilege, joint defense/common interest privilege, the public interest privilege, and any other applicable privilege. Ms. Giuffre objects to this request in that it seeks personal financial information. Ms. Giuffre objects to this request in that it is overly broad as it has no time limitation.

Subject to and without waiving the above objections, Ms. Giuffre has already produced documents Bates labelled GIUFFRE000001 to GIUFFRE005353, and will produce non-privileged documents responsive to this Request, and will continue to supplement her production.

Dated: April 29, 2016

Respectfully Submitted,

BOIES, SCHILLER & FLEXNER LLP

By: <u>/s/ Sigrid McCawley</u> Sigrid McCawley (Pro Hac Vice) Meredith Schultz (Pro Hac Vice) Boies Schiller & Flexner LLP 401 E. Las Olas Blvd., Suite 1200 Ft. Lauderdale, FL 33301 (954) 356-0011

> David Boies Boies Schiller & Flexner LLP 333 Main Street Armonk, NY 10504

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CERTIFICATE OF SERVICE

I certify that on April 29, 2016, I electronically served Plaintiff Virginia Giuffre's Second

Amended Supplemental Responses and Objections to Defendant's First Set of Discovery

Requests on the following:

Laura A. Menninger, Esq. Jeffrey Pagliuca, Esq. HADDON, MORGAN & FOREMAN, P.C. 150 East 10th Avenue Denver, Colorado 80203 Tel: (303) 831-7364 Fax: (303) 832-2628 Email: <u>Imenninger@hmflaw.com</u> jpagliuca@hmflaw.com

> By: <u>/s/ Sigrid McCawley</u> Sigrid McCawley

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EXHIBIT D

GIUFFRE

VS.

MAXWELL

Deposition

VIRGINIA GIUFFRE

05/03/2016

Agren Blando Court Reporting & Video, Inc.

216 16th Street, Suite 600 Denver Colorado, 80202 303-296-0017

| Case 1:15-cvAgree-Blando CountinR | eporting Revide/0,3 Inc. Page 3 of 89 |
|---|--|
| Page 1 | Page 3 |
| IN THE UNITED STATES DISTRICT COURT | 1 Pursuant to Notice and the Federal Rules |
| SOUTHERN DISTRICT OF NEW YORK | 2 of Civil Procedure, the VIDEOTAPED DEPOSITION OF |
| Civil Action No. 15-cv-07433-RWS | 3 VIRGINIA GIUFFRE, called by Defendant, was taken on |
| CONFIDENTIAL VIDEOTAPED DEPOSITION OF | 4 Tuesday, May 3, 2016, commencing at 9:00 a.m., at 150 |
| VIRGINIA GIUFFRE May 3, 2016 | 5 East 10th Avenue, Denver, Colorado, before Kelly A. |
| VIRGINIA L. GIUFFRE, | 6 Mackereth, Certified Shorthand Reporter, Registered |
| Plaintiff, | 7 Professional Reporter, Certified Realtime Reporter |
| V. | 8 and Notary Public within Colorado. |
| GHISLAINE MAXWELL, | 9 ***** |
| Defendant. | 10 INDEX |
| | EXAMINATION PAGE |
| APPEARANCES: | MS. MENNINGER 8 |
| FAMER, JAFFE, WEISSING, EDWARDS, FISTOS & LEHRMAN, P.L. | 13 |
| By Brad Edwards, Esq.
425 N. Andrews Avenue | 14 PRODUCTION REQUEST(S): |
| Suite 2
Fort Lauderdale, FL 33301 | 15 (None.) |
| Phone: 954.524.2820
brad@pathtojustice.com | 16 |
| Appearing on behalf of the
Plaintiff | 17 |
| | 18 |
| BOIES, SCHILLER & FLEXNER LLP
By Sigrid S. McCawley, Esq. (For Portion)
401 East Las Olas Boulevard | 19 |
| Suite 1200 | 20 |
| Fort Lauderdale, FL 33301-2211
Phone: 954.356.0011
smccawley@bsfllp.com | 21 |
| Appearing on behalf of the
Plaintiff | 22 23 |
| T concern | 23 |
| | 25 |
| Page 2 | Page 4 |
| ¹ APPEARANCES: (Continued) | 1 INDEX OF EXHIBITS |
| 2 HADDON MORGAN AND FORMAN P.C | 2 |
| By Laura A. Menninger, Esq.
Jeffrey S. Pagliuca, Esq.
150 East 10th Avenue | 3 DESCRIPTION INITIAL
BEFERENCE |
| 4 Denver, CO 80203 | 4 |
| Denver, CO 80203 Phone: 303.831.7364 Imenninger,@hmflaw.com | Exhibit 1 Complaint and Demand for Jury 17
5 Trial re Jane Doe No. 102 v. |
| jpagliuca@hmflaw.com
Appearing on behalf of the | Jeffrey Epstein |
| | Exhibit 2 Jane Doe #3 and Jane Doe #4's 21
7 Motion Pursuant to Rule 21 for |
| Also Present:
Brenda Rodriguez, Paralegal
Nicholas F. Borgia, CLVS Videographer | Joinder in Action |
| 9 Nicholas F. Borgia, CLVS Videographer | Exhibit 3 Declaration of Virginia L. 23
⁹ Giuffre re Jane Doe #1 and Jane |
| 10 | Doe #2 vs. United States of America |
| 11 | ¹¹ Exhibit 4 Declaration of Jane Doe 3 re 31 |
| 12 | Jane Doe #1 and Jane Doe #2 vs.12United States of America |
| 13 | ¹³ Exhibit 5 Declaration of Virginia Giuffre 33 |
| 14 | re Bradley J. Edwards and
¹⁴ Paul G. Cassell vs. Alan M. |
| 15 | Dershowitz |
| 16 | Exhibit 6 FBI documentation, date of entry 36
7/5/13 |
| 17 | ¹⁷ Exhibit 7 Document titled Telecon, 39 |
| 18 | Participants Jack Scarola, Brad
Edwards, Virginia Roberts. Re
Edwards adv. Epstein, 4/7/11,
(23 pages of transcription) |
| 19 | ¹⁹ (23 pages of transcription) |
| 20 | 20 Exhibit 8 The Billionaire's Playboy Club, 41 |
| 21 | By Virginia Roberts
Exhibit 9_ Plaintiff's Response and 44 |
| 22 | 22 Objections to Defendant's First |
| 23 | ²³ Set of Discovery Requests to
Plaintiff re Giuffre v. Maxwell |
| 24 | 24 |
| 25 | 25 |

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| | - | | U-GBG HARON GENUSALIC Page 4 01 89 |
|---|---|---|--|
| 1 | Page 5 | 1 | Page 7 |
| 2 | INITIAL
DESCRIPTION REFERENCE | 2 | P R O C E E D I N G S |
| 3 | | 3 | THE VIDEOGRAPHER: We're on the record at |
| 4 | Exhibit 10 Plaintiff's Supplemental 46
Response and Objections to | 4 | 9 a.m. Today is May 3rd, 2016. This begins the |
| 5 | Exhibit 10 Plaintiff's Supplemental 46
Response and Objections to
Defendant's First Set of
Discovery Requests to Plaintiff | 5 | videotaped deposition of Virginia Giuffre in the |
| 6 | Exhibit 11 Undated Declaration of Virginia 46 | 6 | matter of Virginia L. Giuffre versus Ghislaine |
| 7 | Giuffre re Plaintiff's
Supplemental Response and
Objections to Defendant's First | 7 | Maxwell. |
| 8 | Objections to Defendant's First
Set of Discovery Requests served
on March 22, 2016 | 8 | We're located at 150 East 10th Street |
| 9 | | 9 | excuse me, 10th Ave., in Denver, Colorado. |
| 10 | Exhibit 12 Plaintiff's Second Amended 47
Supplemental Response and | 10 | Our court reporter is Kelly Mackereth. |
| 11 | Exhibit 12 Plaintiff's Second Amended 47
Supplemental Response and
Objections to Defendant's First
Set of Discovery Requests to | 11 | The videographer is Nicholas F. Borgia, CLVS. |
| 12 | Plaintiff | 12 | Will counsel please introduce yourselves |
| 13 | Exhibit 13 Mrs. Virginia Giuffre resume 67 | 13 | for the record. |
| 14 | Exhibit 14 Compilation of e-mails re Open 68
Position - Virginia Giuffre | 14 | MR. EDWARDS: Sure. Brad Edwards and |
| 15 | Exhibit 15 Virginia Lee Roberts passport 180 application | 15 | Sigrid McCawley on behalf of the plaintiff, |
| 16 | Exhibit 16 Composite of e-mail strings 251 | 16 | Ms. Giuffre. |
| 17 | Exhibit 17 Compilation of e-mails between 259 | 17 | MS. MENNINGER: Laura Menninger and |
| 18 | Giuffre and Silva and others | 18 | Jeffrey Pagliuca on behalf of the defendant, |
| 19 | Exhibit 18 Compilation of e-mails between 265
Virginia Giuffre and Sandra | 19 | Ghislaine Maxwell. |
| 20 | White | 20 | THE VIDEOGRAPHER: And will our court |
| 21 | Exhibit 19 Compilation of e-mails between 269
Marjanne Strong and Virginia | 21 | reporter please swear in the deponent. |
| 22 | Giuffre | 22 | VIRGINIA GIUFFRE, |
| 23 | Exhibit 20 Compilation of e-mails between 276
Virginia Roberts and Jason | 23 | being first duly sworn in the above cause, was |
| 24 | Richards | 24 | examined and testified as follows: |
| 25 | | 25 | MR. EDWARDS: Just before we get started, |
| | Page 6 | | Page 8 |
| 1 | INITIAL | 1 | I just wanted to make sure that we're clear, and I |
| 2 | DESCRIPTION REFERENCE | 2 | think that we are, that this deposition in total will |
| 3 | | 3 | be treated as confidential until such time as we are |
| 1 | Exhibit 21 Compliation of e-mails between 284 | | able te review and de decignate |
| 4 | Exhibit 21 Compilation of e-mails between 284
Sharon Churcher and Virginia
Giuffre | 4 | able to review and de-designate. |
| 5 | Giuffre | 5 | MS. MENNINGER: Yes. |
| 5
6 | Giuffre | 5 | MS. MENNINGER: Yes.
MR. EDWARDS: Okay. |
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Ms. Giuffre?
A
Q All right. And who lives with you there? |
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Q And where do you live right now,
Ms. Giuffre?
A
Ms. Giuffre?
A My son, my other son, my daughter, my |
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My son, my other son, my daughter, my
husband and my in-laws.
Q And when did you return to the U.S. for
this visit?
A I believe it was around Thursday, the |
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A My son, my other son, my daughter, my
husband and my in-laws.
Q And when did you return to the U.S. for
this visit?
A I believe it was around Thursday, the
29th, I think. |
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this visit?
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| | | Page 9 | | | Page 11 |
|--|--|---|--|--|--|
| 1 | Q | Yourself? | 1 | under | oath? |
| 2 | А | Yes. | 2 | А | Yes. |
| 3 | Q | Are you able to travel freely between the | 3 | Q | What does it mean to you? |
| 4 | U.S. a | nd Australia? | 4 | А | To tell the truth, the whole truth and |
| 5 | А | Yes. | 5 | nothing |) but the truth. |
| 6 | Q | Are you married? | 6 | Q | All right. And what does the word truth |
| 7 | А | Yes. | 7 | mean | to you? |
| 8 | Q | To whom? | 8 | А | To be honest. |
| 9 | А | Robert Giuffre. | 9 | Q | Is there more than one truth? |
| 10 | Q | All right. And did Mr. Giuffre travel | 10 | А | Is there more than no, there's no more |
| 11 | with y | ou back to the U.S.? | 11 | than or | ne truth. |
| 12 | А | No. | 12 | Q | If you are confused by a question, you |
| 13 | Q | All right. Have you taken any medications | 13 | need t | o let me know that so I can clarify the |
| 14 | in the | last 24 hours? | 14 | questi | on, okay? |
| 15 | А | I have taken I have a cold, but I have | 15 | Α | Okay. |
| 16 | taken | non-drowsy cold tablets and some DayQuil. | 16 | Q | For example, if I asked you the question |
| 17 | Q | All right. Anything else? | 17 | were y | ou sexually trafficked to foreign presidents, |
| 18 | A | No. | 18 | - | understand what that question means? |
| 19 | Q | All right. And what is your current | 19 | A | Yes. |
| 20 | profes | ssion, Ms. Giuffre? | 20 | Q | What does it mean? |
| 21 | А | I'm a housewife. | 21 | A | Was I lent out for the purposes of sex to |
| 22 | Q | All right. And how long have you been a | 22 | a foreid | jn person president. |
| 23 | house | | 23 | Q | All right. And what is the answer to that |
| 24 | А | For the last ten years, since I've had | 24 | questi | _ |
| 25 | kids. | | 25 | А | Yes. |
| | | | | | |
| | | Page 10 | | | Page 12 |
| 1 | Q | Page 10
All right. And what was your profession | 1 | Q | Page 12
And if I ask you have you met any foreign |
| 1
2 | Q
in 201 | All right. And what was your profession | 1 2 | - | 5 |
| | - | All right. And what was your profession | | - | And if I ask you have you met any foreign
ents, do you understand what that question |
| 2 | in 201 | All right. And what was your profession 4? | 2 | preside | And if I ask you have you met any foreign
ents, do you understand what that question |
| 2
3 | in 201 | All right. And what was your profession
4?
A housewife. | 2
3 | preside
means | And if I ask you have you met any foreign
ents, do you understand what that question
? |
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4 | in 201
A
Q | All right. And what was your profession
4?
A housewife.
All right. Any other profession? | 2
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4 | preside
means
A | And if I ask you have you met any foreign
ents, do you understand what that question
?
Yes. |
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5 | in 2014
A
Q
A
Q | All right. And what was your profession
4?
A housewife.
All right. Any other profession?
No. | 2
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means
A
Q | And if I ask you have you met any foreign
ents, do you understand what that question
?
Yes.
And what is the answer to that question? |
| 2
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6 | in 2014
A
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Q | All right. And what was your profession
4?
A housewife.
All right. Any other profession?
No.
All right. You understand that you're | 2
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means
A
Q
A
Q | And if I ask you have you met any foreign
ents, do you understand what that question
?
Yes.
And what is the answer to that question?
Yes. |
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under | All right. And what was your profession
4?
A housewife.
All right. Any other profession?
No.
All right. You understand that you're
oath today? | 2
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foreign | And if I ask you have you met any foreign
ents, do you understand what that question
?
Yes.
And what is the answer to that question?
Yes.
All right. And if I asked you which |
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Q | All right. And what was your profession
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A housewife.
All right. Any other profession?
No.
All right. You understand that you're
oath today?
Yes. | 2
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foreign | And if I ask you have you met any foreign
ents, do you understand what that question
?
Yes.
And what is the answer to that question?
Yes.
All right. And if I asked you which
a presidents have you met, do you understand |
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Q | All right. And what was your profession
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A housewife.
All right. Any other profession?
No.
All right. You understand that you're
oath today?
Yes.
And you understand that if you don't | 2
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Yes.
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Yes.
What is the answer to that question? |
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No.
All right. You understand that you're
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Yes.
And you understand that if you don't
stand a question, you need to let me know that.
Okay.
And ask for clarification. | 2
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ents, do you understand what that question
?
Yes.
And what is the answer to that question?
Yes.
All right. And if I asked you which
a presidents have you met, do you understand
hat question means?
Yes.
What is the answer to that question?
What is the name of the person? |
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means
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Q | And if I ask you have you met any foreign
ents, do you understand what that question
?
Yes.
And what is the answer to that question?
Yes.
All right. And if I asked you which
presidents have you met, do you understand
hat question means?
Yes.
What is the answer to that question?
What is the name of the person?
Yes. Who are the foreign presidents that |
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I honestly can't remember his name at this
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All right. Can you describe him, then?
Yes. He's Spanish.
Okay.
Tall, dark hair.
All right. Anything else?
And he's got a foreign tongue, accent. |

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| | | Page 13 | | Page 15 |
|--|---|--|--|---|
| 1 | А | I'd say in his 40s. | 1 | A Yes. |
| 2 | Q | Okay. And where did you meet him? | 2 | Q And which ones did you review? |
| 3 | A | I believe it was New Mexico. | 3 | A I'd have to see which ones you're |
| 4 | Q | New Mexico? | 4 | specifically talking about. There's quite a lot of |
| 5 | ب
A | Possibly New Mexico. I'm sorry. It's | 5 | statements I've made. |
| 6 | | hard to go back and remember lots of different | 6 | Q Right. And which ones do you recall |
| 7 | | with lots of different people. | 7 | having reviewed before you attended this deposition |
| 8 | Q | Okay. And is that the only foreign | 8 | today? |
| | - | | 9 | A I've reviewed my affidavit. I'm not a |
| 9
10 | A | ent that you have met?
I've met a lot of very high, powerful | 10 | lawyer so I really don't know legal terms to half of |
| | | , , , , | 11 | the, you know, legal jargon of statements, which they |
| 11 | | and I wasn't just introduced to them as who | 12 | |
| 12 | | ere. It's only going back through photos in | | are. If you showed me, I'd be able to tell you if |
| 13 | | be able to realize who they are and what they | 13 | I've seen it or not. |
| 14 | | w. So it's hard for me to distinguish who I've | 14 | Q Okay. So to your knowledge, can you |
| 15 | | y met and when and where I've met them. | 15 | identify any sworn statement you reviewed before |
| 16 | Q | So to your knowledge, you have only met | 16 | attending the deposition today? |
| 17 | | reign president? | 17 | A Could I name what the statement is? |
| 18 | A | To my knowledge at this time, yes. | 18 | Q Right. |
| 19 | Q | And is there anything that might change | 19 | A The actual piece of paper that has the |
| 20 | your k | nowledge at a different time? | 20 | title at the top? |
| 21 | A | If I were to see more photos of other | 21 | Q Right. |
| 22 | people. | . I mean, I've been able to distinguish the | 22 | A No, I don't. |
| 23 | majorit | ty of the people I've been lent out to, but | 23 | Q Can you describe it in any other fashion? |
| 24 | who's t | to say there's not more. | 24 | A I don't understand. I'm sorry. |
| 25 | Q | All right. If I were to ask you the | 25 | Q That's all right. You have to tell me if |
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| | | Page 14 | | Page 16 |
| 1 | - | on how many times have you had sex with Tom | 1 | you don't. |
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| | - | on how many times have you had sex with Tom | | you don't. |
| 2 | Pritzke | on how many times have you had sex with Tom
er, do you know what that question means? | 2 | you don't.
Do you have any reason to believe that any |
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A | on how many times have you had sex with Tom
er, do you know what that question means?
I believe so.
All right. And what is the answer to that | 2
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Do you have any reason to believe that any
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MR. EDWARDS: I just object and ask that |
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23 | you don't. Do you have any reason to believe that any of your previous sworn statements that you have made are not true? A No. MR. EDWARDS: I just object and ask that if we're going to ask the witness questions about any of her statements in whole or in part that the witness be allowed to see the statement, review the statement and then answer your questions. Q (BY MS. MENNINGER) You may answer the question. A Can you reask the question? I'm sorry. Q Do you have any reason to believe that any of your prior sworn statements are untrue? A I have no reason to believe that my prior statements are untrue. Q Has anyone told you to say something that was not true in connection with this case? A No, ma'am. Q All right. I'd like to start with a lawsuit that you filed under the caption Jane Doe versus Jeffrey Epstein. |

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| | Page 17 | | Page 19 |
|--|---|--|---|
| 1 | (Exhibit 1 marked.) | 1 | Q No. I'm just did you find it? |
| 2 | Q (BY MS. MENNINGER) I'm going to show you | 2 | A I can see paragraph 23. |
| 3 | an exhibit that we are marking as Defendant's | 3 | Q Okay. And do you see that there are |
| 4 | Exhibit 1. | 4 | allegations about a Ms. Maxwell contained in that |
| 5 | MR. EDWARDS: Can I see that for a second? | 5 | complaint? |
| 6 | I'd just like to make an objection on the | 6 | A Yes, I do. |
| 7 | record for the misidentification of this document. | 7 | Q All right. And do you understand that to |
| 8 | While there was a lawsuit filed under the | 8 | be Ghislaine Maxwell, my client? |
| 9 | style of Jane Doe versus Jeffrey Epstein, Jane Doe | 9 | A Yes. |
| 10 | was not Virginia Giuffre. And the lawsuit that's now | 10 | Q All right. And Ms. Maxwell was not sued |
| 11 | being handed to this witness is Jane Doe 102 versus | 11 | as a part of this case, correct? |
| 12 | Jeffrey Epstein. | 12 | MR. EDWARDS: Object to the form. |
| 13 | Is that the document we're talking about? | 13 | THE DEPONENT: Does that mean I can |
| 14 | MS. MENNINGER: Counsel, if you have an | 14 | answer? |
| 15 | objection, you should state the basis for your | 15 | MR. EDWARDS: Sure, you can answer. |
| 16 | objection in a non-leading, non-suggestive manner. | 16 | MS. MENNINGER: Right. |
| 17 | If you have any other record to make, you | 17 | MR. EDWARDS: If you understand the |
| 18 | can do so in a pleading filed with the Court. | 18 | question, answer it. |
| 19 | MR. EDWARDS: Sure. My objection is | 19 | A Yes, Ms. Maxwell sorry, repeat the |
| 20 | you've misrepresented what you've handed the witness. | 20 | question. |
| 21 | I want to make sure that the witness is holding what | 21 | Q (BY MS. MENNINGER) Was Ms. Maxwell sued |
| 22 | you actually want her to be holding as opposed to the | 22 | in this |
| 23 | lawsuit you said that you were going to hand her. | 23 | A No, she wasn't. |
| 24 | That's it. | 24 | Q in the case that's represented by |
| 25 | MS. MENNINGER: Counsel, I will ask the | 25 | Defendant's Exhibit 1? |
| | Page 18 | | Page 20 |
| 1 | witness questions about the document. I did not ask | 1 | A No, she wasn't. I'm sorry for |
| 2 | you any questions about the document. | 2 | interrupting you. But no, she was not sued at this |
| 3 | Q (BY MS. MENNINGER) Ms. Giuffre, could you | 3 | time, no. |
| 4 | please take a look at what we have marked as | 4 | Q And why not? |
| 5 | Defendant's Exhibit 1. | 5 | MR. EDWARDS: I'd object and ask the |
| 6 | Do you recognize that document, | 6 | witness not answer that question because that would |
| 7 | Ms. Giuffre? | 7 | be privileged, attorney-client privileged, |
| 8 | A I believe so. Yes. Yes, I do. | 8 | information that was between Ms. Giuffre and the |
| 9 | Q And do you see that the counsel on the | 9 | Podhurst Orseck firm at that time. |
| 10 | last page I'm sorry, not the last page, but the | 10 | So I'm instructing you not to answer. |
| 11 | third from the last page are Mr. Josefsberg and | 11 | Q (BY MS. MENNINGER) All right. |
| 12 | Ms. Ezell from Podhurst Orseck? | 12 | Ms. Giuffre, did you make a decision yourself whether |
| | MS. Ezen nom Foundist Ofseck! | | |
| 13 | A Yes. | 13 | or not to sue Ms. Maxwell as a part of this lawsuit |
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14 | | 13
14 | or not to sue Ms. Maxwell as a part of this lawsuit
against Jane Doe 102 versus Jeffrey Epstein? |
| | A Yes. | | - |
| 14 | A Yes.
Q Were those your lawyers? | 14 | against Jane Doe 102 versus Jeffrey Epstein? |
| 14
15 | A Yes. Q Were those your lawyers? A Yes, they were. | 14
15 | against Jane Doe 102 versus Jeffrey Epstein?
A I think I've been advised not to answer |
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16 | A Yes. Q Were those your lawyers? A Yes, they were. Q And did you authorize them to file Jane | 14
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16 | against Jane Doe 102 versus Jeffrey Epstein?
A I think I've been advised not to answer
that question. |
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17 | A Yes. Q Were those your lawyers? A Yes, they were. Q And did you authorize them to file Jane Doe 102 versus Epstein on your behalf? | 14
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17 | against Jane Doe 102 versus Jeffrey Epstein?AI think I've been advised not to answerthat question.QThis is a different question. |
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18 | A Yes. Q Were those your lawyers? A Yes, they were. Q And did you authorize them to file Jane Doe 102 versus Epstein on your behalf? A Yes, I did. | 14
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19 | A Yes. Q Were those your lawyers? A Yes, they were. Q And did you authorize them to file Jane Doe 102 versus Epstein on your behalf? A Yes, I did. Q And is that this complaint that's been | 14
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19 | against Jane Doe 102 versus Jeffrey Epstein?AI think I've been advised not to answerthat question.QThis is a different question.AOh, okay.QSo your counsel can assert a privilege, |
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20 | A Yes. Q Were those your lawyers? A Yes, they were. Q And did you authorize them to file Jane Doe 102 versus Epstein on your behalf? A Yes, I did. Q And is that this complaint that's been market as Defendant's Exhibit 1? A I believe so. Q In that document, if I could ask you to | 14
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20 | against Jane Doe 102 versus Jeffrey Epstein? A I think I've been advised not to answer that question. Q This is a different question. A Oh, okay. Q So your counsel can assert a privilege, but that question did not call for privileged information. MR. EDWARDS: I |
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21 | A Yes. Q Were those your lawyers? A Yes, they were. Q And did you authorize them to file Jane Doe 102 versus Epstein on your behalf? A Yes, I did. Q And is that this complaint that's been marked as Defendant's Exhibit 1? A I believe so. | 14
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21 | against Jane Doe 102 versus Jeffrey Epstein? A I think I've been advised not to answer that question. Q This is a different question. A Oh, okay. Q So your counsel can assert a privilege, but that question did not call for privileged information. MR. EDWARDS: I Q (BY MS. MENNINGER) I'm asking about what |
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22 | A Yes. Q Were those your lawyers? A Yes, they were. Q And did you authorize them to file Jane Doe 102 versus Epstein on your behalf? A Yes, I did. Q And is that this complaint that's been market as Defendant's Exhibit 1? A I believe so. Q In that document, if I could ask you to | 14
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22 | against Jane Doe 102 versus Jeffrey Epstein? A I think I've been advised not to answer that question. Q This is a different question. A Oh, okay. Q So your counsel can assert a privilege, but that question did not call for privileged information. MR. EDWARDS: I |

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| | Case 1:15-cv Ag Asg-baan doocdinen
Page 21 | | Page 23 |
|--|---|--|--|
| 1 | versus Epstein was filed? | 1 | CVRA action in or about December 30th, 2014, correct? |
| 2 | MR. EDWARDS: And I disagree. And I | 2 | A I I'm not aware of the exact dates. |
| 3 | object to this invading the attorney-client | 3 | There's no dates on this. But I did try to join the |
| 4 | privilege. | 4 | motion, yes. |
| 5 | And I'm instructing you not to answer. | 5 | Q All right. If you can look at the top |
| 6 | Q (BY MS. MENNINGER) Can you answer that | 6 | line of the document. |
| 7 | question without revealing any attorney-client | 7 | A Yes. |
| 8 | communications, whether you made a decision to file a | 8 | Q Does it say, Entered on FLSD |
| 9 | lawsuit or not? | 9 | A Oh, it does, too, I'm sorry, yes. |
| 10 | A I'm going to have to listen to my attorney | 10 | Q That's all right. So does that refresh |
| 11 | and not answer the question. | 11 | your memory as to about when you first sought to join |
| 12 | Q All right. I would like to show you some | 12 | the CVRA action? |
| 13 | documents that were filed in what we'll call the CVRA | 13 | A Yes. |
| 14 | case, the Crime Victims' Rights Act case. | 14 | Q December 30th, 2014, correct? |
| 15 | Do you know what I mean by that reference? | 15 | A Yes. |
| 16 | A I am familiar with that. | 16 | Q And the corrected motion was filed a few |
| 17 | Q Okay. I'm going to start with one on or | 17 | days later, correct? |
| 18 | about December 30th, 2014. We will mark it as | 18 | A Yes, correct. |
| 19 | Defendant's Exhibit 2. | 19 | Q If I could turn to Defendant's Exhibit 3, |
| 20 | (Exhibit 2 marked.) | 20 | which was January 21st. |
| 21 | MR. EDWARDS: Thank you. | 21 | (Exhibit 3 marked.) |
| 22 | Q (BY MS. MENNINGER) All right. | 22 | MR. EDWARDS: Thank you. |
| 23 | Ms. Giuffre, do you recognize Defendant's Exhibit 2? | 23 | Q (BY MS. MENNINGER) Do you recognize this |
| 24 | A Yes. | 24 | document? |
| 25 | Q And what do you understand it to be? | 25 | A Yes, I do. |
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|--|---|---|--|--|
| 1 | Janua | ry 19th, 2015? | 1 | filed under oath is no longer true, correct? |
| 2 | Α | At the very top of the page it says | 2 | MR. EDWARDS: Object to the form. |
| 3 | Januar | y 21st, 2015. | 3 | A I wouldn't say that it wasn't true. I was |
| 4 | Q | The date it was filed. Is there a date | 4 | just unaware of the times and the dates. |
| 5 | just al | bove the signature block? | 5 | Q (BY MS. MENNINGER) Again, is there more |
| 6 | A | Oh, yes, sorry. Yes, there is. | 6 | than one truth, Ms. Roberts? |
| 7 | Q | And what date what date was that? | 7 | A No, there's no more than one truth. |
| 8 | А | The 19th day of January, 2015. | 8 | Q All right. So a document in which you |
| 9 | Q | Okay. And this document is something that | 9 | swore that you were 15 years old when you met |
| 10 | you be | elieve contains the truth, correct? | 10 | Ms. Ghislaine Maxwell is an untrue statement, |
| 11 | A | To the best of my knowledge at the time, | 11 | correct? |
| 12 | yes. | | 12 | MR. EDWARDS: Object to the form. |
| 13 | Q | All right. Did something change between | 13 | A It's not that it's an untrue statement. |
| 14 | the tin | ne then and today that makes you believe that | 14 | It was a mistake. So it wasn't intentionally trying |
| 15 | it's no | t all accurate? | 15 | to say something that wasn't true. It was to my best |
| 16 | A | Well, as you can see, in line 4 on page 1, | 16 | knowledge that I thought it was 1999. And when I got |
| 17 | | 't aware of my dates. I was just doing the | 17 | my records from Mar-a-Lago I was able to find out |
| 18 | best to | guesstimate when I actually met them. | 18 | that it was 2000. And this was entered before I |
| 19 | | Since then I've been able to find out that | 19 | found out the actual dates that I did work at |
| 20 | | h my Mar-a-Lago records that it was actually | 20 | Mar-a-Lago. |
| 21 | the sur | mmer of 2000, not the summer of 1999. | 21 | Q (BY MS. MENNINGER) Okay. So a document |
| 22 | Q | Oh, I'm sorry. Are you back on page 1? | 22 | that you filed under oath |
| 23 | A | On the first page. | 23 | A Um-hum. |
| 24 | Q | Okay. | 24 | Q is now, you believe to be untrue, |
| 25 | A | Yes. | 25 | correct? |
| | | | | |
| | 0 | Page 26 | _ | Page 28 |
| 1 | Q | And you're talking about line 4? | 1 | MR. EDWARDS: Objection. Asked and |
| 2 | A | And you're talking about line 4?
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A I would say it was mid-2015.
Q Mid-2015 is the first time you became |
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So when you signed this document under
y of perjury stating that it was true, you no
believe that to be true, correct?
It was an honest mistake. We had no idea
pinpoint without any kind of records or dates
ching like that. I was just going back
logically through time. And that's the best | 2
3
4
5
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7
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9
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21
22 | MR. EDWARDS: Objection. Asked and
answered.
Q (BY MS. MENNINGER) You may answer.
MR. EDWARDS: Answer again.
A Again, I wouldn't say it's untrue. Untrue
would mean that I would have lied. And I didn't lie.
This was my best knowledge at the time. And I did my
very best to try to pinpoint time periods going back
such a long time ago.
It wasn't until I found the facts that I
worked at Mar-a-Lago in 2000 that I was able to
figure that out.
Q (BY MS. MENNINGER) And approximately when
did you learn those facts about the dates you worked
at Mar-a-Lago?
A I would say it was mid-2015.
Q Mid-2015 is the first time you became
aware of the dates
A I don't know the exact
Q If you could just let me finish.
A I'm sorry.
Q That's all right. Approximately mid-2015 |

Case 1:15-cv-Agree Blando Covert Reporting Revideo3/Inc. Page 10 of 89 Page 29 Page 31 (BY MS. MENNINGER) I'm going to show you Q And based on the fact that you learned the 1 1 0 2 fact you had worked at Mar-a-Lago in 2000 -- you 2 an exhibit filed on, I believe on or about February 6th of 2015. Defendant's Exhibit 4. became aware in mid-2015 --3 3 Um-hum. (Exhibit 4 marked.) 4 А 4 0 -- that you had met Ms. Maxwell in 2000, MR. EDWARDS: Thank you. 5 5 correct? (BY MS. MENNINGER) And drawing your 6 6 0 7 А That's --7 attention to the heading line that says, Entered on MR. EDWARDS: Object to the form. the docket February 6th, 2015. 8 8 That's correct. Do you see that? 9 А 9 (BY MS. MENNINGER) All right. And you Yes. 10 0 10 А 11 became aware in mid-2015 that you were not 15 years 11 All right. And Declaration of Jane Doe 3, Ο 12 old when you met Ghislaine Maxwell, correct? 12 do you see that on the first page? MR. EDWARDS: Object to the form. 13 13 А Yes. That's correct. And it's in the CVRA case, correct, Jane 14 А 14 0 (BY MS. MENNINGER) Okay. And who Doe 1 and Jane Doe 2 versus United States of America? 15 0 15 16 provided you those Mar-a-Lago records in 16 А Yes. 17 approximately mid-2015? 17 Ο All right. And do you recognize this MR. EDWARDS: I'm going to object. document? 18 18 19 And to the extent that this invades the 19 A Yes. attorney-client privilege, if it was your attorneys 20 Q And what do you understand this document 20 21 that you spoke to and learned this information or 21 to be? 22 received this information from, then vou're 22 А I believe it's more reason to why I should have been added to the CVRA case. 23 instructed not to answer. 23 24 А I cannot answer that question. 24 MR. EDWARDS: Objection to the relevance, (BY MS. MENNINGER) Did you yourself look Counsel. 25 Q 25 Page 32 Page 30 at records in the middle of 2015 regardless of who (BY MS. MENNINGER) Okay. And again, if 1 1 0 2 showed them to you? 2 you look to the last page of the document, 3 MR. EDWARDS: Objection. And to the 3 paragraph 67 -extent that they were showed to you or shared by any А The last page? 4 4 of your lawyers, you're instructed not to answer the Yes, the very last. 5 5 0 question. It invades the attorney-client privilege. А 67, yes. 6 6 7 Q (BY MS. MENNINGER) Did you look at 7 Q All right. It says in paragraph 67: I 8 Mar-a-Lago records in the middle of 2015 yourself? 8 declare under penalty of perjury that the foregoing MR. EDWARDS: She's not answering the is true and correct, right? 9 9 А Yes. 10 question. 10 11 MS. MENNINGER: On what grounds is she not 11 And it was executed on or about the 0 5th day of February, 2015, correct? 12 answering the question? 12 13 MR. EDWARDS: I just told you it invades 13 А It's a bit smudged, but it kind of looks the attorney-client privilege. If she learned -like a 5. 14 14 15 I will instruct her if she learned by some All right. And then there's a signature 15 0 other way than her attorneys sharing the information block that's redacted that says Jane Doe 3, correct? 16 16 17 with her, then she can answer the question. 17 А Correct. 18 0 (BY MS. MENNINGER) I'm asking you not to 18 0 Do you believe that you signed this tell me whether your attorneys showed you the record. document and it was later covered up by that block? 19 19 I'm asking you not to tell me the source of the А 20 20 Yes. 21 record. 21 0 All right. And again, is there anything in this document that you believe today to not be 22 I'm asking you if you personally in the 22 23 middle of 2015 looked at Mar-a-Lago records? 23 true? 24 MR. EDWARDS: Same objection. 24 MR. EDWARDS: I just ask that you read

25

25

Same instruction.

through the entire document and answer the question.

Case 1:15-cv-Agree Blando Covert Reporting Revideo3/Inc. Page 11 of 89 Page 33 Page 35 (BY MS. MENNINGER) Have you seen this against Mr. Dershowitz; is that your understanding? 1 Q 1 2 document before, Ms. Giuffre? 2 It's your understanding. You don't have to look at your lawyer if you don't understand. You 3 А I'm sure I have, but it's always good to 3 refresh your memory just looking over something. 4 don't have to --4 А No, I just don't know if I'm allowed --All right. 5 Q 5 (Pause.) Q That's all right. 6 6 7 А Thank you for giving me time to read that 7 А -- to say certain things about that. But, yes, I believe they were in a lawsuit. 8 over. 8 Okay. And that's against Mr. Dershowitz, 9 0 Certainly. So have you had a chance to 9 0 right? read it now? 10 10 11 11 А Correct. Α Yes. 12 Q All right. And what parts of this 12 MR. EDWARDS: Object to the form. I object to the relevance of the document. 13 document sworn by you under penalty of perjury are 13 (BY MS. MENNINGER) All right. 14 not true? 14 0 Ms. Giuffre, again, if you could turn to the last 15 А Again, the only thing that I see is the 15 page of this document. And do you see a signature on 16 mistake that I made, I first met Epstein when I was 16 17 15 years old. 17 that page? А 18 Q Okay. And that's in paragraph 5? 18 I do. 19 Α That's in paragraph 5 on the first page. 19 0 Whose signature is that? 20 А That is mine. All right. And everything else you 20 0 21 believe to be true? 21 And approximately when did you sign that Ο 22 А Yes. 22 document? 23 А Executed this 20th day of November, 2015. Q Okay. If I could now turn to what I'll 23 24 mark as Defendant's Exhibit 5. 24 Q All right. So you signed that on November 20th, 2015, correct? 25 25 (Exhibit 5 marked.) Page 36 Page 34 А Correct. 1 THE DEPONENT: Thank you. 1 2 MR. EDWARDS: Thank you. 2 Q All right. And that was under penalty of MS. MENNINGER: I think I have one more. perjury, correct? 3 3 MS. McCAWLEY: It's okay if you don't. А Correct. 4 4 All right. If I could now turn to what 5 MS. MENNINGER: I don't think I have all 5 0 of them. we'll mark as Defendant's Exhibit 6. 6 6 7 0 (BY MS. MENNINGER) All right. Do you 7 (Exhibit 6 marked.) 8 recognize Defendant's Exhibit 5? 8 MR. EDWARDS: Thank you. 9 MS. McCAWLEY: Thanks. А Yes. 9 What is the title of that document? (BY MS. MENNINGER) Do you recognize this 10 0 10 0 11 Declaration of Virginia Giuffre. document, Ms. Giuffre? А 11 12 Q And that's you, correct? 12 А I do. 13 Α Yes. 13 0 All right. What do you believe this document to be? 14 0 And do you recognize which case this 14 I believe this is when I spoke to the FBI. 15 declaration was filed in? 15 А 0 Okay. And do you remember about when you 16 А Yes. Bradley Edwards and Paul Cassell, 16 spoke to the FBI? 17 Plaintiff versus Alan Dershowitz, Defendant. 17 18 0 All right. And who do you understand 18 А It says, Date of entry July 5th, 2013. Do you believe that you spoke to the FBI Mr. Edwards and Mr. Cassell to be? Q 19 19 in 2013? 20 А Mr. Edwards is my lawyer sitting next to 20 21 21 А I thought it was 2011 when I talked to me. 22 Q All right. 22 them. 23 And Mr. Cassell is another one of my 23 0 Okay. I'm going to direct your attention Α to the bottom of that page. 24 24 lawyers. 25 All right. And they are in a lawsuit Q 25 Α Yes.

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| | | Page 37 | | Page 39 |
|----------|---------|--|----------|--|
| 1 | Q | The first page. Do you see that? | 1 | Q Okay. And have you reviewed any have |
| 2 | А | Yes. | 2 | you at any time reviewed this document without those |
| 3 | Q | The last few lines there have another | 3 | portions whited out? |
| 4 | date. | | 4 | A I don't believe I've seen this document |
| 5 | A | Oh, yes, investigation of, yes. | 5 | without the portions. |
| 6 | Q | All right. | 6 | Q Okay. So you don't know, for example, |
| 7 | А | So that makes sense, okay. | 7 | what's behind those, other than what you recall |
| 8 | Q | Okay. What do you understand that to be? | 8 | A No. |
| 9 | And if | it refreshes your recollection about when you | 9 | Q having told the FBI at the time, |
| 10 | spoke | to the FBI, just let us know. | 10 | correct? |
| 11 | A | Yeah, March 17th, 2011 sounds more right | 11 | A That's correct. |
| 12 | than 20 | 013. | 12 | Q Okay. I'm going to show you a new |
| 13 | Q | Okay. And where did you speak to them? | 13 | document. |
| 14 | A | I believe this was in the office of the | 14 | A Okay. |
| 15 | consula | ate, American Consulate, in Sydney. | 15 | Q You can just put that to the side. |
| 16 | Q | Sydney, Australia? | 16 | Defendant's Exhibit 7. |
| 17 | A | Sydney, Australia. | 17 | (Exhibit 7 marked.) |
| 18 | Q | Okay. And you were there in person with | 18 | Q (BY MS. MENNINGER) All right. |
| 19 | these | FBI agents? | 19 | MR. EDWARDS: Thanks. |
| 20 | A | Correct. | 20 | Q (BY MS. MENNINGER) And do you recognize |
| 21 | Q | And were they taking notes when they spoke | 21 | this document? |
| 22 | to you | ? | 22 | A Yes. |
| 23 | A | Yes. | 23 | Q And what do you understand it to be? |
| 24 | Q | Were they recording the interview, to your | 24 | A This was a phone conversation that I had |
| 25 | knowl | edge? | 25 | between Jack Scarola and Brad Edwards. |
| | | Page 38 | | Page 40 |
| 1 | A | I believe they were. | 1 | Q Okay. And do you see a date reflected on |
| 2 | Q | Okay. Have you had a chance to review | 2 | the front page? |
| 3 | this re | • | 3 | A April 7, 2011. |
| 4 | | And I will make note for the record that | 4 | Q Is that when you had that phone |
| 5 | there a | are obviously many places that are blacked | 5 | conversation with them? |
| 6 | out | | 6 | , , , |
| 7 | A | Yeah. | 7 | |
| 8 | Q | or whited out. Is that fair? | 8 | memory, does that sound about right in terms of what |
| 9 | A | Yes. | 9 | , , , |
| 10 | Q | All right. Have you had a chance to | 10 | A I'm sure it's correct. |
| 11 | | v this one with whited-out portions of it before | 11 | Q Okay. |
| 12 | today? | | 12 | <u> </u> |
| 13 | A | Yes. | 13 | |
| 14 | Q | All right. And you understood when you | 14 | |
| 15 | | speaking to the FBI that they were federal | 15 | |
| 16 | | s, correct? | 16 | |
| 17 | A | Yes. | 17 | |
| 18 | Q | And that you were supposed to tell them | 18 | • |
| 19 | | uth, correct? | 19 | |
| 20 | A | Absolutely. | 20 | 5, |
| 21 | Q | And do you believe that you did, in fact, | 21 | |
| 22 | | em the truth? | 22 | , , , |
| 23 | A | To the best of my knowledge. Again, when | 23 | lawyers and officers of the court, correct? |
| | | es to dates and times, I was obviously off. | 104 | N Vec And ecoup to the heat of my |
| 24
25 | | erything else is absolutely 100 percent true. | 24
25 | · · · · · · · · · |

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|----|---|----------|---|
| | Page 41 | | Page 43 |
| 1 | Q Okay. And then the last the last | 1 | as you sit here right now, is there anything in that |
| 2 | document, I hope, is | 2 | manuscript about Ghislaine Maxwell that is untrue? |
| 3 | MS. MENNINGER: The big one. | 3 | A I don't believe so. Like I said, there is |
| 4 | (Exhibit 8 marked.) | 4 | a lot of stuff that I actually have left out of here. |
| 5 | Q (BY MS. MENNINGER) All right. Do you | 5 | Q Um-hum. |
| 6 | recognize I'm going to I'm sorry, if I didn't | 6 | A So there is a lot more information I could |
| 7 | say it already. This is Defendant's Exhibit 8. | 7 | put in there. But as far as Ghislaine Maxwell goes, |
| 8 | Do you recognize this document? | 8 | I would like to say that there is 99.9 percent of it |
| 9 | A Yes, I do. | 9 | would be to the correct knowledge. |
| 10 | Q And what is this document? | 10 | Q All right. Is there anything that you |
| 11 | A This is a manuscript that I was writing, I | 11 | and I understand you're doing this from memory. Is |
| 12 | believe, back in 2011 regarding some of my life | 12 | there anything that you recall, as you're sitting |
| 13 | story. And just to make it known, this is a based on | 13 | here today, about Ghislaine Maxwell that is contained |
| 14 | true events. But I wouldn't say fictional, but just | 14 | in that manuscript, that is not true? |
| 15 | based on true events. | 15 | A You know, I haven't read this in a very |
| 16 | Not everything in it is not everything | 16 | long time. I don't believe that there's anything in |
| 17 | is in there and not everything is, you know, correct. | 17 | here about Ghislaine Maxwell that is not true. |
| 18 | So there's a few mistakes in there. | 18 | MR. EDWARDS: I'd just ask, Counsel, if |
| 19 | Q Okay. Off the top of your head, do you | 19 | you have anything specific to show her about |
| 20 | recall any mistakes that are in there now without | 20 | Ghislaine Maxwell |
| 21 | reading the 140-page document? | 21 | MS. MENNINGER: I'll ask guestions. |
| 22 | MR. EDWARDS: We're going to be here a | 22 | MR. EDWARDS: I'll have her look at it. |
| 23 | long time. | 23 | MS. MENNINGER: I'll ask guestions. |
| 24 | A Yeah, we could be here a very long time. | 24 | MR. EDWARDS: I know, but I want the |
| 25 | I mean, I'd like to say a majority of it is correct. | 25 | record clear that if she hasn't read it in a long |
| | Page 42 | | Page 44 |
| 1 | Some names have been changed in order to protect | 1 | time, she |
| 2 | other people. | 2 | MS. MENNINGER: She made the record very |
| 3 | Q (BY MS. MENNINGER) Protect their privacy? | 3 | clear. Thank you. She doesn't need you to make a |
| 4 | A Protect their privacy, yeah, I would say, | 4 | record. |
| 5 | just not getting them involved in, if this were to | 5 | MR. EDWARDS: I'm not making records, but |
| 6 | ever go public. | 6 | you're making this last longer. There's no need for |
| 7 | Q Well, again, without rereading the whole | 7 | this. This doesn't have to be an unpleasant process. |
| 8 | manuscript | 8 | I want her to help you. |
| 9 | A Reading it, yeah. I'm trying to see if I | 9 | MS. MENNINGER: I don't find it |
| 10 | can see something in here. | 10 | unpleasant. I'm sorry if you do. |
| 11 | Q Let me narrow my question and maybe that | 11 | MR. EDWARDS: Okay. Well, then, I object |
| 12 | will help. | 12 | to that last series of questions to the extent that |
| 13 | A Yes. | 13 | she was unable to look at what you wanted her to look |
| 14 | Q Is there anything well, first of all, | 14 | at. |
| 15 | did you author that entire manuscript? | 15 | Q (BY MS. MENNINGER) I would like to next |
| 16 | A Yes, I did. | 16 | turn to a document filed on March 16th of this year. |
| 17 | Q Did anyone else author part of that | 17 | Or actually, let me rephrase that. A document dated |
| 18 | manuscript? | 18 | March 16th of this year, which we will mark as |
| 19 | A Do you mean did anyone else write this | 19 | Defendant's Exhibit 9. |
| 20 | with me? | 20 | (Exhibit 9 marked.) |
| | | | Q (BY MS. MENNINGER) Do you recognize this |
| 21 | Q Right.
A No. | 21
22 | document, Ms. Giuffre? |
| 22 | | | • |
| 23 | Q That's all your writing? | 23 | |
| 24 | A This is my writing. | 24 | Q All right. And what is your understanding |
| 25 | Q Okay. To the best of your recollection, | 25 | of what this document represents? |

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|----|-----------|---|-----|--|
| | | Page 45 | | Page 47 |
| 1 | А | Based upon the title, it is Plaintiff's | 1 | Do you see your attorney's signature and |
| 2 | Respor | nse and Objections to Defendant's First Set of | 2 | the date, March 22nd, 2016, correct? |
| 3 | Discov | ery Requests to Plaintiff. | 3 | A I do. |
| 4 | Q | And are you the plaintiff? | 4 | Q All right. And then looking at |
| 5 | А | I am the plaintiff, yes. | 5 | Defendant's Exhibit 11, that's your declaration, |
| 6 | Q | All right. So it's your response to | 6 | correct? |
| 7 | Ms. Ma | axwell's discovery request, correct? | 7 | A Yes, it is. |
| 8 | А | Correct. | 8 | , |
| 9 | Q | All right. And if you look at the last | 9 | |
| 10 | - | - or, I'm sorry, it would be the second to last | 10 | |
| 11 | | - you might see signatures of your attorney, | 11 | |
| 12 | correc | | 12 | |
| | | | | |
| 13 | A | I see printed names. | 13 | |
| 14 | Q | Printed. Electronic signature | 14 | |
| 15 | A | Okay. | 15 | |
| 16 | Q | will have a little S in front of it. | 16 | |
| 17 | A | All right. | 17 | A Yes. |
| 18 | Q | Do you see that? | 18 | Q As of March 22nd, 2016, right? |
| 19 | А | I can see the, yeah the printed names. So | 19 | |
| 20 | if it's e | lectronic signature, then yes. | 20 | Q All right. And then one more on that. |
| 21 | Q | All right. And the date on that is | 21 | Defendant's Exhibit 12. |
| 22 | March | 16th of 2016? | 22 | (Exhibit 12 marked.) |
| 23 | А | Correct. | 23 | Q (BY MS. MENNINGER) And do you recognize |
| 24 | Q | All right. And so without revealing the | 24 | this document? |
| 25 | conter | nt of your conversations, you assisted in | 25 | A Yes. |
| | | Page 46 | | Page 48 |
| 1 | prepa | ring responses to discovery requests, correct? | 1 | |
| 2 | A | Yes. | 2 | A Plaintiff's Second Amended Supplemental |
| 3 | Q | All right. I'm going to show you a | 3 | Response and Objections to Defendant's First Set of |
| 4 | - | quent one marked Defendant's Exhibit 10 and | 4 | |
| 5 | | March 22nd. | 5 | , . |
| 6 | uutou | (Exhibit 10 marked.) | 6 | |
| 7 | 0 | (BY MS. MENNINGER) If you can take a look | 7 | |
| | at tha | | | |
| 8 | | | 8 | |
| 9 | A | Thank you. | 9 | |
| 10 | Q | And while we're at it, I'm going to give | 10 | • |
| 11 | - | efendant's Exhibit 11 so you can look at them | 11 | |
| 12 | togeth | | 12 | • |
| 13 | | (Exhibit 11 marked.) | 13 | , , , , |
| 14 | Q | (BY MS. MENNINGER) All right. | 14 | |
| 15 | А | Thank you. | 15 | |
| 16 | Q | All right. So looking at Defendant's | 16 | days ago, correct? |
| 17 | Exhibi | t 10, do you recognize that document? | 17 | A Yes. |
| 18 | А | Plaintiff's Supplemental Response and | 18 | Q All right. Did you review this April 29th |
| 19 | Object | ions to Defendant's First Set of Discovery | 19 | document before it was filed or served? |
| 20 | Reques | sts to Plaintiff. | 20 | A Like I said, I've seen a lot of documents |
| 21 | | I've seen a lot of documents, and they all | 21 | and they all look alike, but I'm sure I've seen this |
| 22 | look th | e same. But I'm sure I've seen it. | 22 | one. |
| 23 | Q | All right. And looking, again, at the | 23 | Q Okay. And if it's something that was |
| 24 | last pa | age or I'm sorry, this time it will be the | 24 | |
| 25 | | o last page. | 25 | |
| | | | 1 | |

Case 1:15-cv-Agree Blando Count Reporting Revideo3/Inc. Page 15 of 89 Page 49 Page 51 served on April 29th, 2016? Written from Taco Bell? 1 1 0 You know, I don't know, sorry. I just --2 А I believe I have seen this. 2 Δ I remember he asked me to come in and help him out, 3 0 And you were here in the U.S. last Friday? 3 and that's -- I didn't really consider myself an А 4 4 Yes. employee there, but --So you saw it in person, correct? 5 5 Q Yes, I was looking at a lot of documents Just wearing the shirt and getting a 6 А 6 0 7 on Friday. 7 paycheck didn't cause you to think you were an employee? 8 0 Okay. 8 А Well --9 I believe this could definitely be one I 9 А MR. EDWARDS: Object to the form. looked at. 10 10 11 All right. If I could direct your 11 Mischaracterizes her testimony. Q 12 attention to -- let me see, in that document --12 Α Yeah, I know. I mean, it was my boyfriend. I was helping him out. So that's the way 13 MR. EDWARDS: Exhibit 12? 13 I looked at it. 14 MS. MENNINGER: Um-hum, Defendant's 14 (BY MS. MENNINGER) Is there any other Q 15 Exhibit 12. 15 16 (BY MS. MENNINGER) -- to page -- sorry. 16 place that you wore a uniform and got a check from in Q 17 You're not the only one who's seen a lot of 17 the years from '96 to 2000? А I did work at Publix as a bag girl, but 18 documents. 18 19 Well, without asking you to look at a 19 that was only for a couple weeks, I think. Which Publix was that? 20 page, can you tell me what your -- between 1996 20 Q 21 and -- well, in 1996 to 2002, what was the first job 21 А I believe it was in Loxahatchee. 22 that you held? 22 0 Okay. Do you remember the street? 23 23 А I believe the first job that I held was in A No. 24 the year 2000, and that was at Mar-a-Lago. 24 Q All right. Anywhere else you wore a 25 25 uniform and got a paycheck? Okay. And is that the first job you held Ο Page 50 Page 52 as a teenager or at any point in time, that you I volunteered at a bird aviary. 1 1 Α 2 recall? 2 Q What was the name of that? Δ Yes, that I recall. I don't know the name of it. But it 3 3 Δ was -- I'm an animal lover. So --Q All right. Did you ever work at Taco 4 4 Bell? Okay. 5 5 Q My ex-boyfriend used to work there and I А -- it's something I enjoyed doing. 6 Α 6 7 would help him out. I was never really -- I don't 7 Q Okay. Did you get a check from them? 8 think I was employed there. He was my boyfriend so I 8 А I volunteered. I think they eventually put me on some kind of payroll. I don't think it was stayed there with him all the time. 9 9 0 What was his name? much, though. 10 10 А I called him Michael, but I think his real Okay. So what year were you in helping 11 11 Q out in a Taco Bell wearing the uniform and getting a 12 name was James. 12 13 0 Okay. And so he was employed there, but 13 check? you were not employed there? А I have no idea when it comes to years. 14 14 I used to go there and help him out. Was it before or after Mar-a-Lago? 15 А 15 Q Did you have a uniform? А Before Mar-a-Lago. 16 0 16 17 А I would have to wear a shirt when I was 17 Q Okay. And how -there, yes. He was the manager, so --18 18 А Mar-a-Lago was my first real job so --Oh, a Taco Bell shirt? What's that? 19 Q 19 Q Yes. Mar-a-Lago was like my first real job. 20 А 20 А 21 0 Okay. And did you get a paycheck from 21 Q What do you mean by real job? 22 them? 22 A Like, you know, fully employed, sit down 23 А I believe Michael paid me. 23 for an interview and, you know. 24 How did he pay you? 24 Q Okay. So Taco Bell, was Taco Bell the Q

A With a check.

25

first place you got a paycheck from?

Case 1:15-cv-Agree Blando Covert Reporting Revideo3/Inc. Page 16 of 89 Page 53 Page 55 MR. EDWARDS: Object to the form. Months. And what was the job you believe 1 1 Q 2 Δ Uhm, I don't know, to be honest. 2 you had immediately prior to Mar-a-Lago? (BY MS. MENNINGER) And in what order did 3 0 3 А If I were correct, it would be the aviary Taco Bell, Publix and Mar-a-Lago go, and the aviary, 4 that I volunteered at. 4 sorrv? Okay. And you believe you were living 5 5 0 6 А Oh, I would have to guess. Do you want me with your parents at the time you worked at the 6 7 to auess? 7 aviary? 8 Q Sure. 8 А Yes. Um, I would say Publix. And then, I think 9 А 9 Q Okay. And not living with Michael? that's when I helped my boyfriend out at Taco Bell А Michael might have been living with me and 10 10 11 and then I think the aviary. 11 my parents. 12 0 And where was the Taco Bell? 12 Q Okay. So you recall Michael was living 13 I was living in Fort Lauder -- I think it А 13 with you and your parents at the time you worked at was Fort Lauderdale. Don't quote me on that, but 14 14 the aviary? somewhere in Florida, Broward County, something like 15 А Yes. 15 16 that. 16 MS. McCAWLEY: Objection. 17 0 And who were you living with at that time? 17 Mischaracterizes testimony. Michael. His name is James, but Michael. (BY MS. MENNINGER) And was Michael living 18 А 18 Q 19 0 So you were living with Michael when you 19 with you and your parents at the time you started at 20 worked at the Taco Bell, right? 20 Mar-a-Lago? 21 Yes, I was living with him. 21 А Yes. Α 22 0 And you worked with Michael when you 22 0 And what address was Michael living with worked at the Publix, correct? 23 23 you and your parents at the time you started at 24 А No. 24 Mar-a-Lago? 25 Q Okay. So Publix came after Taco Bell or 25 А My parents' address? Page 54 Page 56 before? Whatever address you were living at, at 1 1 0 2 А I think it came -- like I said, don't 2 the time you started at Mar-a-Lago. quote me on it, but I think Publix came before it. А , Loxahatchee, Florida 3 3 33470. And who were you living with when you 4 0 4 worked at Publix? 5 5 Q How is it that you came to work at My mom and my dad. Mar-a-Lago? 6 Α 6 7 Q And who were you living with when you 7 А My dad is a maintenance manager or 8 worked at the aviary? 8 supervisor, I don't know what you call it. But he My mom and my dad. worked in the maintenance department, mostly on 9 Α 9 Anywhere else that you got a paycheck from tennis courts, working on the air conditioning, 10 0 10 before 2000? helping set up for functions. And he got me a summer 11 11 12 А No, not that I can think of. 12 job there. 13 Ο Okay. Anywhere else you wore a uniform? 13 Q Okay. And you said you were on a break? Besides Mar-a-Lago and -- yeah, that's it. Yes. 14 А 14 А 15 Okay. And so how long was it between What were you on a break from? 0 15 Q working at any of those three places and the time А I think like -- this is going back so long 16 16 17 that you worked at Mar-a-Lago? 17 now, but I was attempting to get my GED. And it, 18 А I have no idea. I'm sorry. Um --18 summer came, so school stops during the summertime 19 Years? Months? here in America, and I got a summer job. 0 19 20 Oh, we're going to go back 20 All right. And where were you in school? А Q 21 chronologically. I was trying to get my GED and I --21 А I don't actually know the name of the 22 there was a summer break. And that's when I started 22 place. It's -- yeah, I know. 23 working for Mar-a-Lago. So that Mar-a-Lago we know 23 Q A GED place? 24 now is in the year 2000. So I would have to say a 24 Yeah, it was, like, I was previously in А month. Royal Palm Beach High School, but, I mean, because of 25 25

Case 1:15-cv-Agree Blando Covert Reporting Revideo3/Inc. Page 17 of 89 Page 57 Page 59 a lot of the circumstances that I had been subjected 1 Locker room attendant was the name? 1 Ο 2 to, I decided I wanted to get my GED. 2 Δ Of the position? 3 Yes. 3 0 Okay. So you were going to an actual Q school to get your GED, that's what you're saying? 4 А Yes. 4 Yes. And did they give you any training? 5 Α 5 Q 6 And that school, whatever it was, where 6 А No. Q 7 you were getting your GED was not Palm Beach High 7 Q Did they show you how to work the lockers? School, right? А Well, I mean, there was a girl who already 8 8 worked there at the front desk. I think she helped 9 А No. 9 make appointments and greeted people, and then she 10 0 And it -- whatever the school was where 10 you were getting your GED took a summer break? just told me my duties in the locker room were to, 11 11 12 Δ I believe so, yes. 12 you know, make tea. I had never made tea before, so 13 that was -- that was fun. Learn how to make tea. Q And that was in 2000? 13 Clean up after the ladies who had been in the locker 14 А Now that we know the right dates, yes. 14 room. Make sure the bathrooms were kept nice and 15 And that's when your dad helped you get a 0 15 16 quote-unquote summer job? 16 tidy. You fold the toilet paper into a little 17 Α Yes 17 triangle every time anyone went to the toilet. Clean All right. And that summer job was up the sink area. It was a very crazy job. 18 Q 18 19 Mar-a-Lago? 19 Q Do you remember the names of any of your 20 Yes. 20 coworkers who you worked with at Mar-a-Lago? А 21 0 Okay. Now tell me how you sort of came 21 I believe the head of the spa area was А into Mar-a-Lago for the first time? He asked you to 22 22 Adriana or Adrienne. I can't remember exactly. 23 Okay. 23 come? They called you? What happened? Q 24 My dad was very liked there. So I think 24 А And the girl who trained me, I have a very А he talked to the people who were in HR. And then clear picture of her face, but I can't remember her 25 25 Page 58 Page 60 they said for me to come in for an interview. name. 1 1 2 Q Um-hum. 2 Q All right. What did she look like? 3 Α To be interviewed for a locker room 3 А She had blonde hair, probably to her assistant. shoulders, and it was curly. 4 4 Um-hum. And how old was she? 5 Q 5 0 Α They liked me. I had to go through a А I'd say in her 20s. 6 6 7 series of drug tests, polygraph tests. I mean, it 7 Q All right. Did they check your 8 was a very extensive regime to get a job there. 8 identification when you went in for your job 9 Q Yeah. interview or your --9 А And when all those came back good, I It was very extensive. I'm sure they 10 10 А started the job. would have had to check and make sure I was who I 11 11 12 Q So how long do you think it took for you 12 was. 13 to go through that extensive series of drug tests and 13 0 And so you had a driver's license, right? polygraph tests and --А I believe so. 14 14 15 I did them both in the same day. All right. And, let's see. Did you move Α 15 0 16 Okay. When was the interview? Was it on to a different position while you were there or did 0 16 the same day or a different day? 17 17 you always stay as a locker room --18 А I believe it was like a few days 18 А I wasn't there very long. So I just --Just one second. Did you always stay as a beforehand. Q 19 19 20 Okay. And do you remember who you 20 locker room attendant? 0 21 interviewed with? 21 А Yes. 22 Α No. 22 Q Okay. I just need to finish my question Do you remember the title of the job for 23 0 23 for the court reporter. 24 which you were interviewing? 24 А I know, I'm sorry. I have a tendency of 25 А Locker room attendant. 25 jumping in.

Case 1:15-cv-Agree Blando Covert Reporting Revideo3/Inc. Page 18 of 89 Page 63 Page 61 Okay. If I can direct your attention back documents that you met Ghislaine Maxwell in '98 or 1 0 1 2 to Defendant's Exhibit 12 at page 15. And under the 2 '99, correct? 3 heading Response to Interrogatory Number 9, do you 3 А Yes. And you do admit that you told members of see that where it says --4 0 4 the media that you met Ghislaine Maxwell in '98 or А Yes. 5 5 -- Ms. Joffrey (pronouncing) -- Giuffre, 6 '99, correct? 6 Q 7 excuse me, responds as follows? 7 MR. EDWARDS: Form. 8 А Yes. 8 А That was my closest approximation to what I could actually remember, so --9 Q Okay. It says you worked as a locker room 9 (BY MS. MENNINGER) You told the media 0 attendant for the spa area, correct? 10 10 11 11 that you met her in '98 or '99? Α Yes. 12 Q And it says records produced in this case 12 MR. EDWARDS: Form. 13 identify the date of employment as 2000, correct? 13 А Again, yes, as close as I can remember. (BY MS. MENNINGER) And the media 14 А Yes. 14 0 15 published in the newspapers that you met Ghislaine 15 Q What records that were produced in this 16 case cause you to believe that the employment began 16 Maxwell in '98 or '99, correct? 17 in 2000? 17 MR. EDWARDS: Form. Yes, they did. 18 А Uhm, is this going back to another 18 А 19 question that I'm not allowed to answer? 19 0 (BY MS. MENNINGER) And the news media published in the newspapers what you told them, which 20 Q No. 20 21 I have seen the documents, and I know that 21 is that you were 15 when you met Ghislaine Maxwell, Α 22 my employment now was in 2000. 22 correct? MR. EDWARDS: Form. 23 0 What documents did you see that caused you 23 24 to make that answer? 24 А Which is what I truly thought at the time, 25 The Mar-a-Lago employment documents. 25 А yes. Page 62 Page 64 Are they your Mar-a-Lago employment (BY MS. MENNINGER) Okay. And it is not 1 Q 1 0 true that you were 15 when you met Ghislaine Maxwell, 2 documents? 2 Α Um --3 correct? 3 А MR. EDWARDS: Object to the form. It was a mistake that I made, yes. 4 4 So that the printing in the newspaper that 5 My name is on there. 5 Ο (BY MS. MENNINGER) Okay. Do you believe you met Ghislaine Maxwell when she was -- when you 6 0 6 were 15 is not a true statement of fact, correct? 7 them to be your Mar-a-Lago employment documents? 7 It is an incorrect statement as I have now 8 Α As far as I can tell. 8 А found out, that my employment started in 2000. Okay. So you were able to review your 9 0 9 Mar-a-Lago employment documents --Q All right. And to the best of your 10 10 11 MR. EDWARDS: Object to the form. recollection, you found that out in the middle of 11 (BY MS. MENNINGER) -- and respond to the 2015, correct? 12 0 12 question, as it says right there that you respond, MS. McCAWLEY: Objection. 13 13 To the best of my recollection. I mean, I correct? 14 14 Α А can't pinpoint an exact date I found out. But, yes. 15 Yes. 15 16 0 When did you review the documents that you 0 (BY MS. MENNINGER) About a year ago? 16 MR. PAGLIUCA: Are we all participating in 17 reviewed to cause you to respond to that answer that 17 this deposition or just --18 way? 18 19 I don't think I found out till sometime MS. McCAWLEY: Same way you guys did. А 19 mid -- mid last year, I believe. 20 MR. PAGLIUCA: We did not. 20 21 0 Okay. 21 MS. MENNINGER: I did not. MS. McCAWLEY: You both objected. 22 Α I'm really not too sure. You know, I'm 22 MS. MENNINGER: No. 23 sorry, dates and documents, there's too many to 23 MR. PAGLIUCA: No, we didn't. 24 remember. But --24 25 Okay. You do admit that you filed in many MS. McCAWLEY: We can go back through the Q 25

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| | Page 65 | | Page 67 |
|----|--|----|--|
| 1 | record. | 1 | Mar-a-Lago? |
| 2 | MR. PAGLIUCA: We sure can. | 2 | A Correct. |
| 3 | So if we're all participating, maybe I'll | 3 | Q Okay. I'm going to show you an exhibit |
| 4 | have a few questions at the end of this. I think we | 4 | marked as Defendant's Exhibit 13. |
| 5 | should limit this to one lawyer. And your statement | 5 | (Exhibit 13 marked.) |
| 6 | about two lawyers participating in the last | 6 | Q (BY MS. MENNINGER) Okay. All right, |
| 7 | deposition is wrong. | 7 | Ms. Giuffre, do you recognize this document? |
| 8 | MS. McCAWLEY: Well, I recall that she got | 8 | A Yes, I do. |
| 9 | a microphone because she said she was going to be | 9 | Q What is this document? |
| 10 | objecting. So | 10 | A This is a resume that I created myself. |
| 11 | MR. PAGLIUCA: I know. She put on a | 11 | Q All right. And what address did you put |
| 12 | microphone and didn't speak through the whole thing. | 12 | at the top of your resume? |
| 13 | MS. McCAWLEY: Well, we can take a look | 13 | A |
| 14 | back at the record. You know, it's not a problem. | 14 | |
| 15 | Brad can make the objections. | 15 | Q And when did you live at that address? |
| 16 | MR. PAGLIUCA: Okay. Let's take care of | 16 | A I believe from 2013 to 2014. |
| 17 | it that way, then. | 17 | Q Okay. And you said you created this |
| 18 | MR. EDWARDS: Can you tell me when you're | 18 | document, correct? |
| 19 | at a good stopping point? | 19 | A Yes. |
| 20 | MS. MENNINGER: I was about to say it's | 20 | Q And did you send it out to any employers? |
| 21 | been an hour. | 21 | A Do you have any attachments that this goes |
| 22 | MR. EDWARDS: Yeah. | 22 | with to say that I have? Because I'm not too sure. |
| 23 | MS. MENNINGER: So this would be a good | 23 | I've created a lot of resumes. |
| 24 | time to take a break. | 24 | Q Okay. And hold on, I'll see if we do. |
| 25 | MR. EDWARDS: Okay. Thanks. | 25 | MS. MENNINGER: All right. I'll mark this |
| | Page 66 | | Page 68 |
| 1 | THE VIDEOGRAPHER: We're off the record at | 1 | next as Defendant's Exhibit 14. |
| 2 | 10:12. | 2 | (Exhibit 14 marked.) |
| 3 | (Recess taken from 10:12 a.m. to | 3 | A Thank you. |
| 4 | 10:27 a.m.) | 4 | Q (BY MS. MENNINGER) All right. Do you |
| 5 | THE VIDEOGRAPHER: We're back on the | 5 | recognize this document? |
| 6 | record at 10:27. | 6 | A Yes. |
| 7 | Q (BY MS. MENNINGER) All right. | 7 | Q What is this document? |
| 8 | Ms. Giuffre, you testified that you first became | 8 | A This is me replying to ads for jobs. |
| 9 | aware that you your employment at Mar-a-Lago began | 9 | Q Okay. And you were communicating with |
| 10 | in 2000, in mid-2015, correct? | 10 | by your e-mail, correct? |
| 11 | MR. EDWARDS: Object to the form. | 11 | A Yes. |
| 12 | Mischaracterizes her testimony. | 12 | Q All right. And I apologize. This one |
| 13 | A I don't know exactly when. It could be | 13 | actually has the resume attached to an e-mail. |
| 14 | towards the end of 2015. It could be towards the | 14 | A Um-hum. |
| 15 | beginning of 2016. I just know that I've learned | 15 | Q Do you see that, towards the back of the |
| 16 | about it recently. I'm not too sure exactly what | 16 | document? |
| 17 | date I did learn about it. | 17 | A Yes, I do. |
| 18 | Q (BY MS. MENNINGER) Okay. But to your | 18 | Q Okay. So |
| 19 | mind, it's been within the last 6 to 12 months; is | 19 | A Sorry. |
| 20 | that fair? | 20 | Q To whom to whom with whom were you |
| 21 | A I wouldn't say 12 months, no. I would | 21 | communicating about a job at this time? |
| 22 | just say up until I don't know when I was shown | 22 | A Well, on the very top, Phil or Gary, and |
| 23 | that, when I actually first saw it, but it wasn't a | 23 | that was for a bartending position. |
| 24 | year ago. | 24 | Q Okay. |
| 25 | Q Saw your employment records from | 25 | A Um |

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| | | Page 69 | | Page 71 |
|--|--|--|--|--|
| 1 | Q | Was that something your brother had | 1 | you believe the one attached to Defendant's |
| 2 | recom | mended or your father? I don't know who. | 2 | Exhibit 14 is the one that you sent? |
| 3 | А | You know, I just looked at that, that's | 3 | A There are differences, isn't there? Yes, |
| 4 | kind of | why I giggled. I don't know why my | 4 | there is. |
| 5 | brother | that's my brother. That's the way we talk | 5 | Q Okay. What are the differences that you |
| 6 | to each | other: Hi, stupid head. Good luck, smelly, | 6 | know? |
| 7 | хохох | O, sissie. | 7 | A It starts I mean, let me see. The very |
| 8 | | He's my little brother so you have to | 8 | top introduction is the same. |
| 9 | underst | and we kind of play around. But subject to my | 9 | Q Um-hum. |
| 10 | resume | for hospitality, I'm not too sure why he would | 10 | A After the experience. |
| 11 | have go | otten it, but apparently he did. | 11 | Q Um-hum. |
| 12 | Q | Okay. And you see that your resume was | 12 | A That changes. The dates change. And then |
| 13 | attach | ed to an e-mail communication you had with your | 13 | underneath Employment Training Recruitment is Indigo |
| 14 | brothe | r? | 14 | Bar & Grill on Exhibit 14. On Exhibit 13 it's |
| 15 | А | Yes, I do. | 15 | Mannway Logistics underneath Employment Training |
| 16 | Q | Right. And that's also your brother was | 16 | Recruitment. |
| 17 | part of | the e-mail chain with respect to an ad placed | 17 | And then underneath Mannway Logistics on |
| 18 | on crai | gslist for a position, correct? | 18 | Exhibit 13 is Mar-a-Lago Resort and Spa. And on |
| 19 | А | He was on let me just check the dates, | 19 | Exhibit 14 is Gemma Catering/Wedding Receptions. So |
| 20 | then. | | 20 | there is quite a few differences. |
| 21 | Q | Sure. | 21 | Q Okay. Great. Do you have any idea when |
| 22 | А | 1/20/2014, 1/21, so just within a day of | 22 | you sent out Defendant's Exhibit 13, or if you did, |
| 23 | each ot | her, yes. | 23 | to an employer? |
| 24 | Q | All right. And then the resume that's | 24 | A Unless you have something that's attached |
| 25 | attach | ed is the address you were living at in | 25 | to it, I can't be sure that I did. |
| | | Page 70 | | |
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| 1 | Janua | - | 1 | Page 72
Q Okay. Is the content in Defendant's |
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| | | iry | | Q Okay. Is the content in Defendant's |
| 2 | А | Yes. | 2 | Q Okay. Is the content in Defendant's Exhibit 14, that you believe you sent out to an |
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Q | Yes.
of 2014, correct? | 2
3 | Q Okay. Is the content in Defendant's
Exhibit 14, that you believe you sent out to an
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All right. So you believe you created the
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Q | Yes.
of 2014, correct?
Correct.
All right. So you believe you created the
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5 | Q Okay. Is the content in Defendant's Exhibit 14, that you believe you sent out to an employer, correct? A Unfortunately, I have to tell you that they are not correct. Through my experience I was in the mind-set that I was unemployable. I had been abused for many years and I was told by a job agency |
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the mind-set that I was unemployable. I had been
abused for many years and I was told by a job agency
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something that I'm proud of, but I have had to plump
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13 | Q Okay. Is the content in Defendant's Exhibit 14, that you believe you sent out to an employer, correct? A Unfortunately, I have to tell you that they are not correct. Through my experience I was in the mind-set that I was unemployable. I had been abused for many years and I was told by a job agency that I need to show that I've consistently worked at various places and given experience. So it's not something that I'm proud of, but I have had to plump up my resumes to make it look as though I could be employed. Q What do you mean by plump up your resume? |
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And you sent it out with respect to this
byment you saw on craigslist, correct?
Correct.
And you are the one who put into this
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14 | Q Okay. Is the content in Defendant's Exhibit 14, that you believe you sent out to an employer, correct? A Unfortunately, I have to tell you that they are not correct. Through my experience I was in the mind-set that I was unemployable. I had been abused for many years and I was told by a job agency that I need to show that I've consistently worked at various places and given experience. So it's not something that I'm proud of, but I have had to plump up my resumes to make it look as though I could be employed. Q What do you mean by plump up your resume? A Well, I couldn't I didn't feel that I |
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And you sent it out with respect to this
byment you saw on craigslist, correct?
Correct.
And you are the one who put into this
ment the contents of the resume, right?
Yes.
All right. | 2
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15 | Q Okay. Is the content in Defendant's Exhibit 14, that you believe you sent out to an employer, correct? A Unfortunately, I have to tell you that they are not correct. Through my experience I was in the mind-set that I was unemployable. I had been abused for many years and I was told by a job agency that I need to show that I've consistently worked at various places and given experience. So it's not something that I'm proud of, but I have had to plump up my resumes to make it look as though I could be employed. Q What do you mean by plump up your resume? A Well, I couldn't I didn't feel that I could go to an employer and tell them that I had |
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| | Page 73 | | Page 75 |
| 1 | A Underneath Experience, the dates are all | 1 | A I never worked there. |
| 2 | incorrect, as well. It's just to show that I was | 2 | Q The description that you typed out about |
| 3 | consistently working, which I was not. And I needed | 3 | the things that you did at that Indigo Bar & Grill is |
| 4 | a job to help my family. I've got a family of five. | 4 | made up, correct? |
| 5 | So like I said, it's not something proud that I had | 5 | A Well, it's it's generally what you |
| 6 | to do, but I felt it was the only way that I could | 6 | would do if you were a server or a waitress. But, |
| 7 | actually get employed. | 7 | like I said, I did not work at Indigo Bar & Grill. |
| 8 | Q You lied on your resume? | 8 | Q So when you represented to an employer |
| 9 | A I made it look as though I had | 9 | that you were applying for a job that you had done |
| 10 | continuously worked throughout the years so that way | 10 | these things, you had not actually done these things |
| 11 | an employer would see me as a potential candidate. | 11 | at Indigo Bar & Grill, correct? |
| 12 | Q Okay. Well, let's start with Employment | 12 | A Not at Indigo Bar & Grill, no. |
| 13 | Training and Recruitment, ET Australia. | 13 | Q All right. Can you read the first |
| 14 | Did you work at that place of employment? | 14 | sentence of your job description? |
| 15 | A I did work there. | 15 | A For Indigo Bar & Grill? |
| 16 | Q What dates did you actually work there? | 16 | Q Right. |
| 17 | A I know I finished working for we call | 17 | A At this restaurant located inside of an |
| 18 | it ET Australia, so if you don't mind me abbreviating | 18 | RSL, we were never slow. |
| 19 | it. | 19 | Q Okay. So when you said, "We were never |
| 20 | Q However you want. | 20 | slow," you just made that up, correct? |
| 21 | A I know I finished there in January of 2006 | 21 | MR. EDWARDS: Form. |
| 22 | right before my son was born, my first son was born. | 22 | A I tried to give as much information to my |
| 23 | And I believe I worked there for a year, I believe | 23 | potential employer to show that I could handle a |
| 24 | so. It might have been a little bit over a year, but | 24 | large amount of pressure and guests. So, yes, I put |
| 25 | just around a year. | 25 | that in there. |
| | Page 74 | | Page 76 |
| 1 | Q All right. So you worked at a place for | 1 | Q (BY MS. MENNINGER) But you represented |
| 2 | about a year. And on your resume you typed that you | 2 | you were there working as a server or waitress and |
| 3 | worked there for nine years, correct? | 3 | that we were never slow. That is not true, correct? |
| 4 | A Correct. | 4 | A Well, I never worked there, so it's |
| 5 | Q And you did that, correct? | 5 | again, I was very highly unemployable, given my past. |
| 6 | A I did. | 6 | So I did whatever I could to make it look as though |
| 7 | Q Nobody else typed that for you? | 7 | my potential employer could hire me. |
| 8 | A No, I did it myself. | 8 | Q Okay. You described your duties that were |
| 9 | Q All right. And the next employment you | 9 | not those were fictional duties, correct? |
| 10 | list here well, is your job description accurate? | 10 | A They were duties that a waitress and a |
| 11 | A Yes, that is actually accurate. | 11 | server would do. |
| 12 | Q Okay. And everything in there is what you | 12 | Q But you did not do at Indigo Bar |
| 13 | actually did? | 13 | A But I did not do them at Indigo Bar & |
| 14 | A Yes, for ET Australia. | 14 | Grill. |
| 15 | Q Okay. Indigo Bar & Grill, did you type | 14 | Q Okay. You described your energetic |
| 16 | that in? | 16 | service and your service with a smile to the guests. |
| 17 | A I did type that in. | 17 | That was not true, correct? |
| 18 | Q And did you actually work at Indigo Bar & | 18 | A Everything in Indigo Bar & Grill is not |
| | Grill? | | |
| 19 | | 19 | correct. |
| 20 | A No, I did not. | 20 | Q And you created that entire description, |
| 21 | Q All right. So the dates that you put on
your resume are not true, correct? | 21 | correct? |
| 21 | | 22 | A For the sole purpose of being able to |
| 22 | | 22 | obtain omployment yes |
| 22
23 | A That's correct. | 23 | obtain employment, yes. |
| 22 | | 23
24
25 | obtain employment, yes.
Q To get money?
MR. EDWARDS: Form. |

Case 1:15-cv-Agree Blando Covert Reporting Revideo3/Inc. Page 22 of 89 Page 77 Page 79 To make a wage for my family. And after you moved to Australia, which 1 А 1 0 2 0 (BY MS. MENNINGER) All right. The next 2 was what year? job, Gemma Catering and Wedding Receptions, did it --I moved to Australia at the end of 2002, I 3 3 А is that a job that you actually held? believe. 4 4 A I did actually work there. I don't know All right. Do you recall going to work Q 5 5 the dates, but I was a server, waitress and shortly after you got to Australia? 6 6 7 bartender. 7 А Yes. March of 2003 to April 2004, is that about How --8 0 8 Q when you worked there? 9 9 А I had to obtain my -- my ability to work It could be very close to it. I'm not too there. So I think that took a couple months. You 10 А 10 sure. can get a temporary visa that allows you to work 11 11 12 0 You're not sure? 12 while you're waiting for your permanent resident No, I'm not sure. status, and that's what we did. 13 А 13 Did you have children -- had you already All right. Were you able to apply for 14 0 14 Q had children at the time you worked there? that temporary job permission before you actually got 15 15 16 А No, I do not believe I did. I became a 16 married in Australia? 17 stav-at-home mom when I had my first child. 17 Α I got married in Aus -- we were married in And what year was that? Thailand, really, but we made it official in January 18 Ο 18 19 А 2006. 19 of 2003. And within a couple of weeks, I was granted Okay. So you believe you worked at Gemma the permission to work in Australia legally. 20 0 20 21 Catering and Wedding Receptions before 2006? 21 Q Okay. So to the best of your 22 А I believe so. 22 recollection, you got permission to work in Australia And other than that, you can't recall what 23 sometime in the spring of 2003? 23 0 24 dates you worked there? 24 MR. EDWARDS: Form. I'm sorry, I couldn't help, no. 25 А That's actually summer over there. 25 Α Page 78 Page 80 All right. And then what were your (BY MS. MENNINGER) Fair enough. The 1 0 1 Q 2 actual -- is that your actual job that you had there? 2 first quarter of the year, calendar year --The description of it? 3 А Yes. 3 А -- 2003? The title, server, waitress, bartender? Q 4 Q 4 5 А Yes. 5 А If we're going to be politically correct, All right. Is the description accurate? 6 Q 6 yes. 7 А To a T. 7 Q That's what you recall? 8 0 What's that? 8 А (Indicating.) To a T. 9 А 9 I'm sorry, yes. Okay. The next job you list is Mannway And is your description of Mannway 10 Q 10 0 Logistics correct? Logistics, Logistics Receptionist. 11 11 12 Is that a job you actually held? 12 А Yes. 13 А It is a iob I held. 13 0 All right. And how long did you work And when did you hold it? there? 14 Q 14 Again, I'm very bad at dates. I'm not too I think that was less than a year that I 15 А 15 А worked there. I would approximate about six, seven 16 sure. 16 17 Q All right. Approximately when did you 17 months. 18 have it? 18 0 Can you name one coworker you had or boss I don't want to speculate and give you the or anybody else that worked there? 19 А 19 wrong answer, so I'm not too sure. I know her name started with an M, but I 20 20 А can't remember. I remember what she looks like. I 21 Did you have children at the time you 21 Ο 22 worked there? 22 just don't remember her name. 23 А No. 23 0 Okay. And how much did you make there? А Q So before 2006? 24 I don't remember the exact amount. 24 А Approximately about \$20 an hour, I think. 25 Yes. 25

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| | Page 81 | Page 83 |
|--|--|--|
| 1 | Q And how many hours per week were you | 1 A Before I worked at ET Australia, I was |
| 2 | working for that six months to a year? | 2 actually a job seeker there. And a job seeker, I |
| 3 | A I believe that was full time. | 3 don't know if you're familiar with the term. |
| 4 | Q And is full time the same in Australia? | 4 Somebody who is looking for work and you |
| 5 | A Yeah it's a 40-hour week. | 5 go to a job agency, and you go look on the computer. |
| 6 | Q Okay. | 6 And you actually have somebody who helps you find |
| 7 | A Well, 38 because you get two hours of | 7 employment. And they are the ones who recommend that |
| 8 | lunch, so, yes. | 8 you show that you've continuously worked throughout |
| 9 | Q All right. Have you been in touch with | 9 your years. They ended up really liking me, so |
| 10 | anyone from that employment in a while? | 10 that's how I got the job there. |
| 11 | A No. | 11 Q Okay. Was it a particular person there |
| 12 | Q All right. The next job listed there is | 12 that gave you the advice to plump up your resume? |
| 13 | what? | 13 A It would have been one of the counselors. |
| 14 | A Calmao Flamenco Bar & Restaurant. | 14 Q Which one? |
| 15 | Q Is that someplace you actually worked? | 15 A I don't know. |
| 16 | A No, it's not. | 16 Q Okay. Do you remember the names of any of |
| 17 | Q Is that a place that actually exists? | 17 the counselors? |
| 18 | A I don't really know. | 18 A I only remember the name of one of the |
| 19 | Q All right. | 19 girls I worked with, but I don't remember I don't |
| 20 | A I mean, I think I looked on the Internet | 20 remember anyone else's name. |
| 21 | and found something similar to what the description I | 21 Q When did you first become a job seeker at |
| 22 | was needing to fill, and that was it. | 22 ET Australia? |
| 23 | Q Okay. So when you were creating this | 23 A Well, if I finished there in 2006 and I |
| 24 | document in 2013/2014, right, that's when you had the | 24 worked there for approximately a year, it would have |
| 25 | Titusville address? | 25 been 2005 late 2004, 2005. I'm not too sure. |
| | | |
| | Page 82 | Page 84 |
| 1 | Page 82
A Yes. | Page 84 |
| 1
2 | - | |
| | A Yes. | 1 Q Okay. So you were a job seeker there |
| 2 | A Yes.Q All right. You went on the Internet and | 1QOkay. So you were a job seeker there2first and then got employment there, right? |
| 2
3 | A Yes.
Q All right. You went on the Internet and
you searched for a place that would be like the job | 1QOkay. So you were a job seeker there2first and then got employment there, right?3AYes. |
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5 | A Yes. Q All right. You went on the Internet and you searched for a place that would be like the job you were looking for? A Correct. | 1QOkay. So you were a job seeker there2first and then got employment there, right?3A4Q9Okay. So the advice to plump up your5resume was while you were seeking a job or while you |
| 2
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6 | A Yes. Q All right. You went on the Internet and you searched for a place that would be like the job you were looking for? A Correct. Q And you found the name of an actual place, | 1QOkay. So you were a job seeker there2first and then got employment there, right?3A4QQOkay. So the advice to plump up your5resume was while you were seeking a job or while you6were employed there? |
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Case 1:15-cv-**Agass: Blando Cover**ti**Reporting-Set/ideo**3/**Inc.** Page 24 of 89

| | Page 85 | | Page 87 |
|--|---|--|---|
| 1 | February 2003, not true, correct? | 1 | experience than you had had, correct; that's what you |
| 2 | A Obviously, yes. At that time I was | 2 | just said? |
| 3 | during 2001 I was with Jeffrey and Ghislaine being | 3 | A Correct, I mean given that my past had not |
| 4 | trafficked. | 4 | enabled me to be able to look for work or I wasn't |
| 5 | Q Um-hum. So you were not working at Calmao | 5 | able to put down what I actually had had to do in |
| 6 | Flamenco Bar | 6 | my past. So I made it look as though I was able to |
| 7 | A Obviously not, yes. | 7 | be employed. |
| 8 | Q And you said you got to Australia in | 8 | Q You did not have the past that you thought |
| 9 | late '02 and did not work there between late '02 and | 9 | the employer was looking for, right? |
| 10 | February of ' 03, correct? | 10 | A I couldn't put down on there that I was |
| 11 | A I've never worked at Calmao Flamenco Bar & | 11 | sex trafficked for a couple years and did not have |
| 12 | Grill, period. | 12 | the experience to be able to apply for jobs and |
| 13 | Q All right. And the job description that | 13 | provide for my family. |
| 14 | you crafted there is also fictional, correct? | 14 | So this is something that I said. Again, |
| 15 | A Yes. | 15 | I am not proud of, but I felt was necessary to do to |
| 16 | Q All right. And Mar-a-Lago Resort and Spa | 16 | be able to gain employment. |
| 17 | you put down as a place you had worked, correct? | 17 | Q All right. So you were applying for a job |
| 18 | A Correct. | 18 | at a restaurant, right? |
| 19 | Q And you typed in August 2000 to September | 19 | A At this according to the front e-mail, |
| 20 | 2001, correct? | 20 | yes. |
| 21 | A Correct. | 21 | Q All right. And you did not put down Taco |
| 22 | Q And you created your job description | 22 | Bell on this resume, correct? |
| 23 | there, correct? | 23 | A No. The only jobs on here are the ones |
| 24 | A Correct. | 24 | that we have mentioned. |
| 25 | Q All right. And then turning to the last | 25 | Q Right. And so why did you choose August |
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| | Page 86 | | Page 88 |
| 1 | Page 86 page you have your education, correct? | 1 | Page 88
of 2000 as your start date for Mar-a-Lago? |
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| | page you have your education, correct? | | of 2000 as your start date for Mar-a-Lago? |
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22 | of 2000 as your start date for Mar-a-Lago? A It just looks as though I've given them a longstanding history of employment. Q You chose a month. Why did you choose that month? A I chose months and dates for every single position on that resume. There is no specific reason why I chose that month. It was just purely to show that I was continuously employed. Q On the last page it has some education. Which part of that is untrue? MR. EDWARDS: Object to the form. A I have received my business admin cert 3 from ET Australia. I've never held responsible service of alcohol and gambling. Q (BY MS. MENNINGER) Do you understand that to be a licensing of some sort or a class? Or what do you understand that A In Australia you have to have something called an RSA and RCG to be able to work as a waitress or bartender or anything. And I didn't know if it was the same out here in America. So I put |

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| 1 | Page 89
And I did go to Royal Palm Beach High | 1 | Page 91 A I remember spending a birthday with them |
|---------|--|----|--|
| 1 | | | , , , |
| 2 | School and I didn't put down a degree there or | 2 | on Jeffrey Epstein's island called Little Saint |
| 3 | anything.
Q So is it fair to say you never worked as a | 3 | Jeff's. I wouldn't say it was a party. It was just |
| 4 | C <i>i</i> , | 4 | Ghislaine, me, Jeffrey. I believe Emery Taylor was |
| 5 | waitress in Australia. Is that what you just said?
A I did work as a waitress at Gemma | 5 | there. I got some presents from them.
Q What presents did you get? |
| 6 | | 6 | |
| 7 | Catering.
Q Oh, okay. | 7 | A Ghislaine gave me a whole bunch of makeup,
like boxes of different kinds of eye shadows and |
| 8 | Q Oh, okay.A I don't believe I needed my RSA to work | 9 | lipsticks and just makeup altogether. |
| 9
10 | there. I'm not too sure. | 10 | Jeffrey gave me a bracelet and, I think |
| 11 | Q All right. And if I could just ask you | 11 | earrings. |
| 12 | one other question about Gemma Catering. In the last | 12 | Q What kind of earrings? |
| 13 | line of the job description it says: This job was a | 13 | A They were what I believed to be diamonds. |
| 14 | second job. I would work in the evenings and | 14 | I don't know what they exactly were. I think Jeffrey |
| 15 | weekends for saving extra cash. | 15 | was talking about, they could have been passed off as |
| 16 | What was it a second job to? | 16 | good knock-offs. But they appeared to be diamonds. |
| 17 | A If my time period is right, it would be my | 17 | Q Any other presents? |
| 18 | second job to Mannway Logistics because they were | 18 | A I remember the makeup and the jewelry. I |
| 19 | both Gemma Catering and Mannway Logistics were | 19 | don't remember much else. |
| 20 | both in Sydney, whereas ET Australia was on the | 20 | Q And that was your 17th birthday, you said? |
| 20 | central coast. | 20 | MR. EDWARDS: Form. |
| 22 | Q All right. ET Australia is on the central | 22 | A It's hard for me to really pinpoint |
| 23 | coast? | 23 | exactly which birthday it was. |
| 24 | A Correct. | 24 | Q (BY MS. MENNINGER) So it could have been |
| 25 | Q And Gemma and Mannway are in Sydney? | 25 | your 18th or your 19th? |
| 23 | Page 90 | 23 | Page 92 |
| 1 | A In Sydney, yeah. | 1 | A I don't want to lock down on which exact |
| 2 | Q All right. Got it. | 2 | birthday it could have been without knowing. |
| 3 | Do you know if those two organizations | 3 | Q You don't know which birthday it was; is |
| 4 | still exist? | 4 | that what you're saying? |
| 5 | A Mannway, I would definitely say, it's a | 5 | A The one that I'm specifically telling you |
| 6 | it's a large logistic company. I would say it still | 6 | about? |
| 7 | does exist. | 7 | Q Right. You don't know which one? |
| 8 | Gemma Catering, I'm not too sure if that | 8 | A No. |
| 9 | exists anymore or not. | 9 | Q All right. Do you remember spending more |
| 10 | Q Okay. All right. So did you spend your | 10 | than one birthday with Jeffrey Epstein and Ghislaine |
| 11 | 16th birthday with Ghislaine Maxwell and Jeffrey | 11 | Maxwell? |
| 12 | Epstein? | 12 | A Yes. |
| 13 | A No. I was 16 when I met them, now that I | 13 | Q Okay. Tell me about the other ones that |
| 14 | know the correct dates. So I would have spent my | 14 | you remember. |
| 15 | 17th birthday with them. | 15 | A Well, I know my 19th birthday. I can't |
| 16 | Q So when you represented that you spent | 16 | remember, really, my 18th birthday. But my 19th |
| 17 | your 16th birthday with Ghislaine Maxwell and Jeffrey | 17 | birthday we celebrated it early, earlier than my |
| 18 | Epstein, that was not true, correct? | 18 | actual date of birth. And that's when he surprised |
| 19 | A At my ability at the time, that's what I | 19 | me with tickets to Thailand. |
| 20 | believed to be true. It wasn't until I found the | 20 | Q What do you mean he surprised you with |
| 21 | Mar-a-Lago records stating the year 2000. Me being | 21 | tickets to Thailand? |
| 22 | born in 1983 would make me turning 17 that year. | 22 | A He told me that the tickets for Thailand |
| 23 | Q So please describe for me your 17th | 23 | were for my birthday. |
| | | | |
| 24 | birthday that you claim you spent with Ghislaine | 24 | Q Did he hand you something that looked like |

| | Case 1:15-cv-Agree Blando Coverti | <u>lep(</u> | orting=&eWide03/Inc.Page 26 of 89 |
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| | Page 93 | | Page 95 |
| 1 | A He didn't hand me the tickets at that | 1 | shortly before my birthday, but not my birthday. |
| 2 | time, but he told me that he had booked me in for | 2 | Q (BY MS. MENNINGER) Okay. And he told you |
| 3 | massage training at an institute in Chiang Mai. | 3 | he had booked you tickets to go to Thailand, right? |
| 4 | Q And he told you he had booked you tickets | 4 | A Correct. |
| 5 | to a massage training in Chiang Mai, Thailand | 5 | Q All right. So you remember one birthday |
| 6 | sometime before your actual 19th birthday? | 6 | at which you received makeup, bracelet and earrings |
| 7 | MR. EDWARDS: Form. | 7 | and one birthday at which you received tickets to |
| 8 | Q (BY MS. MENNINGER) Did I get that right? | 8 | Thailand. |
| 9 | A Yes. | 9 | Do you remember any other birthdays that |
| 10 | Q Okay. Did he hand you | 10 | you spent with Jeffrey Epstein and/or Ghislaine |
| 11 | A Excuse me. | 11 | Maxwell? |
| 12 | Q hand you anything at that time? | 12 | A I'm sure there is, but I honestly can't |
| 13 | A No, I don't think so. | 13 | remember what I did for my 18th birthday. |
| 14 | Q And where were you located when he told | 14 | Q Okay. Well, I'm sorry, did you know for |
| 15 | you this about the Thailand massage training? | 15 | sure that the bracelet, earrings and makeup were from |
| 16 | A Jeffrey, Ghislaine and I had just gone | 16 | your 17th birthday, or do you know? |
| 17 | scuba not scuba diving, not with the big tanks, | 17 | A I don't know. |
| 18 | but snorkeling with just the mask and the two-piece, | 18 | Q But you know they were not for your |
| 19 | and on Jeffrey's island, by the way. | 19 | 16th birthday, right? |
| 20 | And we had gone out for a while. And we | 20 | A Correct. |
| 21 | had come back. And he's got a pier where it's got a | 21 | Q All right. If I could have you go back to |
| 22 | ladder and you climb up. And we were wearing wet | 22 | Defendant's Exhibit 1, I think. |
| 23 | , , , | 23 | A Defendant's, sorry, Exhibit 1? |
| | suits. So we were taking off our flippers and our | | |
| 24 | wet suits and all of our gear. | 24
25 | Q Um-hum. Page 9, either at the bottom or |
| 25 | And they said they wanted to sit down and | _ | in the upper right-hand corner. |
| - | Page 94 | | Page 96 |
| 1 | talk to me, just the three of us. And he first, | 1 | Do you see that page? |
| 2 | he told me about the | 2 | A Page 9 of 27, yes. |
| 3 | Q If I could just stop you. I think I asked | 3 | Q All right. And paragraph 23, do you see |
| 4 | where were you | 4 | that paragraph? |
| 5 | A Oh, I'm sorry. | 5 | A I see the paragraph. |
| 6 | Q when you had this conversation about | 6 | Q All right. |
| 7 | the | 7 | A I was just going to read it over quickly. |
| 8 | A Just the island. I'm just trying to | 8 | Q By all means. |
| 9 | describe the instance that he gave it to me. | 9 | A I've read it. |
| 10 | Q Oh, okay. | 10 | Q And the sentence, Defendant and |
| 11 | A It was on the island, on the pier in the | 11 | Ms. Maxwell acknowledged and celebrated plaintiff's |
| 12 | Caribbean. | 12 | 16th birthday, is not a true statement, correct? |
| 13 | Q Okay. And it was sometime before your | 13 | A Only upon learning about the fact that I |
| 14 | 19th birthday? | 14 | just found out my records. I assumed at the time it |
| 15 | A Correct. | 15 | was my 16th birthday. But now we know different. |
| 16 | Q How much time before? | 16 | Q You admit, as you sit here today, that |
| 17 | A I don't know. A couple six weeks, a | 17 | defendant and Ms. Maxwell did not celebrate your 16th |
| 18 | couple of months. I don't know. Close to my | 18 | birthday with you, correct? |
| 19 | birthday. It was my birthday present, that's what he | 19 | A Correct, based upon the records. |
| 20 | told me. | 20 | Q Which you don't know when you saw? |
| 21 | Q Okay. So you don't know when you had this | 21 | A I know it was, you know, it wasn't it |
| 22 | conversation? | 22 | wasn't a year ago, but it wasn't that long ago |
| 23 | MR. EDWARDS: Form. | 23 | either. So I'm not too sure. I can't tell you the |
| 24 | A I mean, I no, I didn't record the time | 24 | date that I actually saw them. |
| 25 | and the date, so I can only speculate. It was | 25 | Q All right. Last year you lived in |
| L | VIRGINIA GI | | = 5/3/2016 24 (93 - 96) |

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| | | epu | |
|----------------|--|----------|--|
| 1 | Page 97
Colorado for part of the year, correct? | 1 | Page 99 mischaracterized her testimony. She actually just |
| 2 | A For part of the year, yes. | 2 | testified that she may have heard that. |
| 3 | Q And then you moved to Australia, correct? | 3 | MS. MENNINGER: No, you're not testifying. |
| 4 | A Yes. | 4 | I've asked her |
| 5 | Q You did not live in Florida at any point | 5 | |
| | | | MR. EDWARDS: I'm clearing the record up |
| 6 | in time during 2015, correct?
A I believe I left Titusville at the end of | 6
7 | right now, though. |
| 7 | 2014. | | MS. MENNINGER: You can object based on |
| 8 | | 8 | form. That's a valid objection. You've made your |
| 9 | Q Okay. So you did not live in Florida | 9 | record. |
| 10 | during 2015, correct?
A I believe so. | 10 | Q (BY MS. MENNINGER) Did you review records that clarified dates for you? |
| 12 | | 11
12 | A I've either reviewed them or I've been |
| | Q All right. So when you reviewed these records sometime in 2015 that caused you to know the | | |
| 13 | real date of when you worked at Mar-a-Lago, where | 13 | told about I can't remember. I'm sorry. I |
| 14 | , | 14 | know I know now that the dates are what they are, |
| 15 | were you physically located? | 15 | but I don't remember. |
| 16 | MR. EDWARDS: Object to the form and | 16 | Q You don't know when you learned that the |
| 17 | mischaracterized her testimony. | 17 | dates are what they are? |
| 18 | A I don't remember where I saw these | 18 | A No, I don't. |
| 19 | records, when I saw these records. I know it wasn't | 19 | Q And your best guess is what? |
| 20 | a year ago. I know it was more recent. I can't | 20 | MR. EDWARDS: Objection. |
| 21 | pinpoint the date that I actually saw them, but I | 21 | If any of your answer is based on |
| 22 | recently, I believe I don't know. I don't want to | 22 | attorney-client privilege, I'm instructing you not to |
| 23 | sit here and speculate and then give you the wrong | 23 | answer. |
| 24 | answer. It's just new knowledge for me. | 24 | A I can't answer, then. |
| 25 | Q (BY MS. MENNINGER) All right. Did you | 25 | Q (BY MS. MENNINGER) Okay. So have your |
| 1 | Page 98 | 1 | Page 100 |
| 1 | receive the records by e-mail?
A I believe so. | 1 | attorneys told you to change your dates? |
| 2 | | 2 | MR. EDWARDS: Objection. |
| 3 | Q Okay. Did you use any e-mail address
other than | 3 | Do not answer that question. This is a
question intentionally devised to invade the |
| 4 | A No. | 4 | attorney-client privilege. |
| | Q That's the only e-mail address that you've | 6 | She's not going to answer those questions. |
| 6 | used? | 7 | Q (BY MS. MENNINGER) You can answer a |
| 7 | A That's correct. | 8 | question about whether your attorneys had told you to |
| 9 | Q And the Mar-a-Lago records that you | 9 | lie. Because that would be a crime, and I'm sure |
| 10 | reviewed you received by e-mail at that e-mail | 10 | A I will |
| 11 | address? | 11 | Q I'm sure you want to tell me that your |
| 12 | A Possibly. I mean, I can't say | 12 | attorneys did not tell you to lie, correct? |
| 13 | 100 percent. I could have been told about them. I | 13 | A I can tell you for a fact my attorneys |
| 14 | could have seen them on a piece of paper. I really | 14 | have never told me to lie. |
| 15 | don't know. This is a very hazy subject. All I know | 15 | Q All right. And did your attorneys tell |
| 16 | is that I found out and that was able to clarify a | 16 | you to change a date? |
| 17 | lot of dates for us. | 17 | MR. EDWARDS: Objection. She's not |
| | | 18 | answering any questions about communications between |
| 18
19 | Q Okay. What other dates were clarified?
MR. EDWARDS: I object and instruct the | 19 | her lawyers and herself, period. |
| 20 | witness not to answer if any of your knowledge is | 20 | Q (BY MS. MENNINGER) So if I could also |
| 140 | WITH COSTICUTED AND WELLING AND | | & (DI HOLPICHATAGER) SUILT COULD also |
| | hased on any privileged communication that you had | 21 | direct your attention to Defendant's Exhibit 8 It's |
| 21 | based on any privileged communication that you had | 21 | direct your attention to Defendant's Exhibit 8. It's |
| 21
22 | between yourself and any of your lawyers. | 22 | the manuscript. If you could turn to page 40. |
| 21
22
23 | between yourself and any of your lawyers.
Q (BY MS. MENNINGER) Okay. You just said | 22
23 | the manuscript. If you could turn to page 40.
THE VIDEOGRAPHER: I just have a quick |
| 21
22 | between yourself and any of your lawyers. | 22 | the manuscript. If you could turn to page 40. |

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| | Page 101 | | Page 103 |
|----|---|----|---|
| 1 | mic higher up on your jacket, please? | 1 | If you remember the answer, please tell |
| 2 | THE DEPONENT: Sure. | 2 | her the answer. |
| 3 | THE VIDEOGRAPHER: Thank you. | 3 | A I don't know the answer, where I spent my |
| 4 | THE DEPONENT: Tell me if that's okay. | 4 | sweet 16th birthday. |
| 5 | Better? | 5 | Q (BY MS. MENNINGER) Do you know who you |
| 6 | A Okay. Page 40? | 6 | were with on your sweet 16th birthday? |
| 7 | Q (BY MS. MENNINGER) Right. Do you see the | 7 | A No, I don't. |
| 8 | first full paragraph on that page? | 8 | Q Do you know where you lived on your sweet |
| 9 | A I do. | 9 | 16th birthday? |
| 10 | Q The first line begins: I spent my sweet | 10 | A No, I don't. |
| 11 | 16th birthday on his island in the Caribbean next to | 11 | Q Were you living with your parents on your |
| 12 | Little (sic) St. James Isle. He liked to call it | 12 | sweet 16th birthday? |
| 13 | Little St. Jeff's. His ego was enormous as his | 13 | A I don't know. |
| 14 | appetite for fornicating. | 14 | Q Were you living with Michael on your sweet |
| 14 | Do you see that sentence? | 15 | 16th birthday? |
| 16 | A I do. | 16 | |
| | | | A I don't know. I was a runaway a lot. I
don't know where I lived at the time. |
| 17 | Q That is not true, correct? You were not | 17 | |
| 18 | spending your sweet 16th birthday on Little St. James | 18 | Q Okay. Were you working at Taco Bell on |
| 19 | Isle, correct? | 19 | your sweet 16th birthday? |
| 20 | A Based on my knowledge at the time that I | 20 | A I don't think so. I don't know. |
| 21 | wrote this manuscript, I thought I did spend my 16th | 21 | Q Were you working at Publix on your sweet |
| 22 | birthday there. And so I put it down in there as | 22 | 16th birthday? |
| 23 | that. Now I know that it wasn't my 16th birthday. | 23 | A I don't know. |
| 24 | Q Or your sweet 16th birthday? | 24 | Q Were you working at an aviary on your |
| 25 | A Well, we | 25 | sweet 16th birthday? |
| | Page 102 | | Page 104 |
| 1 | MR. EDWARDS: Object to the form. | 1 | A Again, I don't know. |
| 2 | Harassing. | 2 | Q Do you recall any present you actually got |
| 3 | Q (BY MS. MENNINGER) Was it your sweet 16th | 3 | on your sweet 16th birthday? |
| 4 | birthday? | 4 | A No, I don't. I don't know where I spent |
| 5 | A Is it not custom to call your 16th | 5 | it, who I spent it with or what I got. I'm sorry. |
| 6 | birthday sweet? Have you never heard that saying | 6 | Q How long did you work at Mar-a-Lago? |
| 7 | before? | 7 | A Best of my recollection, it was a summer |
| 8 | Q Was it your sweet 16th birthday, | 8 | job. I believe I started in June. And I think I |
| 9 | Ms. Giuffre? | 9 | only worked there approximately two weeks, two, three |
| 10 | A As we | 10 | weeks. |
| 11 | MR. EDWARDS: She's answered the question. | 11 | Q How many hours a week did you work? |
| 12 | It's been asked and answered. | 12 | A I want to say it was a I want to say |
| 13 | MS. MENNINGER: She asked me a question, | 13 | it's a full-time job. |
| 14 | actually. You're not testifying here. | 14 | Q Do you recall it being a full-time job? |
| 15 | Q (BY MS. MENNINGER) Was it your sweet 16th | 15 | A It was a summer job, but just thinking |
| 16 | birthday? | 16 | back, my dad used to bring me in and bring me home. |
| 17 | A As I thought, in the manuscript when I | 17 | So he worked full time, all day. So and I didn't |
| 18 | wrote it, I thought it was my sweet 16th birthday. | 18 | lounge around Mar-a-Lago so, yes, I think it would |
| 19 | Q Okay. Now that you know it wasn't, where | 19 | have been a full-time job. |
| 20 | did you spend your sweet 16th birthday? | 20 | Q And how much did you make per hour? |
| 21 | A Well, I don't know. | 21 | A Approximately, I think I remember making |
| 22 | Q Well, just give us your best guess. | 22 | \$9 an hour. |
| 23 | MR. EDWARDS: Objection. And she's not | 23 | Q The bracelet and earrings you got for your |
| 24 | going to guess today. She's going to tell you the | 24 | birthday, some birthday, on Little or where was |
| 25 | answers as she remembers them. | 25 | that birthday party, at Little St. James? |

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| | | Page 105 | | Page 107 |
|----|--------------|--|----|--|
| 1 | | MR. EDWARDS: Object to the form. | 1 | |
| 2 | Q | (BY MS. MENNINGER) Where was it? | 2 | |
| 3 | Q
A | At Little Saint Jeff's. | 3 | • • |
| 4 | 0 | Okay. Where are those bracelet and | 4 | |
| 5 | | | 5 | |
| 6 | | gs now?
I left everything behind me when I went to | 6 | |
| | A
Thailan | | 7 | - |
| 7 | | | | |
| 8 | Q | Where did you leave them, exactly? | 8 | C |
| 9 | A | I had a storage facility and my apartment | 9 | |
| 10 | | ived in. | 10 | |
| 11 | Q | So where were they, in the storage | 11 | |
| 12 | - | y or in the apartment? | 12 | |
| 13 | A | Most likely in the apartment. | 13 | |
| 14 | Q | Okay. What apartment was that? | 14 | , |
| 15 | A | Royal Palm Beach. I don't know the | 15 | |
| 16 | | s, I'm sorry. | 16 | |
| 17 | Q | You don't know the address at all? | 17 | |
| 18 | A | Not at all. | 18 | |
| 19 | Q | Okay. Where was it roughly located in | 19 | |
| 20 | - | Palm Beach? | 20 | J |
| 21 | A | I don't know. It's been a long time since | 21 | |
| 22 | | en back to Royal Palm. I don't remember | 22 | ę , |
| 23 | street ı | names or anything. | 23 | you rode with your father every day? |
| 24 | Q | Did it have one or two bedrooms? | 24 | |
| 25 | A | It was two bedrooms. | 25 | Q What car did he drive at the time? |
| | | Page 106 | | Page 108 |
| 1 | Q | Was it on the first or second floor? | 1 | |
| 2 | A | The second floor. | 2 | <i>v integration (integration of the second </i> |
| 3 | Q | Who lived there with you? | 3 | |
| 4 | A | Michael first lived there with me. | 4 | |
| 5 | | and I broke up shortly after living there. | 5 | |
| 6 | And To | ony lived there with me. | 6 | |
| 7 | Q | Okay. And that's the apartment that you | 7 | 5, |
| 8 | left w | hen you went to Thailand? | 8 | |
| 9 | A | Yes. | 9 | |
| 10 | Q | Did you live at more than one apartment | 10 | |
| 11 | with M | 1ichael? | 11 | |
| 12 | А | When I was a runaway, he let me stay at | 12 | C ()() () () () () () () () () ()(|
| 13 | - | artment. | 13 | |
| 14 | Q | Was that a different apartment? | 14 | |
| 15 | А | Yes. | 15 | 5 |
| 16 | Q | All right. So you lived at Michael's | 16 | Q So you believe you got paid by unknown |
| 17 | apartr | nent when you were a runaway? | 17 | means and you did not deposit it into a bank? |
| 18 | А | Correct. | 18 | |
| 19 | Q | And did you live anywhere else other than | 19 | Q What was your uniform when you worked |
| 20 | those | two apartments with Michael? | 20 | there? |
| 21 | А | We stayed at Michael's parents' house, I | 21 | A At Mar-a-Lago? |
| 22 | think fo | or a few weeks before the apartment. | 22 | |
| 23 | Q | Okay. The apartment that you rented? | 23 | |
| 24 | А | The apartment that Michael rented. I | 24 | white polo top with the emblem of Mar-a-Lago on it. |
| 25 | think I | was too young to go on a lease. | 25 | Q Did they give you more than one? |

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| | | Page 109 | | | Page 111 |
|----------|---------|---|----------|--------------|---|
| 1 | А | I don't know, maybe. | 1 | masseu | ises had their own uniforms. |
| 2 | Q | Did you wear it to and from work every | 2 | Q | What did the masseuses' uniform look like? |
| 3 | day? | | 3 | А | I don't remember. |
| 4 | А | Yes. | 4 | Q | No recollection at all? |
| 5 | Q | Did you get new ones when you arrived that | 5 | А | None whatsoever. |
| 6 | were o | clean or did you launder them at home? | 6 | Q | Color? |
| 7 | А | I would have had to wash them when I got | 7 | А | No, sorry. I remember mine. |
| 8 | home, | I suppose. | 8 | Q | Okay. How did it come to pass that you |
| 9 | Q | And you think you had more than one or you | 9 | were r | o longer working at Mar-a-Lago in two to three |
| 10 | don't | recall? | 10 | weeks | ? |
| 11 | А | I don't recall. | 11 | А | I was approached by Ghislaine Maxwell. |
| 12 | Q | All right. Was that something you | 12 | Q | Okay. And how long had you been working |
| 13 | purcha | ased or did they give it to you? | 13 | at Mar | -a-Lago when you were approached by Ghislaine |
| 14 | А | They gave it to me. | 14 | Maxwe | 211? |
| 15 | Q | And who else was wearing that uniform? | 15 | Α | Roughly two to three weeks. |
| 16 | А | The other locker the lady that did the | 16 | Q | Okay. Where in the spa were you when you |
| 17 | front d | esk next to the locker rooms. | 17 | were a | pproached by Ghislaine Maxwell? |
| 18 | Q | She had the same one? | 18 | Α | Just outside the locker room, sitting |
| 19 | А | Yes. | 19 | where t | the other girl that works there usually sits. |
| 20 | Q | Was that Adriana? | 20 | She wa | s away from the desk. I was reading a book on |
| 21 | А | I don't think Adriana wore a uniform. I | 21 | massag | je therapy. |
| 22 | think s | he just dressed professional. | 22 | Q | Was that indoors or outdoors? |
| 23 | Q | Okay. And what other employees did you | 23 | А | Outdoors. |
| 24 | see th | ere at the spa at the time when you worked | 24 | Q | Okay. And what were you in the sun or |
| 25 | there? | | 25 | in the | shade? |
| | | Page 110 | | | Page 112 |
| 1 | Α | There were well, this is in the massage | 1 | А | In the shade underneath a I don't know |
| 2 | area ar | nd there's also like a fitness area. So | 2 | what y | ou'd like to call it, but, you know, underneath |
| 3 | | spa and fitness. So there would be the | 3 | the cor | nplex, the building. |
| 4 | | uses and then there would be the trainers. And | 4 | Q | All right. And what was Ghislaine Maxwell |
| 5 | | as just located in that one area away from the | 5 | wearii | ng when she approached you? |
| 6 | | ouse and stuff. | 6 | A | I don't remember what she was wearing. |
| 7 | Q | And is that the area in which you worked? | 7 | Q | Any recollection, color of clothing or |
| 8 | A | Yes. | 8 | anythi | |
| 9 | Q | In the spa area or the fitness area? | 9 | A | No. |
| 10 | A | The spa and the fitness area were in the | 10 | Q. | Okay. Any details about her? Was she |
| 11 | | omplex. | 11 | | ng a purse or anything? |
| 12 | Q | Okay. What did the other people who | 12 | A | No. She looked like, from my memory, she |
| 13 | | d in the spa area wear? | 13 | | like she was either there for a massage or |
| 14 | A | I don't remember what they wore. | 14 | | . I remember she had a British accent. She |
| 15 | Q | All right. And what did the people in the | 15 | was ve | ry interested in the book that I was reading. |
| 16 | | s area wear? | 16 | lata: 10 | I mean, we can get into some more details |
| 17 | A | I don't remember. I know it was we had | 17 | | you'd like, but I don't remember any more |
| 18 | | n uniforms. Everyone else had their own. | 18 | _ | what she was wearing that day. |
| 19 | Q | Who is we? | 19 | Q | Did you have a cell phone at that time? |
| 20 | A | Well, the girls that worked in the meet | 20 | A | No. |
| 21 | | eet area. Me and the other girl with the curly | 21 | Q | Where were you living at that time? |
| 22 | | old you about
Um-hum. | 22 | A | At my parents'. |
| 23 | Q
A | | 23 | Q
the tir | And who else was living there with you at |
| 24
25 | A | had our own uniforms. And then the people had their own uniforms. And the | 24
25 | | My mother and my dad and my brother. |
| ر ہے ا | | people had their own uniforms. And the | 120 | A | |

Case 1:15-cv-Agree Blando Covert Reporting Revideo3/Inc. Page 31 of 89 Page 113 Page 115 Which brother? there's one in Royal Palm and Wellington, and I used 1 Q 1 2 Α Sky. 2 to go to both. 3 0 What about your other brother? 3 0 Did you have a card for both? А I think he had moved out by then. Δ Did I have a card? 4 4 What forms of communication did you have? A library card? 5 0 5 Q Just a home phone number, or what? 6 6 А Yeah. 7 Α Yeah, there was a home phone. 7 Q For both places? 8 Q When do you recall ever getting a cell 8 А To be able to rent out a book, yeah. phone? 9 9 Q Okay. So the best of your recollection is The first cell phone I ever got was the you used one of your library cards at one of those 10 Α 10 11 one that Ghislaine gave to me. two libraries to check out a book on massage and 11 12 Q So you never had -- your parents, did they 12 anatomy? 13 have ones when you were working at Mar-a-Lago? 13 А Correct. 14 No, my dad used to -- like, we had phones 14 0 And when did you do that relative to Α 15 in the spa and maintenance area and so on, so forth. starting at Mar-a-Lago? 15 16 And you could, so to speak, page people from around 16 Probably within the first week. I mean, I А 17 the courts. 17 saw what the massage therapists got to do. I mean, 18 Q Okay. So tell me what you recall of the 18 their jobs were so relaxing. The music, like the 19 first conversation that you had with Ghislaine 19 atmosphere, they always had happy clients. It just 20 Maxwell. 20 seems like an ideal job. 21 А I'm sitting there reading my book about 21 And so you were spurred to go to the 0 22 massage therapy, as I'm working in the spa. And I'm 22 library and check out a book? 23 23 getting my GE -- well, I was in the process of А Well, I had been talking with the other 24 getting my GED before I went to my summer job. I 24 massage therapists and they're the ones who first 25 25 decided that I would like to become a massage intrigued me about what they do. And, you know, I Page 114 Page 116 therapist one day. And the body really intrigued me, wanted to aim for something higher than being a 1 1 2 you know, reading this massage was a lot about 2 locker room attendant one day. And. Yeah. anatomy, blood flow. Everything to do with, you What was the name of the massage therapist 3 3 0 know, touching somebody somewhere and then triggering that you were speaking with? 4 4 a result somewhere else. I just was very intrigued Oh, I have no idea. 5 5 А by the whole anatomy thing. Q Can you give me any physical description 6 6 She came up, Ghislaine, sorry. Ghislaine 7 7 of any of them? came up and approached me at the desk that I was 8 8 Δ Um, there was one who had blonde short sitting at. And my book was like this (indicating) 9 hair. There was -- I would say there's probably 9 and she said, Oh, you're reading a book about about four massage therapists that work in there. 10 10 So, I mean, I don't remember all of them. 11 massage. You want to do massage? And I told her, 11 Yes, you know, I'm very interested in it. One day I Okay. What time of day was it? 12 12 Q would like to become a masseuse. 13 13 MR. EDWARDS: Object to the form. All right. Where did you get the book on Afternoon. 14 Q 14 Α massage? (BY MS. MENNINGER) How late? 15 15 Q Maybe the library. А А Anywhere between 2 to 4. 16 16 Maybe or do you recall? And what time did you get off of work? 17 Q 17 Q I don't think I purchased it. So I'd have 18 А 18 А I believe I got off at 5. to say the library. Q And what was the rest of your conversation 19 19 Okay. What library was that? with Ms. Maxwell? 20 0 20 21 А Whichever library was close to my house. 21 I'm sorry, I don't think you finished. Do you remember a library being close to 22 Q 22 А Thank you. Well, she noticed I was your house? 23 reading the massage book. And I started to have 23 There's one in Wellington that I used to 24 chitchat with her just about, you know, the body and 24 А

25

go to. Oh, no, there's one in Royal Palm. Yeah,

25

the anatomy and how I was interested in it. And she

| | Case 1:15-cv-Agree Blando Coven | | orsing-&eWide03/Inc.Page 32 of 89 |
|----|--|--------------|--|
| | Page 117 | 7 | Page 119 |
| 1 | told me that she knew somebody who was looking for a | 1 | A cell phone or a home phone, or do you have any |
| 2 | traveling masseuse. | 2 | idea? |
| 3 | And I said, Well, I don't have any | 3 | A I have no idea. Ghislaine answered. So |
| 4 | accreditations. This is the first book I've ever | 4 | if it was a home phone, the butlers probably would |
| 5 | read. She goes, That's okay. I know somebody. We | 5 | have answered. So most likely it was her cell phone. |
| 6 | can train you. We can get you educated. You know, | 6 | Q All right. And what happened when you got |
| 7 | we can help you along the way if you pass the | 7 | off of work? |
| 8 | interview. | 8 | A My dad drove me to El Brillo Way. |
| 9 | If the guy likes you, then, you know, it | 9 | Q Um-hum. |
| 10 | will work out for you. You'll travel. You'll make | 10 | A We arrived at a very large pink mansion. |
| 11 | good money. You'll be educated, and you'll finally | 11 | And we knocked on the door. My dad got out of the |
| 12 | get accredited one day. | 12 | car and we knocked on the door. |
| 13 | Q Okay. | 13 | Q Do you recall which car this was? |
| 14 | A She finished off by, you know, giving me | 14 | A I don't know what he was driving at the |
| 15 | her number. And I told her I'd have to ask my dad. | 15 | time. My dad always drives trucks. So it would have |
| 16 | And I called my dad. I ran over, actually, to see my | 16 | been some kind of truck. |
| 17 | dad, talked to him. He said it would be okay. I | 17 | Q But you don't know which kind? |
| 18 | used the phone from Mar-a-Lago to call her and tell | 18 | A I don't know if it was a Ford or a Dodge |
| 19 | her that I was allowed to come over. | 19 | or |
| 20 | And she said, Great. Meet me here at I | 20 | Q What kind of car does your mom drive? |
| 21 | don't remember the exact address, but it was | 21 | A Right now? |
| 22 | El Brillo Way in Palm Beach after you get off. | 22 | Q No, in 2000. |
| 23 | And my dad drove me. | 23 | A Oh, I have no idea. I don't remember. |
| 24 | Q Did you write down her add the address | 24 | They change cars quite often. They like getting |
| 25 | that she gave? | 25 | different cars. |
| | Page 118 | | Page 120 |
| 1 | A Yes. | ' _1 | Q When did you get your first car? |
| 2 | Q Did you write down her phone number? | 2 | A After my trip to London to meet Prince |
| 3 | A Yes. | 3 | Andrew. |
| 4 | Q So did you go run and talk to your dad | 4 | Q Okay. What kind of car did you get? |
| 5 | while she was still there? | 5 | A A Dodge Dakota. |
| 6 | A No, I believe she left. And she told me | 6 | Q And did you purchase that yourself? |
| 7 | to ask my dad and then to give her a phone call. | 7 | A Yes, I did. |
| 8 | Q Okay. Did she ask you your age when she | 8 | Q And how much did it cost? |
| 9 | had that conversation with you? | 9 | A I don't remember off the top of my head |
| 10 | A No, she did not. | 10 | how much it cost. |
| 11 | Q Did you tell her your age? | 11 | Q Who did you buy it from? |
| 12 | A No, I did not. | 12 | A My dad helped me bargain with it. I don't |
| 13 | Q And so somewhere you wrote down a phone | | remember where we bought it from. |
| 14 | number to call her back at? | 14 | Q And was the title put in your name or your |
| 15 | A Um-hum. | 15 | dad's name? |
| 16 | Q All right. And where did you write that | 16 | A I think the title was put in my name. I |
| 17 | down? | | |
| 18 | | 17 | think. I mean, my dad was with me. I've never |
| 18 | A Probably just a piece of paper lying
around the desk. | 18
19 | registered a car or anything like that before. So |
| | | | Q So that was your first time? |
| 20 | Q Okay. But you don't remember? | 20 | A Yes. |
| 21 | A I mean, no, I don't have that piece of | 21 | Q Memorable, right? |
| 22 | paper anymore, so no. | 22 | A Yes. |
| 23 | Q Okay. And did you write down an address? | 23 | Q When you got there, a butler or someone |
| 24 | A Yes. | 24 | answered the door, is that what you said? |
| 25 | Q And what number do you think you called? | 25 | A No, Ghislaine answered the door. |

Case 1:15-cv-Agree Blando Covert Reporting Revideo3/Inc. Page 33 of 89 Page 121 Page 123 Q Okay. And then what happened? All right. Where did you see Mary? 1 1 0 2 А She shook hands with my dad. Like, she 2 А The same place, kitchen. briefly opened the door. She stepped out, shook Were they talking to one another? 3 3 Q hands with my dad. Told her (sic) she'd look after No. Mary was doing something with the 4 4 А me and she'd make sure I get a ride home. And just dishes. They were always either cleaning up or doing 5 5 very briefly, that was it. And my dad left, and I stuff, so --6 6 7 went inside with Ghislaine. 7 Q And you saw them in the kitchen? Did Ghislaine and your dad have any А In the kitchen area. I mean, you have to 8 0 8 discussion about what it was you were doing there, in understand there's like three parts to that kitchen. 9 9 10 So it's very large. your presence? 10 11 You know, I can't recall exactly what was 11 All right. What part did you see John in? А 0 12 said. But I had already told my dad what was -- what 12 А In the corner, left hand. And Mary was in the interview was for. So -the same vicinity but not right next to him. They 13 13 What did you tell your dad? weren't chatting. 14 Q 14 That a very nice lady approached me and What is also contained in the corner, left 15 Α 15 0 16 told me that she would offer me an education to 16 hand of the room? 17 become a massage therapist. And it was a great -- it 17 А There's like a -- like shelves with -- I would be great experience for me to be able to get don't know. Just shelves that I remember, you know, 18 18 19 educated and trained and eventually be accredited. 19 open door pantry stuff. 20 So he was very happy for me as well. What was Ms. Maxwell wearing when you 20 Q 21 You told him that outside of the presence 21 arrived at the home? 0 22 of Ghislaine? 22 А I don't remember what she was wearing. Yes, when I first ran to the tennis courts 23 The book that you were reading at the spa 23 Α Ο 24 where he was at. 24 that day, do you recall the name of it? 25 And then, in your presence at the home, 25 А No. I just know it was -- it said the Q Page 122 Page 124 did vour dad and Ms. Maxwell have any conversation -word massage on the front of it. I don't know the 1 1 further conversation about what you were doing there? 2 2 title or the author. I don't recall. I think they probably 3 Do you know the color of the book? 3 Α 0 would have chatted for approximately -- maybe 30 А It was -- it was dark. It was a, like 4 4 seconds. It really wasn't a long chat. 5 5 plastic covering. The things that stick out in my mind were, All right. And how big was it, if you can 6 6 Q We will take good care of her and we'll be 7 7 just demonstrate for the video? bringing -- we will make sure she gets a ride home. 8 8 Δ Smaller than that. Maybe -- I don't --Q And how far away did you live? 9 maybe a little bit less than that. 9 А Approximately 30 minutes. Can you hold it sideways for the video? 10 10 Q 0 And that's with your parents' house, А 11 11 (Complied.) right? 12 12 Q So you're saying the book size was a 13 Α That was my parents' house. 13 little bit less than half of --Did you see any other employees or any 0 А Right. I mean, the book was a little bit 14 14 other people inside the house on that day? bigger. The pages were -- you know, this is very 15 15 small print. This is printed A4 longways, whereas, I 16 А Yes. 16 Who else did you see? think. It wasn't A4 that way. I don't know. It was 17 Q 17 Juan Alessi. 18 А 18 just a book. And I don't know how many pages it had Um-hum. 19 Q either. I mean, approximately, maybe 100 pages. 19 And Maria. But Jeffrey and Ghislaine like 20 Okay. So maybe my question wasn't a very 20 А Q 21 to call them John and Mary. 21 good question. Okay. Where did you see John? 22 Q 22 How big was the outside of the book, not Downstairs after the whole ordeal. 23 А 23 the thickness, but the length and the width? Um-hum. Which room? 24 0 24 А Maybe like here (indicating).

A The kitchen.

25

25

Q

So a little bit bigger?

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| 1 | Page 125
A Longer than this, yeah. We're going to | 1 | Page 127
A Yes. |
|--|--|--|---|
| 2 | fold it in half again, and then like that | 2 | Q Who else was at home when you got home? |
| 3 | (indicating). | 3 | A My mom, my dad and my brother. |
| 4 | Q So larger than an 8 and a half and | 4 | Q Which brother? |
| 5 | 11 piece of paper? | 5 | A Sky. |
| 6 | MR. EDWARDS: Form. | 6 | Q And anyone else who was there at the time? |
| 7 | A I don't know what 8 and a half and | 7 | A I believe Michael might have been living |
| 8 | 11 inches is. If this is 8 and a half and 11 inches, | 8 | with me at that time. So he might have been there. |
| 9 | then yes. It's (indicating). | 9 | Q Do you recall if he was there when you got |
| 10 | Q (BY MS. MENNINGER) So when you fold it in | | home? |
| 11 | half, is that a little bit smaller, folded in half, | 11 | A I don't really remember. I remember what |
| 12 | than the book | 12 | I did when I got home, that I basically made a |
| 13 | A Yeah, if I were going to hold the book | 13 | beeline for the bathroom. |
| 14 | like this, if I were going to sit there and read the | 14 | Q Let me ask you a question. Michael was |
| 15 | book like this, in my mind it would be a little bit | 15 | living with you at that home, at your parents' home |
| 16 | bigger than what I'm holding right here. | 16 | at the time, is your best recollection today; is that |
| 17 | Q All right. So you're demonstrating the | 17 | right? |
| 18 | book as it's opened that way? | 18 | A That's my best recollection, yes. |
| 19 | A Yeah, let's just say I'm reading it like | 19 | Q When you say living with you, were you |
| 20 | this. | 20 | guys staying in the same room? |
| 21 | Q Okay. Got it. | 21 | A Yes. |
| 22 | MS. MENNINGER: I'm going to suggest we | 22 | Q Were you engaged at that time to him? |
| 23 | take a short break. We can | 23 | A That was a really weird relationship. He |
| 24 | MR. EDWARDS: Order | 24 | was a friend who looked after me, and he did propose |
| 25 | MS. MENNINGER: order lunch for you | 25 | to me and I did say yes. But my heart was never in |
| | Page 126 | | Page 128 |
| | | | |
| 1 | guys and then do a little bit more before the lunch | 1 | it. |
| 1
2 | - | 1
2 | 2 |
| | guys and then do a little bit more before the lunch | | it. |
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MS. MENNINGER: if that works for | 2
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at that time, you were living in the same room; is
that correct?
A I believe so.
Q And your parents understood him to be your
fiance?
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think they understood it as that. I mean
Q I mean, you communicated to them that he
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A Yeah, in not such a pretty way. I mean, |
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that correct?
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| | | Page 129 | | | Page 131 |
|----------------|-------------------------------------|--|----------|----------------------|---|
| 1 | engag | ement to Michael? | 1 | physic | al features of Ghislaine Maxwell? |
| 2 | А | Oh, they never thought it was going to go | 2 | А | I can tell you that she had very large |
| 3 | forward | d either. | 3 | natural | breasts. I can tell you that her pubic hair |
| 4 | Q | When you got home, you said you made a | 4 | was da | rk brown, nearly black. I don't remember any |
| 5 | beelin | e for the bathroom? | 5 | specific | birthmarks or moles that I could point out |
| 6 | А | Correct. | 6 | that wo | ould be relevant. |
| 7 | Q | And what did you do in the bathroom? | 7 | Q | Any scar? |
| 8 | А | I showered. | 8 | Α | I don't remember any scars. |
| 9 | Q | Okay. Did you have a conversation with | 9 | Q | Any tattoos? |
| 10 | anyon | e prior to going to the bathroom? | 10 | Α | No tattoos. |
| 11 | А | My mom came into the bathroom and and | 11 | Q | When did you next go to the El Brillo |
| 12 | she, yo | ou know, she asked me how it went. And I told | 12 | house | ? |
| 13 | her I'd | rather not talk about it. And she didn't | 13 | Α | I believe it would have been the next day. |
| 14 | push m | ne any further for any more conversation. | 14 | Q | You believe it would have been or was it? |
| 15 | Q | Okay. And then she left the bathroom? | 15 | | MR. EDWARDS: Form. |
| 16 | А | She left the bathroom. | 16 | А | I know that it was consecutive, that I |
| 17 | Q | Did anyone overhear that conversation? | 17 | continu | ed to go there after my first the first |
| 18 | А | No, the door was closed. | 18 | time th | at the abuse took place there. It was |
| 19 | Q | Was your dad at home? | 19 | consect | utive that I was there, I believe, over the |
| 20 | А | Yes. | 20 | next co | ourse of weeks. |
| 21 | Q | Did you have a conversation with your dad | 21 | Q | (BY MS. MENNINGER) What day of the week |
| 22 | that ni | ight? | 22 | was th | e first time you went? |
| 23 | А | Not that I remember, no. | 23 | А | I don't know. |
| 24 | Q | And did you have any other conversation | 24 | Q | Do you know whether you went the very next |
| 25 | with y | our mother that night? | 25 | day or | not? |
| | | Page 130 | | | Page 132 |
| 1 | А | No. | 1 | А | I believe I did. |
| 2 | Q | Did you have any conversation with your | 2 | Q | All right. How did you get there the very |
| 3 | brothe | er that night? | 3 | next d | ay? |
| 4 | А | No. He's he's five years younger than | 4 | | MR. EDWARDS: Form. |
| 5 | me. It' | 's not something I'd talk to him about. | 5 | А | I believe my dad dropped me off again. |
| 6 | Q | And did you have any conversation with | 6 | Q | (BY MS. MENNINGER) When you say you |
| 7 | Michae | el that night? | 7 | believe | e, do you recall him doing that or are you |
| 8 | А | I could have. I don't remember having | 8 | guessi | ng? |
| 9 | one, bu | ut I could have. | 9 | А | I don't well, this is how I figure |
| 10 | Q | Did you call any of your friends that | 10 | this. I | don't remember Ghislaine picking me up from |
| 11 | night? | | 11 | Mar-a-l | Lago. I didn't have my own car. So the only |
| 12 | А | No. | 12 | way I c | could have really gotten there would have been |
| 13 | Q | Who were your good friends at that time? | 13 | my dad | picking me up I mean, sorry, dropping me |
| 14 | А | Rebecca Boylan (phonetic). That was | 14 | off. | |
| 15 | really it | t. I didn't really have many friends. I | 15 | Q | Do you have a distinct recollection of |
| 16 | kept to | myself a lot. | 16 | your fa | ather dropping you off there more than one day |
| 17 | Q | Did you call Tony Figueroa that night? | 17 | in a ro | w? |
| 18 | А | I don't think Tony and I were we were | 18 | Α | Yes. |
| 19 | | off friends from middle school. And no reason | 19 | Q | You do not recall the car he was driving? |
| 1-2 | on and | | | | |
| 20 | | off like we had an argument or something. We | 20 | A | Like I said, he always drove trucks. |
| | on and | off like we had an argument or something. We t out of touch. | 20
21 | | Like I said, he always drove trucks.
as good as I can get. |
| 20 | on and | | | | |
| 20
21 | on and
just gol | t out of touch. | 21 | That's a
Q | as good as I can get. |
| 20
21
22 | on and
just got
Q
A | t out of touch.
Um-hum. | 21
22 | That's a
Q | as good as I can get.
And so and you worked on weekends as |

Case 1:15-cv-**Agreen Blander Convent** Reporting Revideog/Inc. Page 36 of 89 Page 133 Page 135 another weekday or was it on a weekend? time. 1 1 2 MR. EDWARDS: Form. 2 Q So did you introduce yourself as Virginia or as Jenna? 3 А I don't know. 3 0 (BY MS. MENNINGER) Do you know if you 4 А Most likely Jenna. 4 Do you recall this or is this something went after work at Mar-a-Lago? Q 5 5 that you're guessing about? 6 А Yes. 6 7 Q So you went to work the very next day at 7 А Well, considering that everybody knew me as Jenna, I think I would have introduced myself as 8 Mar-a-Lago? 8 9 А Yes. 9 lenna. Q You don't recall it? Did you have a conversation with anyone at 10 0 10 Mar-a-Lago about the day before at El Brillo? 11 MR. EDWARDS: Form. 11 12 Α No 12 А I don't recall the exact answer to that, no, but just knowing I had everybody pretty much call 13 Q You didn't talk to any of your coworkers 13 me Jenna. 14 about it? 14 (BY MS. MENNINGER) I'm just trying to 15 А 15 Q No. 16 Who was your boss at the time? 16 make a clear record about what you do remember and Q 17 Α No 17 what you're guessing about. So when you say I think I would have, it leads me to believe you don't recall 18 Q Did you have a boss at the time? 18 19 Α I think Adriana or Adrienne. I don't 19 it. 20 If you mean something different by that -remember the exact pronunciation of her name, but 20 21 it's along those lines. I believe she was my boss. 21 А I ---22 0 And you did not talk to her about it? 22 Ο -- please feel free to clarify. I'm just trying to explain to you what I'm asking. 23 А No. 23 24 0 You surmise that your father dropped you 24 А Yes. And I'm doing the very best that I 25 can tell you exactly what it is. But it's just hard off because you can't think of another way you would 25 Page 136 Page 134 have gotten there, correct? for me to remember so long ago. And knowing that I 1 1 introduced myself as Jenna to everybody leads me to 2 А Correct. 2 And when you came the second day, did your assume that I would have introduced myself to them as 3 0 3 father come to the door? lenna as well. 4 4 I don't think he came to the door that All right. But if we were to speak to 5 Α 5 Ο time. I think I was just dropped off. Emmy Taylor, she might have a different recollection, 6 6 7 Q All right. And what did you do when you 7 fair to sav? MR. EDWARDS: Form. 8 got there? 8 She could. Knocked on the door and --А 9 А 9 0 Who answered the door? Q (BY MS. MENNINGER) How is it that you 10 10 Α Juan Alessi. knew to come there on this second day? 11 11 I was asked to come back. 12 Q Okay. Was anyone else there besides Juan 12 А When were you asked to come back? 13 Alessi? 13 Q The day before, after the encounter they А Jeffrey, Ghislaine and Emmy Taylor. A 14 14 Okay. And where did you see Emmy Taylor? told me to come back at the same time after work. 15 Q 15 А She was downstairs. 0 Who is they? 16 16 Jeffrey and Ghislaine. 17 Q Did you speak to her? 17 A Okay. Did they both simultaneously say 18 А Just introductions. 18 Q that or did one of them say it? Q Tell me what you mean by introductions. 19 19 My name is Virginia. Nice to meet you. А It was like a conversation that they both 20 А 20 21 Her name, she introduced herself as Emmy. And she 21 had with me separately. Jeffrey told me upstairs after the whole entire abuse had happened that he 22 told me she was Ghislaine's personal assistant. 22 really liked me and he'd like me to come back. 23 Q Did you call yourself Virginia at the 23 When I went downstairs -time? 24 24 25 Let me just stop you there. Did he say, I А No, I think I've gone by Jenna for a long 25 0

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| | | Page 137 | | Page 139 |
|-----|--------------|---|-------|--|
| 1 | want y | you to come back tomorrow? | 1 | of girls. It was continuous. |
| 2 | А | Yes. | 2 | Q It was continuous. Name one girl that |
| 3 | Q | Okay. Did he tell you what time tomorrow | 3 | Ghislaine Maxwell had sex with in your presence. |
| 4 | he wai | nted you to come back? | 4 | A Emmy Taylor. I mean, that's a name that I |
| 5 | А | No, he just said he wants me to come back | 5 | know well because Emmy was always around. |
| 6 | tomorre | ow. | 6 | I'm trying to think of her name, sorry. |
| 7 | Q | Okay. And then you went downstairs and | 7 | Sarah. Her name used to be Sarah Kellen. I think |
| 8 | what h | nappened? | 8 | she's changed it now that she's married. |
| 9 | А | Ghislaine told me I did a really good job | 9 | (phonetic) I can't |
| 10 | and she | e wants me to come back tomorrow after work. | 10 | pronounce her last name properly, but it's around |
| 11 | Q | That's what she said, I want you to come | 11 | those lines. |
| 12 | back to | omorrow after work? | 12 | There were a lot of other girls that I |
| 13 | А | Yes. | 13 | honestly can't remember their names. I'm sorry. I |
| 14 | Q | You recall those words being used by her? | 14 | wish I could help out more because I really would |
| 15 | A | Yes. | 15 | like to provide more witnesses for this, but I can't |
| 16 | Q | Did you ask them for a ride to get there | 16 | remember a lot of girls' names. |
| 17 | - | xt day? | 17 | O So those are the three names of females |
| 18 | A | No. | 18 | that you observed Ghislaine Maxwell have sex with |
| 19 | Q | You just said, I'll come back tomorrow. | 19 | MR. EDWARDS: Object to the form. |
| 20 | ۰
A | Yeah. I agreed to come back the next day. | 20 | Mischaracterizes testimony. |
| 21 | Q | How did you agree? | 21 | Q (BY MS. MENNINGER) is that what I |
| 22 | ب | Verbally. | 22 | understand your answer to be? |
| 23 | Q | Okay. Was anyone else present when | 23 | MR. EDWARDS: Objection. Mischaracterizes |
| 24 | - | ine said that to you and you responded, I'll | 24 | her testimony. |
| 24 | | back tomorrow? | 24 | A Those are those are some three of the |
| 2.5 | come | Page 138 | 2.5 | Page 140 |
| 1 | А | I believe Juan Alessi was pretty much | 1 | names that I know very well. Like I said, there was |
| 2 | | ear distance. | 2 | a lot more. |
| 3 | Q | Could you see him? | 3 | Q (BY MS. MENNINGER) Okay. Do you know the |
| 4 | A A | Yes. | 4 | names of any other girl that you personally observed |
| 5 | Q | Okay. | 5 | Ghislaine Maxwell have sex with? |
| 6 | A A | Like I said, in ear distance, when I mean | 6 | A Do you mind me taking a minute to just try |
| 7 | | tance like hearing, in the hearing vicinity. | 7 | to reflect? |
| 8 | | was in the same time that she was asking him | 8 | Q No. |
| 9 | | o me off at home. | 9 | A Um, her name is on the tip of my tongue. |
| 10 | 0 0 0 0 | Okay. When you were driving home the | 10 | Her last name is Example . I don't remember her |
| 11 | | ight with Juan Alessi, did you have any | 11 | first name off the top of my head. I normally could |
| 12 | | rsation with him? | 12 | remember it. |
| 13 | A | No. I had told him my address. It was a | 13 | Q Okay. |
| 14 | | uiet ride. | 14 | A There's just a blur of so many girls. |
| 15 | very qu
Q | Did you ride in the front or the back? | 15 | It's really hard for me to remember. And you have to |
| 16 | Q
A | The front. | 16 | understand we weren't introduced to each other on a |
| | 0
0 | | | |
| 17 | | It is your contention that, Ghislaine | 17 | first name basis half the time. A lot of these girls |
| 18 | | ell had sex with underage girls virtually every | 18 | would come and go and you'd never see them again. |
| 19 | | hen I was around her, correct? | 19 | So, no, it's very difficult for me to |
| 20 | A | Yes. | 20 | pinpoint exactly who they were. But those four that |
| 21 | Q | All right. With whom did Ghislaine | 21 | I've given you are 100 percent. |
| 22 | | ell have sex in your presence? | 22 | Q Okay. Did you observe Ghislaine Maxwell |
| 23 | A | Well, there's a lot of girls that were | 23 | forcing any of those four girls to have sexual |
| 24 | | ed. We weren't on a first name basis with each | 24 | contact with her? |
| 25 | other. | I wouldn't be able to give you lists of names | 25 | MR. EDWARDS: Form. |
| | | VIRGINIA GIL | IFFRE | 5/3/2016 35 (137 - 140) |

Case 1:15-cv-Agree Blando Covert Reporting Revideo3/Inc. Page 38 of 89 Page 141 Page 143 А I don't believe that any of the girls Mischaracterizes her testimony. 1 1 2 involved were truly willing participants doing it out 2 You can answer. of their own wanting. I believe we were all there You wouldn't want to piss us off. You 3 3 А for one purpose, and that was to keep Jeffrey and wouldn't want to piss me and Jeffrey off. I mean 4 4 Ghislaine happy and to do our jobs, which was giving that's one way of saying it. Other than --5 5 them erotic massages and keeping them pleased (BY MS. MENNINGER) Did she say, I don't 6 6 Ο 7 sexually. 7 want -- you would not want to piss me off? Q (BY MS. MENNINGER) Okay. Do you know Piss me off is probably my word, using 8 8 A what the word force means, physical force? piss, but it was along those lines. I don't remember 9 9 If you mean like held down or a gun put to the exact word that she used. 10 А 10 11 the head, then no. 11 And do you remember a specific occasion on 0 12 0 Okav. 12 which she said that to you? А I remember very early on. 13 А But force in a word -- like a way of 13 Where were you? 14 coercion. There was definitely indirect threats that 14 Q you knew these people were powerful. They had a lot А I believe it was during my, what I call 15 15 16 of contacts. They were very wealthy. They were 16 the training period with Jeffrey and Ghislaine. 17 people you did not want to cross lines with on a bad 17 Q Okay. And where were you? For a specific -- and like I said, it 18 wav. 18 A 19 Q Okay. What threats did you hear Ghislaine 19 happened a lot. But for one specific, I remember Maxwell state to you? being out on the balcony in the house at El Brillo, 20 20 21 Just the reminders of the prominent people 21 sitting outside with her. This is when I thought Α 22 that she knows personally. 22 that -- I didn't know that I worked for Jeffrey When did Ghislaine Maxwell remind you 23 immediately. I thought I worked for Ghislaine 23 24 about the prominent people that she knows personally? 24 because she was the one who brought me in. And she 25 It was on a constant basis. I mean, there 25 was the one offering the majority of the training to Α Page 144 Page 142 was no just one time that she said it. It was like a 1 1 me. 2 reminder, you know. And Jeffrey did a lot more of 2 So, yeah, it was on the balcony, outside, 3 that than she did. But she definitely made it aware I believe the yellow room. 3 that we shouldn't cross boundaries with them. She said, You would not want to piss me 4 4 0 Or what would happen? off because I know powerful people, or words to that 5 0 5 Like I said, it was more of an indirect effect? 6 А 6 7 threat. And it doesn't take an intellect to figure 7 А Words to that effect, yes. 8 out what they mean when they say that they're 8 0 And did she say what would happen if you 9 powerful people and they're very wealthy and they pissed her off because she knows powerful people? 9 know a lot of people. That statement alone was enough to let me 10 10 А 11 I need you to be very clear. You just know. I was scared and I didn't want to -- I didn't 0 11 used the word "they." I've asked you about Ghislaine 12 12 want to push any further into that question. I 13 Maxwell. 13 seemed like I would obey. А 14 Up until that point in your life, had you 14 Okay. Q So I just want to make sure you understand met any powerful people? 15 0 15 the question. MR. EDWARDS: Form. 16 16 17 А Correct. 17 А I do believe that I've been put in very 18 0 Because I don't want to have you, you 18 dangerous situations, being a runaway and having a know, misunderstand the question. lot of bad things happen to me. Understanding the 19 19 Correct. 20 word powerful people and things that could happen, 20 А 21 0 So I'm asking you, what did Ghislaine I've put two and two together and knew what she 21 Maxwell say would happen in regards to crossing a 22 22 meant. (BY MS. MENNINGER) Okay. So you had met 23 line with respect to her knowledge of famous people? 23 0 24 А 24 powerful people before the day that Ghislaine Maxwell In a --25 MR. EDWARDS: Object to the form. 25 said this to you; is that your testimony?

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|----|--|-----|---|
| | Page 145 | | Page 147 |
| 1 | A Nowhere near as powerful as Jeffrey and | 1 | of all the girls that were sent to Jeffrey and |
| 2 | Ghislaine, nowhere near. But people that did scare | 2 | Ghislaine. That is my answer. |
| 3 | me, yes. | 3 | Q (BY MS. MENNINGER) I did not ask you |
| 4 | Q Okay. And you had met those people at | 4 | about the girls who were sent to Jeffrey and |
| 5 | what age? | 5 | Ghislaine. I asked you about any girl that you |
| 6 | A I don't know what age I was. I'm sorry. | 6 | personally saw have sexual contact with Ghislaine |
| 7 | I was young. I was before I met Jeffrey and | 7 | Maxwell. |
| 8 | Ghislaine. | 8 | Do you understand that question? |
| 9 | Q Is there any girl who you personally | 9 | A Do I know the ages of them? |
| 10 | observed to have sexual contact with Ghislaine | 10 | Q Do you know the age of any girl that you |
| 11 | Maxwell when she was under the age of 18? | 11 | saw have sexual contact with Ghislaine Maxwell? |
| 12 | A It's very hard to tell how many girls were | 12 | A Well, for instance, I mean, Sarah Kellen |
| 13 | under the age of 18. My instruction from them was | 13 | was, I think, a year older than me. That's one way |
| 14 | the younger the better. | 14 | of putting it. Emmy, I think was like a few years |
| 15 | Q And, again, them, who told you that? | 15 | older than me. again, a few years older |
| 16 | A Them, both of them. They both | 16 | than me. I mean, those are the girls that I can |
| 17 | Ghislaine did the majority of my training in the | 17 | actually name. |
| 18 | beginning. Jeffrey also insinuated and told me lots | 18 | Without, not knowing the other girls' |
| 19 | of things as well. | 19 | names, there's no way for me to identify what age |
| 20 | Q Okay. So you don't know the age of any | 20 | they actually were. |
| 21 | other female that you saw have sexual contact with | 21 | Q Okay. Describe for me any other girl |
| 22 | Ghislaine Maxwell | 22 | other than the ones that you've named who you say you |
| 23 | MR. EDWARDS: Object | 23 | saw have sexual contact with Ghislaine Maxwell with |
| 24 | Q (BY MS. MENNINGER) is that true? | 24 | your own two eyes. |
| 25 | MR. EDWARDS: Object to the form of the | 25 | A There's so many I don't know where you |
| | Page 146 | | Page 148 |
| 1 | question. Mischaracterized her testimony. She | 1 | want me to start. I find it impossible to answer |
| 2 | wasn't finished with her answer. | 2 | that question with the amount of girls that I have |
| 3 | MS. MENNINGER: I wasn't finished with my | 3 | witnessed. And without being able to give you |
| 4 | question when you objected. And at the end of my | 4 | specific names, I don't think I'm able to answer that |
| 5 | question I said, "Is that true?" She can now restate | 5 | question. |
| 6 | it without you suggesting to her the answer. | 6 | Q Okay. I asked you to describe them, so |
| 7 | MR. EDWARDS: I have no idea what the | 7 | you could give me a height, a hair color, anything |
| 8 | question is to even object to at this point. | 8 | else that comes to mind? |
| 9 | Do you know the question? | 9 | A There were blondes, there were brunettes, |
| 10 | A Do I know any underage girls that | 10 | there were redheads. They were all beautiful girls. |
| 11 | Ghislaine slept with. | 11 | I would say the ages ranged between 15 and 21. |
| 12 | MS. MENNINGER: Can you please read back | 12 | Q And why do you believe the ages ranged |
| 13 | the question? | 13 | from 15 to 21? |
| 14 | (Record read as requested.) | 14 | A Some of them looked really young. Some of |
| 15 | MR. EDWARDS: Hold on. She wasn't | 15 | them, I wouldn't say 21 looks old or anything like |
| 16 | finished with her question, she told me. So that's | 16 | that, but it's hard to gauge another person's age |
| 17 | not the finished question. | 17 | without really asking them. But some of them looked |
| 18 | MS. MENNINGER: You interrupted it. I | 18 | younger than me and some of them looked older than |
| 19 | finished my question. She just read it to her. | 19 | me. |
| 20 | Q (BY MS. MENNINGER) Can you please answer | 20 | Q And in what physical locations did you see |
| 21 | the question? | 21 | Ghislaine Maxwell have sexual contact with any girl? |
| 22 | MR. EDWARDS: Then I object to that | 22 | A 100 percent, the U.S. V.I. |
| 23 | question as a mischaracterization of her testimony. | 23 | Q Where? |
| 24 | And she wasn't finished with her answer. | 24 | A Jeffrey's island. |
| 25 | A It is impossible for me to know the ages | 25 | Q Where? |

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| 1 A In cabanas. Do you know what I mean by 1 them as a woman. A woman is someone who is old 2 cabana? 3 Q I do, thank you. 3 them as a woman. A woman is someone who is old 3 Q I do, thank you. 3 them es these they're little I wouldn't call it 4 A In cabanas, in Jeffrey's room on U.S. V.I. for 5 bed in it. 6 me. 6 Q I'm talking about outside. 7 A So can I use this as an idea? Like if 7 A That's outside. 8 this is the island can I do that? 8 Q So let's start with by the pool. 9 Q I'm asking you to describe the inside of a 9 A Yes. 10 Q Is that a different occasion than the hut 11 A Oh, the inside of a room. I thought you 11 A I'm talking about many occasions. 12 meant located. 12 Q Okay. 13 Q Um-hum. 13 A Over time. 14 A Okay. 15 saw happen outside, | |
|---|--------|
| 2 cabana? 2 But, yes, outside by the pool, down by the beach 3 Q I do, thank you. 3 there's these they're little I wouldn't call it 4 A In cabanas, in Jeffrey's room. 4 a hut. Little tiny wooden room that only could fit a 5 Q Describe Jeffrey's room on U.S. V.I. for 5 bed in it. 6 me. 6 Q I'm talking about outside. 7 A So can I use this as an idea? Like if 7 A That's outside. 8 this is the island can I do that? 8 Q So let's start with by the pool. 9 Q I'm asking you to describe the inside of a 9 A Yes. 10 P Is that a different occasion than the hut 11 A Oh, the inside of a room. I thought you 11 A I'm talking about many occasions. 12 meant located. 12 Q Okay. 13 14 A Okay. Large, stony. He had a king size 14 Q Let's just talk about the ones that you 15 bed with posts on it. There was a large door, I 15 saw happ | |
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| 20 A It was stone. 20 or is it just a big blur in your mind? | |
| | |
| 21 O What color was the bedspread? 21 A No, I mean, one occasion stands out. | |
| 21 Q What color was the bedspread? 21 A No, I mean, one occasion stands out. 22 A White. 22 Models were I think they were models were flow | 'n |
| 23 Q What color were the sheets? 23 in. There were orgies held outside by the pool. | |
| 24 A White. 24 That's one occasion. | |
| 25 Q And you saw Ghislaine Maxwell have sexual 25 Q All right. Let's stick with that | |
| | e 152 |
| 1 contact with an unknown, unnamed female in that room, 1 occasion. | C 152 |
| 2 correct? 2 A Okay. | |
| 3 A Absolutely. 3 Q What sexual contact did you observe | |
| 4 Q All right. When were you there that you 4 Ghislaine Maxwell have with a female by the p | ool at |
| 5 saw this happen? 5 an orgy on the U.S. Virgin Islands? | |
| 6 A This happened on so many occasions. The 6 A Well, there was quite a few girls and it | |
| 7 island was a place where orgies were a constant thing 7 was excuse me, if I'm saying this in an inexplicit | |
| | |
| 8 that took place. And again, it's impossible to know 8 way, but I don't know how else to say it. So if you | |
| 8that took place. And again, it's impossible to know8way, but I don't know how else to say it. So if you9how many. And, like I said, it wasn't just Jeffrey's9don't understand, please let me know girl-on-gir | |
| | |
| 9 how many. And, like I said, it wasn't just Jeffrey's 9 don't understand, please let me know girl-on-gir | |
| 9how many. And, like I said, it wasn't just Jeffrey's9don't understand, please let me know girl-on-gir10room. It was outside and, you know. It was10action. So there was a lot of what's the word for | |
| 9how many. And, like I said, it wasn't just Jeffrey's9don't understand, please let me know girl-on-gir10room. It was outside and, you know. It was10action. So there was a lot of what's the word for11 Q When you were outside did you see11it? Licking, licking vaginas, breasts. | |
| how many. And, like I said, it wasn't just Jeffrey's room. It was outside and, you know. It was Q When you were outside did you see Ghislaine Maxwell have sexual contact with a female? don't understand, please let me know girl-on-gir action. So there was a lot of what's the word for Licking, licking vaginas, breasts. Q Okay. Which | |
| how many. And, like I said, it wasn't just Jeffrey's room. It was outside and, you know. It was Q When you were outside did you see Ghislaine Maxwell have sexual contact with a female? A When you say sexual contact does that mean A When you say sexual contact does that mean A When you say sexual contact does that mean a don't understand, please let me know girl-on-gir b don't understand, please let me know girl-on-gir a don't understand, please let me know girl-on-gir b don't under | |
| how many. And, like I said, it wasn't just Jeffrey's room. It was outside and, you know. It was Q When you were outside did you see it? Licking, licking vaginas, breasts. Ghislaine Maxwell have sexual contact with a female? A When you say sexual contact does that mean A When you say sexual contact does that mean fornicating or down to taking explicit photos or don't understand, please let me know girl-on-gir action. So there was a lot of what's the word for it? Licking, licking vaginas, breasts. Q Okay. Which A Fingers being used. She was involved with that. I remember specifically I had to go down of | |
| how many. And, like I said, it wasn't just Jeffrey's room. It was outside and, you know. It was Q When you were outside did you see it? Licking, licking vaginas, breasts. Ghislaine Maxwell have sexual contact with a female? A When you say sexual contact does that mean A When you say sexual contact does that mean A When you say sexual contact does that mean A When you define what you mean by sexual you know what I mean by go down? | |
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| how many. And, like I said, it wasn't just Jeffrey's room. It was outside and, you know. It was Q When you were outside did you see it? Licking, licking vaginas, breasts. Ghislaine Maxwell have sexual contact with a female? A When you say sexual contact does that mean fornicating or down to taking explicit photos or what can you define what you mean by sexual contact? Q Sure. It generally, in my mind, means don't understand, please let me know girl-on-gir action. So there was a lot of what's the word for it? Licking, licking vaginas, breasts. Q Okay. Which A Fingers being used. She was involved with that. I remember specifically I had to go down of you know what I mean by go down? A I had to go down on Ghislaine. Jeffrey | |
| how many. And, like I said, it wasn't just Jeffrey's room. It was outside and, you know. It was Q When you were outside did you see it? Licking, licking vaginas, breasts. Ghislaine Maxwell have sexual contact with a female? A When you say sexual contact does that mean fornicating or down to taking explicit photos or what can you define what you mean by sexual contact? Q Sure. It generally, in my mind, means placing either mouth or intimate parts or hands on don't understand, please let me know girl-on-gir action. So there was a lot of what's the word for it? Licking, licking vaginas, breasts. Q Okay. Which A Fingers being used. She was involved with that. I remember specifically I had to go down of you know what I mean by go down? A I had to go down on Ghislaine. Jeffrey was there as well. | |
| how many. And, like I said, it wasn't just Jeffrey's room. It was outside and, you know. It was Q When you were outside did you see Licking, licking vaginas, breasts. Ghislaine Maxwell have sexual contact with a female? A When you say sexual contact does that mean A When you say sexual contact does that mean fornicating or down to taking explicit photos or what can you define what you mean by sexual contact? Q Sure. It generally, in my mind, means P A I had to go down on Ghislaine. Jeffrey was there as well. Q And this is we're still by the pool? | |
| how many. And, like I said, it wasn't just Jeffrey's room. It was outside and, you know. It was Q When you were outside did you see it? Licking, licking vaginas, breasts. Ghislaine Maxwell have sexual contact with a female? A When you say sexual contact does that mean A When you ag sexual contact does that mean fornicating or down to taking explicit photos or what can you define what you mean by sexual contact? Q Sure. It generally, in my mind, means placing either mouth or intimate parts or hands on the breasts, buttocks, or pubic area of another person for sexual gratification. don't understand, please let me know girl-on-gir action. So there was a lot of what's the word for it? Licking, licking vaginas, breasts. Q Okay. Which A When you say sexual contact does that mean A Fingers being used. She was involved with the breasts, buttocks, or pubic area of another Q And this is we're still by the pool? A We're still by the pool with lots of | 0 |
| how many. And, like I said, it wasn't just Jeffrey's room. It was outside and, you know. It was Q When you were outside did you see it? Licking, licking vaginas, breasts. Ghislaine Maxwell have sexual contact with a female? A When you say sexual contact does that mean A When you say sexual contact does that mean fornicating or down to taking explicit photos or what can you define what you mean by sexual contact? Q Sure. It generally, in my mind, means Placing either mouth or intimate parts or hands on the breasts, buttocks, or pubic area of another person for sexual gratification. A Sure. don't understand, please let me know girl-on-gir action. So there was a lot of what's the word for dit? Licking, licking vaginas, breasts. Q Okay. Which A I had to go down? A We're still by the pool with lots of girls. | 0 |
| 9how many. And, like I said, it wasn't just Jeffrey's9don't understand, please let me know girl-on-gir10room. It was outside and, you know. It was10action. So there was a lot of what's the word for11QWhen you were outside did you see11it? Licking, licking vaginas, breasts.12Ghislaine Maxwell have sexual contact with a female?12QOkay. Which13AWhen you say sexual contact does that mean13AFingers being used. She was involved with14fornicating or down to taking explicit photos or14that. I remember specifically I had to go down or15what can you define what you mean by sexual15you know what I mean by go down?16contact?16QIt's your testimony. Go ahead.17QSure. It generally, in my mind, means17AI had to go down on Ghislaine. Jeffrey18placing either mouth or intimate parts or hands on18was there as well.19QAnd this is we're still by the pool?20person for sexual gratification.20AWe're still by the pool with lots of21ASure.21girls.22QCan you name any of those girls that you | 0 |

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|----|-------------|--|-----|---------------------|---|
| | | Page 153 | | | Page 155 |
| 1 | Q | Can you describe them physically? | 1 | Q | More than 20? |
| 2 | А | Beautiful, tall, some were blonde, some | 2 | А | I would say more than 20. |
| 3 | were sa | ndy brown. They had a foreign tongue. | 3 | Q | More than 50? |
| 4 | Q | What what language were they speaking? | 4 | А | I don't think more than 50, but |
| 5 | А | I'm not too sure. It could have been | 5 | Q | Did |
| 6 | Russian | . It could have been Czechoslovakian. It | 6 | А | I don't have an exact number. I mean, |
| 7 | could h | ave been I think it's between those two, to | 7 | if I t | hink if you look at the flight logs, you |
| 8 | be hone | est. It could have been something else but, I | 8 | know, | that helps, but then they're not fully |
| 9 | mean, I | [don't speak any other language other than | 9 | comple | ete. We only have flight logs to one plane and |
| 10 | English, | , so I don't really know. | 10 | then th | nere's a time I was flown commercially into the |
| 11 | Q | All right. Any other time you saw | 11 | island. | |
| 12 | Ghislai | ne Maxwell have sexual contact with another | 12 | Q | Um-hum. |
| 13 | female | outdoors in the U.S. Virgin Islands other than | 13 | А | So it's really hard for me to gauge a |
| 14 | this, m | odels with the unknown language? | 14 | numbe | r. |
| 15 | А | Are we talking about besides with me as | 15 | Q | Okay. Do you have any photographs of |
| 16 | well? | | 16 | yourse | elf on the island? |
| 17 | Q | I don't know if you participated. I'm | 17 | A | I know I used to, but they would be left |
| 18 | - | if you observed her have sexual contact with | 18 | in that | apartment. |
| 19 | - | r female? | 19 | Q | What other locations did you participate |
| 20 | Α | Another female other than myself? | 20 | - | ual contact with Ghislaine Maxwell, other than |
| 21 | Q | You can answer it however you want. | 21 | the isl | |
| 22 | A | Well, and the list keeps going on. | 22 | A | Everywhere. New York, Palm Beach. |
| 23 | | he and I and Jeffrey and Emmy Taylor | 23 | Q | Where in New York? |
| 24 | | ated in, I quess what you would call a | 24 | ₹
A | The mansion, Jeffrey's mansion. |
| 25 | • • | he in the living room in the main house. | 25 | Q | Okay. Anywhere else in New York? |
| | 10015011 | Page 154 | | * | Page 156 |
| 1 | Q | Okay. I was asking about outdoors. | 1 | А | Not at her townhouse. |
| 2 | ح
Sorry. | okay. I was asking about outdoors. | 2 | 0 | Anywhere else in New York? |
| 3 | A | Oh. Well, I don't know if you'd consider | 3 | ₹
A | No. |
| 4 | | cdoors, but on the beach where those it's | 4 | Q | In Palm Beach? |
| 5 | | y an outdoor setting. It's like a little | 5 | Q
A | At the house in Palm Beach. |
| 6 | | house. It's not a house, only a bed can fit | 6 | Q | Anywhere else in Palm Beach? |
| | | | 7 | - | |
| 7 | | e. It's right on the beach. It's open.
Um-hum. | | A | No.
In New Mexico? |
| 8 | Q | | 8 | Q | The house in New Mexico. |
| 9 | A | Would you consider that outdoors? | 9 | A | |
| 10 | Q | I have never been there. So I don't know
er it's outdoors or not. | 10 | Q | Anywhere else in New Mexico? |
| 11 | | | 11 | A | No. |
| 12 | A | I would consider it outdoors. And | 12 | Q | What other countries? |
| 13 | Q | How old were you at that time? | 13 | A | France, uhm, England. Um we also I |
| 14 | A | I don't know. | 14 | | if we're going to talk about other countries |
| 15 | Q | Okay. | 15 | | got to talk about international travel space or |
| 16 | A | I have no idea. Again, Ghislaine, myself, | 16 | | space or whatever you want to call it because |
| 17 | | another girl in this blue, outdoor I | 17 | | pened all the time on the planes. |
| 18 | | now what you want to call it. Cabana, that a | 18 | Q | Okay. |
| 19 | | - just a bed could fit in. | 19 | A | Going from different country to country. |
| 20 | Q | How many times did you visit the island? | 20 | Q | Where in France did you have sexual |
| 21 | А | I wouldn't be able to say. Lots of times. | 21 | contae | ct with Ghislaine Maxwell? |
| 22 | Q | More than five? | 22 | Α | There's a couple places in France that we |
| 23 | А | Definitely more than five. | 23 | used to | o go to. |
| 24 | Q | More than ten? | 24 | Q | When you say you used to go to, how many |
| 25 | Α | More than ten. | 25 | times | did you go to France? |

Case 1:15-cv-**Agage Blando Cover**ti Reporting-Revideog/Inc. Page 42 of 89 Page 157 Page 159 I think I've been to France three times. with Ghislaine Maxwell at this hotel room overlooking 1 А 1 2 Q All right. How old were you when you went 2 the Champs-Elysees? Before she picked up the redhead. 3 to France? 3 A And was that just you and Ghislaine or was I don't know. 4 Q 4 А anyone else a participant in that? Q Did you have a passport when you went to 5 5 France? Jeffrey and Emmy. 6 6 A 7 А I would have had to, yes. 7 0 And where else in France did you have sexual contact with Ghislaine Maxwell? 8 Q You did have a passport when you went to 8 The south of France. 9 France? 9 А Q Where? А 10 Yes. 10 And you went to France three times, you А I wouldn't call it so much a hotel. I 11 Q 11 12 believe? 12 don't know what you'd call it. It had like big А townhouse kind of things that you could rent out. 13 Yes. 13 Was this on the same trip or a different 14 0 And when you were in France those three 14 Q trip? 15 times, how many of those three times did you have 15 16 sexual contact with Ghislaine Maxwell? 16 А Different trip. 17 А Every time. 17 Q Okay. Who else was present for that? Well, we were going to Naomi Campbell's 18 Q And in what locations in France did you 18 A 19 have sexual contact with Ghislaine Maxwell? 19 birthday party. It wasn't at the birthday party. Right. 20 The first time that I remember, we stayed 20 Q А 21 at a really fancy hotel. 21 А It was before the birthday party. 22 0 In what city? 22 0 Oh, you had sexual contact with Ghislaine 23 Maxwell before you went to Naomi Campbell's birthday 23 A Paris. 24 Q Okay. 24 party? And it was within the view of the Champs-25 MR. FDWARDS: Form. 25 А Page 158 Page 160 Elysees. А That's correct. 1 1 2 Q Did you have your own room or a separate 2 Q (BY MS. MENNINGER) And who else was room? 3 present during your supposed sexual contact with 3 We all stayed in the same room, but that Ghislaine Maxwell on this occasion? 4 А 4 room had adjoining rooms to it. So, you know, one MR. EDWARDS: Object to the form of the 5 5 hotel room but with different rooms in it. 6 6 question. 7 Q Okay. And anywhere else on that one trip 7 А It wasn't supposed. It actually happened. 8 that you went? 8 And Ghislaine was present, Jeffrey was present. I 9 She brought in a redheaded French girl. believe Emily Taylor was present as well. А 9 She walked up to her in Paris and, you know --(BY MS. MENNINGER) Anyone else? 10 10 Q 11 In your presence? А There was someone else on that trip with 0 11 12 А In my presence. 12 us, but they weren't involved with the sexual 13 Q Um-hum. 13 activity at that time. And she walked up to this French girl to Okay. And what was the other location in 14 А 14 Q show me how easy it was for her to procure girls. I France? 15 15 wasn't very good at it. And, you know, it was part А I believe the same exact place. I mean, 16 16 17 of my training was to bring in other girls. So she 17 we stayed there for a few days. 18 walked up to her. Within five minutes she had her 18 Okay. So the three locations are hotel in 0 19 number and that girl came over later that night to 19 Paris, same place, same place? 20 the hotel and serviced Jeffrey. I didn't see 20 А Correct. 21 Ghislaine with her. I just know she told me what 21 Q And the second and third same places were 22 happened and Jeffrey told me what happened. 22 on the same trip? 23 So you were not there? 23 Q А Same trip. 24 I did not see it. 24 Q А Okay. And then you had a third trip to 25 Okay. When did you have sexual contact France where you did not have sexual contact with Q 25

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|----|---|----|---|
| 1 | Ghislaine Maxwell? | 1 | MR. EDWARDS: Sounds good. |
| 2 | MR. EDWARDS: Form. | 2 | MS. MENNINGER: All right. |
| 3 | A I believe it's hard for me to remember. | 3 | THE VIDEOGRAPHER: We're off the record at |
| 4 | I remember going to quite a few different countries | 4 | 12:42. |
| 5 | on that trip.I don't know if it was I don't know | 5 | (Recess taken from 12:42 p.m. to |
| 6 | if we did it in Paris or not, to be honest. We did | 6 | 1:21 p.m.) |
| 7 | it in other places. But I've been to Paris three | 7 | THE VIDEOGRAPHER: We're back on the |
| 8 | times or not Paris, sorry, France. | 8 | record at 1:21. |
| 9 | Q (BY MS. MENNINGER) Okay. All right. | 9 | Q (BY MS. MENNINGER) All right. |
| 10 | When did you first tell your parents that you would | 10 | Ms. Giuffre, I want to talk to you about where you |
| 11 | be traveling with Jeffrey Epstein? | 11 | were living in the late '90s. Do you recall you |
| 12 | A I'm not too sure when I actually told | 12 | testified earlier, I believe, that you were living at |
| 13 | them. | 13 | your parents' house and you gave us an address at the |
| 14 | Q How long after you were working with | 14 | time you started at Mar-a-Lago. |
| 15 | Jeffrey Epstein did you travel with him? | 15 | A Yes. |
| 16 | A Well, I know my first trip was to New | 16 | Q Do you remember where you lived previous |
| 17 | York. I would say anywhere between six weeks I | 17 | to living at your parents' house at that time? |
| 18 | would say after six weeks. | 18 | A Like I said, I was a runaway, so there was |
| 19 | Q You were you had known Jeffrey Epstein | 19 | a lot of different places I lived. One of the places |
| 20 | for six weeks before you started traveling with | 20 | I lived was, like I told you earlier, with M chael's |
| 21 | him | 21 | parents. That was somewhere around Fort Lauderdale, |
| 22 | A I believe. | 22 | I believe, maybe a little bit outside of it. |
| 23 | Q am I understanding that correct? | 23 | Q Okay. |
| 24 | A I believe so. I mean, that's an | 24 | A Michael got an apartment and I lived in |
| 25 | approximate answer. | 25 | Michael's apartment for a short period. |
| | Page 162 | | Page 164 |
| 1 | Q And your first trip was to New York? | 1 | Q And where do you recall that being? |
| 2 | A Yes. | 2 | A Somewhere in Fort Lauderdale, again. |
| 3 | Q And did you just go to New York and come | 3 | Q Okay. And then you were living with your |
| 4 | back or did you go somewhere else? | 4 | parents or was there another place in between? |
| 5 | A I think I just went to New York, but I | 5 | A Then I lived with my parents. |
| 6 | can't remember if we went somewhere else. | 6 | Q Okay. And then where is the next place |
| 7 | Q Okay. And did you tell your parents you | 7 | that you moved? |
| 8 | were going to New York? | 8 | A An apartment that Jeffrey got for me in |
| 9 | A Yes. | 9 | Royal Palm Beach. |
| 10 | Q And do you recall any part of your | 10 | Q Okay. And you don't know the address of |
| 11 | conversation with your parents about going to New | 11 | that? |
| 12 | York? | 12 | A No, I wish I could give it to you. I |
| 13 | A I didn't get into details about what I was | 13 | don't know it. |
| 14 | having to do with Ghislaine and Jeffrey. I didn't | 14 | Q And you stayed in that apartment until you |
| 15 | tell them that, but I told them I was going to New | 15 | left for Thailand in the fall, later in the year in |
| 16 | York. | 16 | 2002, correct? |
| 17 | Q And you don't recall telling them anything | 17 | A Yes. |
| 18 | else about it? | 18 | Q Right? |
| 19 | A I don't know. I mean, I might have called | 19 | A Yes. |
| 20 | them from New York and told them it was cold and, you | 20 | Q All right. And when did you first stop |
| 21 | know, just simple stuff. But I can't really recall | 21 | living with your parents? How old were you when you |
| 22 | what I spoke to them about. | 22 | first stopped living with your parents? |
| 23 | MS. MENNINGER: As I understand it, the | 23 | MR. EDWARDS: Object to the form. |
| 24 | food is here. So I'm going to suggest that now is a | 24 | A The very first time? |
| 25 | good time to take a break. | 25 | Q (BY MS. MENNINGER) Um-hum. |
| | | | |

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|----------|---|----|---|
| 1 | A I believe I was 11. | 1 | Loxahatchee, Florida were made aware that you had run |
| 2 | Q Okay. What caused you to stop living with | 2 | away from home at the age of 11? |
| 3 | your parents when you were 11? | 3 | A Yes. |
| 4 | A I just had some trouble and my parents | 4 | Q And what abuse had you suffered prior to |
| 5 | thought it would be better if they sent me to | 5 | the age of 11? |
| 6 | California. | 6 | A There was a very close family friend who |
| 7 | Q Okay. What trouble did you have? | 7 | was a very sick man. And he took advantage. |
| 8 | A It's very hard for me to talk about. | 8 | Q What's his name? |
| 9 | There was stuff that went on in my life that, you | 9 | A Forest. |
| 10 | know, made me so I I couldn't live with my parents | 10 | Q Forest what? |
| 11 | anymore. | 11 | A Jones. |
| 12 | Q What went on in your life that caused you | 12 | Q And where is Forest Jones today? |
| 13 | to not be able to live with your parents at the age | 13 | A I don't know where he is. |
| 14 | of 11? | 14 | Q Does anyone in your family keep in contact |
| 15 | A Do I have to answer this? | 15 | with him? |
| 16 | Q Well, did you talk to Sharon Churcher | 16 | A No. |
| 17 | about being molested as a child? | 17 | Q What did he do to you? |
| 18 | A I did. | 18 | A Um, he touched me places I shouldn't be |
| 19 | Q And you authorized Sharon Churcher to | 19 | touched. He sexually abused me. |
| 20 | publish that in a newspaper, correct? | 20 | Q For how long? |
| 21 | A I don't think I authorized her to do it. | 21 | A I don't know how long. |
| 22 | I think she I wouldn't say she did it on her own | 22 | Q Did you tell that to your parents? |
| 23 | accord. But I talked to her about it and I wasn't | 23 | A They know. |
| 24 | aware of exactly what she was going to publish and | 24 | Q How do they know? |
| 25 | what she wasn't. | 25 | A I told them. |
| | Page 166 | | Page 168 |
| 1 | Q So you were able to talk to a reporter for | 1 | Q Did you tell them when you were under the |
| 2 | the Mail On Sunday about this, correct? | 2 | age of 11 or at the age of 11? |
| 3 | A I did tell her a little bit about my past | 3 | A I told them later. |
| 4 | and where I came from. | 4 | Q When did you tell them? |
| 5 | Q All right. So what caused you to be sent | 5 | A It took me a long time to forgive my |
| 6 | away from your parents' home at the age of 11 to | 6 | parents for sending me away. I didn't feel like |
| 7 | California? | 7 | anybody understood me. So not until later in my life |
| 8 | A Some of the prior abuse which led me to be | 8 | did I feel like I was able to talk to anyone about |
| 9 | a very troubled young teenager. I mean, I guess you | 9 | it. |
| 10 | wouldn't call 11 a teenager yet, but led me to | 10 | Q Okay. Was it reported to the authorities? |
| 11 | running away a lot and and my family just thought | 11 | A No. I went too late to talk to anybody |
| 12 | it was best that I get out of the area and move | 12 | about it. |
| 13 | somewhere else. | 13 | Q Did the event of you being molested cause |
| 14 | Q Okay. You had run away prior to being the | 14 | your parents to split up? |
| 15 | age of 11? | 15 | A I think Sharon reported that, but I don't |
| 16 | A Yes. | 16 | think that's the case, no. My parents split up |
| 17 | Q All right. Was that reported to the | 17 | because they were really messed up. |
| 18 | authorities? | 18 | Q Your parents split up because they were |
| 19 | A That I ran away? | 19 | really messed up? |
| 20 | Q Yes. | 20 | A Oh, they just didn't get along. There |
| 21 | A Yes. | 21 | were a lot of marital problems. |
| 22 | Q And where were your parents living at the | 22 | Q When did they split up? |
| 23 | age of 11? | 23 | A I don't really remember what year it was. |
| 1 | A The same address I gave you earlier. | 24 | Q How old were you? |
| 24 | 5 | | I |
| 24
25 | Q Okay. So the authorities associated with | 25 | A I believe I was living with Jeffrey at the |

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| | | Page 169 | | Page 171 |
|----------------|--------------------|---|----------|--|
| 1 | time. | | 1 | THE REPORTER: I'm sorry, your |
| 2 | Q | With whom did you live in California? | 2 | Q (BY MS. MENNINGER) Yes? Yes or no? |
| 3 | A | My Aunt Carol. | 3 | A Oh. Yes. |
| 4 | Q | And who else? | 4 | Q And then when did you go back to Florida? |
| 5 | A | Uncle Mike. | 5 | A I don't know. |
| 6 | Q | And with who else? | 6 | Q Was your younger brother living with your |
| 7 | A | That's it. | 7 | parents in Florida while you were in California? |
| 8 | Q | And for how long did you live with them? | 8 | A Um-hum, yes. |
| 9 | A | I don't really know how long, maybe over a | 9 | Q And was your older brother living with |
| 10 | year, m | naybe two years. | 10 | your parents in Florida while you were in California? |
| 11 | Q | And then what caused you to not live with | 11 | A I don't think so. |
| 12 | them a | anymore? | 12 | Q How much older than you is he? |
| 13 | А | I kept running away from them, too. | 13 | A Five years. |
| 14 | Q | And where did you live in California? | 14 | Q And when you went back to Florida, where |
| 15 | А | I'm sorry? | 15 | did you go to school, when you got back? |
| 16 | Q | Where in California did you live? | 16 | A I believe I went to Crestwood Middle |
| 17 | А | Where did they live? | 17 | School. |
| 18 | Q | Where did you live with them? | 18 | Q And did you complete your studies at |
| 19 | А | Salinas. | 19 | Crestwood Middle School? |
| 20 | Q | And do you know the address? | 20 | A Did I get out of middle school there, yes. |
| 21 | А | No. | 21 | Q Okay. What grades were middle school? |
| 22 | Q | Do they still live there? | 22 | A Six, seven and eight. |
| 23 | А | No. | 23 | Q Okay. And when you went back to live with |
| 24 | Q | When did they stop living there? | 24 | your parents again, that was at the same address in |
| 25 | А | I don't know. I haven't kept in contact | 25 | Loxahatchee? |
| | | Page 170 | | Page 172 |
| 1 | with th | iem. | 1 | A Yes. |
| 2 | Q | And you believe you lived with them for a | 2 | Q And you don't believe your older brother |
| 3 | little n | nore than a year? | 3 | was in the home at the time? |
| 4 | A | Maybe a year, maybe two years. I'm not | 4 | A No, he was sent to boarding school. |
| 5 | too sur | re. | 5 | Q Where did he go to boarding school? |
| 6 | Q | Did you go to school there? | 6 | A Washington. |
| 7 | А | Yes. | 7 | Q State or city? |
| 8 | Q | Where did you go to school? | 8 | A Washington above California. |
| 9 | A | Somewhere near Salinas, I'm assuming. | 9 | Q When was the next time you stopped living |
| 10 | Q | What grade were you in? | 10 | with your parents? |
| 11 | A | Middle school. | 11 | A They sent me to a group home called |
| 12 | Q | Sixth grade, seventh grade? | 12 | Growing Together. |
| 13 | A | I think sixth grade. | 13 | Q Why? |
| 14 | Q | And did you go there for more than one | 14 | A Because I kept running away. |
| 15 | | r just one year? | 15 | Q Were the authorities alerted when you ran |
| 16 | A | Maybe I don't know. I'm sorry, I don't | 16 | away? |
| 17 | know. | | 17 | A Yes. |
| 18 | Q | Were the authorities in Salinas alerted to | 18 | Q And how old were you when you went to live |
| 19 | | ct that you ran away from home there? | 19 | at Growing Together? |
| 20 | A | Yes. | 20 | A I don't know. It's hard for me to piece |
| 21 | Q | How long was the longest you were away | 21 | back dates. Off the top of my head I don't want |
| 22 | | nome in Salinas, California? | 22 | to guess. I don't think I should guess. I don't |
| | | Two weeks. | 23 | know. |
| 23 | A | | | |
| 23
24
25 | А
Q
А | And you were in middle school?
(Indicating.) | 24
25 | Q But you moved directly from living with
your parents to living at Growing Together? |

Case 1:15-cv-Agass Blando Covert Reporting Revideo3/Inc. Page 46 of 89 Page 173 Page 175 I wouldn't say directly. between the ages of eighth grade and when you started 1 А 1 2 Q How --2 working at Mar-a-Lago? I'd say I stayed with my parents for --3 A 3 А Besides the ones I've told you about, you like, I think I finished school at Crestwood. So I know, I did run away from Growing Together quite 4 4 would have been in, I don't know, I guess eighth often. And I did end up being -- being abused by 5 5 grade, finished eighth grade. And then -- I don't another older guy who I stayed with for I don't know 6 6 7 know. I really don't know. Around eighth grade. 7 how long. How old were you then? You went to Growing Together? 8 0 8 Q I think -- I think it was then. 9 А 9 A I don't know. I'm sorry. I really wish I And how many years did you live at Growing could pinpoint dates. I don't know dates. 10 0 10 **Together?** Okay. What was that man's name? 11 11 Ο 12 А Over a vear. 12 Α Ronald Effinger. Q And how long were you living -- were you 13 Were you ever in foster care? 13 Q What Growing Together was, was like a living with Ronald Effinger? 14 А 14 group home that sent you away to foster parents every 15 А Yes. 15 16 night. 16 Q And for how long were you living with him? 17 0 So you lived in other people's homes 17 А I don't know. during the period of time you were assigned to Days? Weeks? Months? 18 18 Q 19 **Growing Together?** 19 А I don't know. I mean, it wasn't days. I 20 don't think it was weeks. It would have been close Well, you stayed at Growing Together А 20 21 during the day and then at night you get sent home 21 to maybe a few months. 22 with parents. 22 Ο **Okay. And was Ronald Effinger prosecuted** 23 Did you go to school while you were at by federal authorities in South Florida? 0 23 24 **Growing Together?** 24 А Yes. And you were located by the FBI, I 25 Yeah, they offer education there. 25 Α Q Page 176 Page 174 So the education was at Growing Together? believe? 1 Q 1 А 2 А Yeah. 2 Yes. You did not attend a Palm Beach County --3 And you gave an interview to the FBI 3 0 Q I did, but you had to earn your levels up concerning your time with Ronald Effinger, correct? 4 А 4 to be able to go outside. So I don't remember what А Yes. 5 5 level you have to get up to, to go out to another Q Did you ever get a victim's notification 6 6 7 school. I think there was like seven levels or 7 letter regarding your status as a victim in Ronald 8 something. And you had to make it to, like, level 4 8 Effinger's federal criminal prosecution? I don't know. My parents handled to be able to go to outside school. А 9 9 So for some period of time you were everything. 10 0 10 assigned to Growing Together and you were going to Do you know if your parents received such 11 11 Q 12 school at Growing Together. And for some period of 12 a letter? 13 time you were going to other schools and coming back 13 Α I don't know. to Growing Together? Have you ever asked them? 14 14 0 15 Correct. No, I've never really brought it up with А 15 А 16 And then when you came back to Growing them. It really pissed them off a lot, so I never 0 16 brought it up with them. 17 Together, you were sent to spend the night at a 17 It pissed them off that you were living 18 family's home? 18 0 19 with Ronald Effinger? А Yes. 19 So you never slept at Growing Together? А Yes. 20 Q 20 21 А No. 21 Q Why did it piss them off, if you know? Well, I think they were just disgusted, 22 0 Did you live -- other than living at or 22 А 23 staying at Growing Together during the day and 23 you know, that this happened to me again. And they didn't want to talk about it. They didn't want to 24 sleeping at these other homes at night, is there 24

25

talk about it.

anywhere else that you recall living in the period

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| | Page 177 | Page 179 |
|--|---|---|
| 1 | Q But they were aware of it? | 1 Mar-a-Lago, correct? |
| 2 | A Yes. | 2 A Yes. |
| 3 | Q Your dad came and picked you up from the | 3 Q Do I have that sequence right? |
| 4 | police station? | 4 A So far, yes. |
| 5 | A Yes. | 5 Q And when did you stop living at your |
| 6 | Q And your dad would not let you come home? | 6 parents' at the time you started working at |
| 7 | A Well, I think it was more my mom didn't | 7 Mar-a-Lago? How long after you started at Mar-a-Lago |
| 8 | want me to come home. | 8 do you stop living with your parents? |
| 9 | Q Did she say why? | 9 A I don't know exact dates. I was traveling |
| 10 | A She just probably thought I was just going | 10 with Jeffrey a lot, and I was making he was giving |
| 11 | to keep running away again. And | 11 me lots of money for the sex that I had with him and |
| 12 | Q Did she say that to you? | 12 Ghislaine. |
| 13 | A Well, I asked my dad at the police station | 13 And after, I would say, a short time |
| | if I could come home instead of going back to Growing | |
| 14 | | 14 I'm not too sure, darling, I don't know. |
| 15 | Together. And he said my mom didn't want me to come | 15 Q All right. Can you |
| 16 | home. And I told him if he didn't get me out within | 16 MS. MENNINGER: I have no recollection of |
| 17 | a week, I'd run away again and he'd never hear from | 17 which number we're on in terms of exhibit. |
| 18 | me again. | 18 MS. RODRIGUEZ: 15. |
| 19 | Q And how is it that you came back to be | 19 Q (MS. MENNINGER) Okay. I'd like to mark |
| 20 | living at their house, then? | 20 as Defendant's Exhibit 15 a document and see if you |
| 21 | A I ran away again and I called him up and I | 21 can identify it. |
| 22 | said, This is your final chance. And they came and | Actually, before I do that, when do you |
| 23 | picked me up and they let me live there. | 23 recall ever getting a passport? |
| 24 | Q And when did you go live with Michael? | A I got my passport in New York. I don't |
| 25 | A Not long after that. | 25 know what age I was. |
| | Page 178 | Page 180 |
| | Fage 170 | i dge 100 |
| 1 | Q And when did you live with Michael's | 1 Q Okay. And did you how did you get it? |
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| | Q And when did you live with Michael's | 1 Q Okay. And did you how did you get it? |
| 2 | Q And when did you live with Michael's parents? | 1QOkay. And did you how did you get it?2Did you go somewhere or what happened? |
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| | Page 181 | | Page 183 |
|----|---|----|--|
| 1 | Q Is it in your handwriting? | 1 | a 3. I think it's |
| 2 | A Yes. | 2 | . I really can't make out |
| 3 | Q All right. What did you put down as your | 3 | the telephone number. |
| 4 | address at this time to mail the passport to? It's | 4 | Q Okay. Do you see Relationship? Can you |
| 5 | about the second line third line. | 5 | read that? |
| 6 | A Number 13? | 6 | A Friend. |
| 7 | Q Well, the third line says, Mail passport | 7 | Q Okay. Do you see just below that there's |
| 8 | to. What address did you put down? | 8 | a line that says number 21? |
| 9 | A Are we talking about number 13, Permanent | 9 | A Do not stop sorry, Do not sign |
| 10 | address, do not list P.O. box, street? | 10 | application until requested to do so by |
| 11 | Q No, I'm talking about the third line in | 11 | administrating an oath. |
| 12 | the entire thing that says, Mail passport to. | 12 | Q Okay. |
| 13 | A Oh, I'm sorry, up here, the | 13 | A Applicant's signature age 13 or older. |
| 14 | | 14 | Q Oh, it's by the signature line? |
| 15 | | 15 | A Yeah. |
| 16 | Q All right. So you asked to have the | 16 | Q And that's your signature? |
| 17 | passport mailed to you at your parents' address, | 17 | A Yes. |
| 18 | right? | 18 | Q All right. And this is the document that |
| 19 | A I don't know if it was mailed to my | 19 | you recall filling out for your first passport? |
| 20 | parents' house, but that's the address I sent put | 20 | A I don't recall doing it, but yes, it's in |
| 21 | down, yes. | 21 | my handwriting and it's got all of my information on |
| 22 | Q Okay. And if you look a little bit | 22 | it. |
| 23 | further to the right, roughly equal with that line, | 23 | Q Okay. And on line box 23 it's got your |
| 24 | do you see a date that's stamped on there? | 24 | driver's license checked off, right? |
| 25 | A Yeah, January 12th, 2001. | 25 | A July 23. Yeah, I really can't make out |
| | Page 182 | | Page 184 |
| 1 | Q Okay. And then if you go down a little | 1 | numbers and stuff, though. |
| 2 | bit further, as you pointed out, line number 13, you | 2 | Q But the box, Driver's License is checked |
| 3 | gave your permanent address as your parents' address, | 3 | off? |
| 4 | again, correct? | 4 | A Yes. |
| 5 | A Correct. | 5 | Q Okay. And then if you look in the lower |
| 6 | Q If you look at box number 12 where it asks | 6 | right-hand corner of the page, do you see what we |
| 7 | for occupation, what did you write down? | 7 | call a Bates stamp number? I don't know if you know |
| 8 | A Masseuse. | 8 | what that means. |
| 9 | Q Okay. If you look at line number 18, Have | 9 | A No. |
| 10 | you ever been issued a U.S. passport before, what did | 10 | Q Just the lower right-hand corner of the |
| 11 | you put down? | 11 | document. |
| 12 | A No. | 12 | A Giuffre 004721? |
| 13 | Q All right. And if you go down a little | 13 | Q Okay. Thank you. |
| 14 | bit further than that, emergency contact, who did you | 14 | So at January 2001 was James Austrich |
| 15 | put down? | 15 | living at Bent, I think you said, Cak Circle? |
| 16 | A James Austrich, who is Michael. | 16 | A Well, he would have had to have been if I |
| 17 | Q Okay. So is that the fiancé you were | 17 | put it down there. |
| 18 | talking about earlier? | 18 | Q Okay. Was that the apartment that he had |
| 19 | A Yes. | 19 | rented? |
| 20 | Q In January of 2001 were you still his | 20 | A No, it's in Royal Palm Beach. The |
| 21 | affianced? | 21 | apartment he rented was in Fort Lauderdale. So this |
| 22 | A Looks like it, yes. | 22 | could be my apartment that he lived at with me. |
| 23 | Q And what address did you put down for | 23 | Q Okay. So his apartment where he lived |
| 24 | James Austrich? | 24 | with you was in Royal Palm Beach? |
| 25 | A It's kind of hard to read. I think that's | 25 | A Yes. |

| | Case 1:15-cv-Agree Blando Coverti R | epc | v |
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| | Page 185 | | Page 187 |
| 1 | Q And he rented that apartment? | 1 | Q Let me have you put the paper down. |
| 2 | MR. EDWARDS: Object to the form. | 2 | A Yes. |
| 3 | Mischaracterization. | 3 | Q Do you recall applying for another |
| 4 | A He lived there with me for a short period. | 4 | passport? |
| 5 | I don't I don't know how long he lived there with | 5 | A No. |
| 6 | me for. | 6 | Q Okay. Do you recall ever applying for |
| 7 | Q (BY MS. MENNINGER) And who rented the | 7 | another passport, ever? |
| 8 | apartment? | 8 | A Well, yeah, when I got to Australia I had |
| 9 | A Well, Jeffrey paid for the apartment. I | 9 | to I don't have it on me right now, but I could |
| 10 | was the occupant, and he was an occupant. | 10 | tell you it's I had to apply for another one |
| 11 | Q Did you ever see the lease? | 11 | because the other one ran out as expiree. |
| 12 | A Yes, I believe I had to sign the paperwork | 12 | Q So whenever one expired, you applied for |
| 13 | saying that I was living there. | 13 | another one from the U.S.? |
| 14 | Q So you were living at is it | 14 | A (Indicating.) |
| 15 | | 15 | Q Have you ever gotten |
| 16 | A I can't honestly read it. It looks like a | 16 | Is that right? |
| 17 | C-a-c (sic), but that doesn't make sense. | 17 | A Yeah. |
| | | | |
| 18 | Q So January of 2001 you signed a document | 18 | Q Have you ever gotten a passport from |
| 19 | under oath putting James Austrich's address at Bent | 19 | Australia? |
| 20 | something Circle, right? | 20 | A An Australian passport? |
| 21 | A Yes. | 21 | Q Right. |
| 22 | Q And you put your permanent address and | 22 | A No. |
| 23 | your mail your passport to at your parents' | 23 | Q Have you ever lost a passport and had to |
| 24 | address | 24 | get one replaced? |
| 25 | A Yes. | 25 | A I don't think so. |
| | Page 186 | | Page 188 |
| 1 | Q is that right? | 1 | Q When was the first time that you came back |
| 2 | And it's your position that that is the | 2 | to the U.S. from Australia? |
| 3 | apartment that Jeffrey paid for and you signed a | 3 | A October 16th, 2013. |
| 4 | lease? | 4 | Q And did you come back before that? |
| 5 | A Yes, Jeffrey paid for it and I think I had | 5 | A No. |
| 6 | to sign something that said I was going to occupy it. | 6 | Q Did you ever tell Sharon Churcher or |
| 7 | I don't know if James ever did. | 7 | Sharon White or Marianne Strong that you were going |
| 8 | Q Okay. And you stayed at that apartment | 8 | on a trip to New York in 2011? |
| 9 | from at least January 2001 until you left in the fall | 9 | A No. |
| 10 | of 2002, right? | 10 | Q Is it your contention that Ghislaine |
| 11 | A I would say before then, yes. Like I | 11 | Maxwell sexually trafficked you to famous people? |
| 12 | said, I can't really tell you the exact date that I | 12 | A If you have a document in front of you |
| 13 | moved there, but | 13 | that you could show me so I could see what you're |
| 14 | Q Why did you have your passport sent to | 14 | talking about, yes. |
| 15 | your parent's house if you weren't living at your | 15 | Q I'm asking you, is it your contention that |
| 16 | parents' house? | 16 | Ghislaine Maxwell sexually trafficked you to famous |
| | A Um, I don't know. I guess a fail-safe. | 17 | people? |
| 17 | - | | |
| 18 | I'm not too sure. | 18 | A Could you be more specific, like are we |
| 19 | Q When was the next passport that you got? | 19 | talking about rock stars or royalty or |
| 20 | A I think I had to reapply for one in | 20 | Q Politically connected and financially |
| 21 | well, this one expired in 2002. So I would have had | 21 | powerful people. |
| 22 | to apply for another one. | 22 | A Yes. |
| 23 | Q I'm asking do you remember when you got | 23 | Q Okay. To whom did Ghislaine Maxwell |
| 24 | another passport? | 24 | sexually traffic you? |
| 25 | A This expired January 10th, 2002. | 25 | A You have to understand that Jeffrey and |

Case 1:15-cv-Agree Blando Covert Reporting Revideo3/Inc. Page 50 of 89 Page 189 Page 191 Ghislaine are joined hip by hip, okay? So they both exactly what you would do for Jeffrey to him. Keep 1 1 2 trafficked me. Ghislaine brought me in for the 2 him happy. I can't remember her exact words, and I'm not going to put words in my mouth to make it sound 3 purpose of being trafficked. Jeffrey was just as a 3 like what she said. But it was all along those part of it as she was. She was just as a part of it 4 4 as he was. They trafficked me to many people. And lines. 5 5 to be honest, there is people I could name and then 6 Q Those are words that Ghislaine Maxwell 6 7 there's people that are just a blur. There was so 7 used to you in directing you to go have sex with 8 much happening. 8 Okay. Please name a person that Ghislaine MR. EDWARDS: Object to the form. 9 9 0 Mischaracterized her testimony. Maxwell directed you to go have sex with? 10 10 11 Prince Andrew. 11 A Along those lines, yes. А 12 Q Okay. Who else? 12 Q (BY MS. MENNINGER) Okay. Where were you located when she used those words with you? 13 А As a whole, they both trafficked me to 13 It could have been Palm Beach. It could 14 people. It was under both of their direction. So 14 А have been New York. it's not easy just to say Ghislaine. When I say 15 15 16 they, I mean both of them. 16 Q You don't recall? 17 0 Okay. Well, I need you to say a time when 17 А I don't recall. Ghislaine Maxwell directed you to go have sex with Okay. How old were you when she used 18 18 Q 19 another person. So can you please tell me to whom 19 those words to you? 20 MR. EDWARDS: Object to the form. Ghislaine Maxwell asked you to go have sex with 20 21 another person? 21 Mischaracterizes her testimony. 22 MR. EDWARDS: Object to the form. 22 А I don't know. I would think I was 17. (BY MS. MENNINGER) But you're not sure? 23 23 А Glenn Dubin. Q (BY MS. MENNINGER) Who else? 24 0 24 А Well, it was in the beginning, like after 25 25 my training. Glenn Dubin and А I'm going to continue to tell you that were Page 192 Page 190 they both directed me to do it. It was part of my the two first people I was sent out to. 1 1 2 training. They both told me, you've got tickets to 2 Q Okay. Well, I was asking about go here. This is who you're meeting, and this is okay? 3 3 what you're doing. Right. That's what I'm saying. If you 4 4 А 5 want me to categorically tell you when it happened So is another one. 5 Ghislaine Maxwell directed you to go have and why I think I was 17, because those were the two 6 Q 6 7 sex with 7 first people I was sent to. 8 MR. EDWARDS: Object to the form to the 8 0 So you don't actually recall the extent it mischaracterized her testimony. conversation regarding ? You don't 9 9 I'm trying to tell you that they both did, recall where you were, right? 10 Α 10 11 Ghislaine and Jeffrey both directed me. They both I can't picture if it was New -- I know it 11 А was either New York or Palm Beach. I don't remember 12 paid me and they both directed me. 12 13 0 (BY MS. MENNINGER) All right. When did 13 exactly which one. Ghislaine Maxwell direct you to go have sex with You don't recall exactly what words were 14 14 Q used by Ghislaine Maxwell in speaking to you, 15 ? 15 16 MR. EDWARDS: Object to the form. Same correct? 16 17 objection. 17 А I remember the tone that she used, the 18 А I don't know the time. I don't -- you 18 type of words that she used. I can't word for word know, I could tell you the place. I don't know the replay what she said. 19 19 time. 20 All right. And so when in time was 20 0 21 Q (BY MS. MENNINGER) What words did 21 relative to Prince Andrew? Ghislaine Maxwell use in talking to you and asking 22 22 А was months, six months, 23 you to go have sex with 23 I'm not too sure. 24 Six months what? 24 We're sending you to a gentleman. We want Q А you to show him a good time. We want you to do А Before Prince Andrew. I don't know, I 25 25

VIRGINIA GIUFFRE 5/3/2016

Case 1:15-cv-Agaes Blando Covert Reporting Revideo3/Inc. Page 51 of 89 Page 193 Page 195 think I met Prince Andrew in 2001. And Glenn Dubin If you're going to tell me more names, 1 1 Q 2 and Stephen Kaufmann were, like I said, the first 2 please continue your answer. 3 3 people I was sent out to after my training. So I А I'm trying to think. don't know. I'm not going to give you an exact time 4 0 If you're just going to talk --4 if I don't know it. A I'm sorry. I'm trying to think. 5 5 I asked you the relative order. Okay. Let's take a break and then you can 6 0 6 Q 7 Α And I'm trying to give you it. 7 think over the break. THE VIDEOGRAPHER: We're off the record at 8 Q And where does Alan Dershowitz fit into 8 2:01. 9 that group of people? 9 (Recess taken from 2:01 p.m. to 2:09 p.m.) 10 Same. I can't tell you piece by piece by А 10 11 piece who -- I know Glenn Dubin was first. 11 THE VIDEOGRAPHER: We're back on the record at 2:09. 12 0 Okay. 12 13 (BY MS. MENNINGER) Ms. Giuffre, you have А And I know Stephen Kaufmann was one of the 13 Q filed a lawsuit against Ghislaine Maxwell, correct? 14 first I was sent to. Alan Dershowitz could have been 14 15 between there. Between, sorry, between Glenn and А Yes. 15 16 Stephen. The first time I was with Alan Dershowitz 16 Q You understand her to be my client, 17 was in New York, so I wasn't actually sent to him. 17 correct? А 18 It actually happened at one of Jeffrey's residences. 18 Yes. 19 (Ms. McCawley left the deposition.) 19 I'm here today to talk to you about your Ο 20 allegations against Ghislaine Maxwell. So it's very hard for me to 20 Α 21 chronologically give you each person individually. 21 Do you understand that? 22 0 (BY MS. MENNINGER) Okay. Name the other 22 А Yes. 23 politically connected and financially powerful people 23 0 I want you to tell me a single time that 24 that Ghislaine Maxwell told you to go have sex with? 24 you recall Ghislaine Maxwell using words to you and 25 25 directing you to go have sex with another person --А Again, I'm going to tell you "they" Page 194 Page 196 because that's how it went. They instructed me to go MR. EDWARDS: Object. 1 1 (BY MS. MENNINGER) -- not anybody else, 2 to George Mitchell, Jean Luc Brunel, Bill Richardson, 2 0 another prince that I don't know his name. A guy 3 **Ghislaine Maxwell?** 3 MR. EDWARDS: Objection. Asked and that owns a hotel, a really large hotel chain, I 4 4 can't remember which hotel it was. Marvin Minsky. 5 5 answered. There was, you know, another foreign To the extent that she can answer the 6 6 7 president, I can't remember his name. He was 7 question, I'd ask that she answer the question. 8 Spanish. There's a whole bunch of them that I 8 Δ I have answered the question. The 9 just -- it's hard for me to remember all of them. question that you're asking me is Ghislaine. And 9 You know, I was told to do something by these people Ghislaine and Jeffrey worked together. They were one 10 10 11 constantly, told to -- my whole life revolved around and the same of persons. They both directed me to do 11 12 just pleasing these men and keeping Ghislaine and 12 this. They both directed me to report back to them. 13 Jeffrey happy. Their whole entire lives revolved 13 They were both the same. (BY MS. MENNINGER) You cannot recall a 14 around sex. 14 0 15 They call massages sex. They call single instance in which Ghislaine --15 modeling sex. They call --А I have to --16 16 17 Q I asked you the names for people. Are you 17 Q Excuse me. 18 going to tell me any other names or is that all of 18 -- in which Ghislaine Maxwell alone 19 them? directed you to have sex with another person --19 20 I'm trying to think. That's the answer 20 I have to --А А 21 I'm trying to give to you. It's that it's so hard to 21 Q -- correct? 22 just keep naming and naming and naming. 22 А -- believe --23 All right. 23 MR. EDWARDS: Object. 0 24 A lot of times I would be introduced to MS. MENNINGER: I am going to finish my 24 А them. I didn't know --

25

question.

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| 1 | Page 197 | | Page 199 |
|--|---|--|---|
| 1 | Q (BY MS. MENNINGER) Correct? | 1 | was going to be trained as a masseuse and that she |
| 2 | MR. EDWARDS: Are you finished with your | 2 | instructed me to take off my clothes and to give oral |
| 3 | question? | 3 | sex to Jeffrey Epstein. |
| 4 | MS. MENNINGER: Now you may make your | 4 | Q (BY MS. MENNINGER) Excuse me. I've asked |
| 5 | objection. And then she may answer. | 5 | you for the names. |
| 6 | MR. EDWARDS: Okay. Objection. | 6 | A I've just given you a name. Jeffrey |
| 7 | Argumentative. Harassing for absolutely no reason. | 7 | Epstein is a big name. |
| 8 | Mischaracterizing the witness's testimony. | 8 | Q All right. |
| 9 | Answer, if you can. | 9 | A She instructed me on that one. |
| 10 | A I have given you the names of the people | 10 | Q So you're saying |
| 11 | that Ghislaine herself has told me to go be sex | 11 | MR. EDWARDS: The witness is finishing her |
| 12 | trafficked to, along with Jeffrey Epstein, okay? | 12 | answer right now. She's in the process of explaining |
| 13 | She's the one who brought me to Jeffrey | 13 | one of the people Ghislaine told her to have sex |
| 14 | Epstein to be trafficked in the fucking first place. | 14 | with. |
| 15 | So I have given you as much information as | 15 | Q (BY MS. MENNINGER) So you're saying |
| 16 | I possibly can to let you know what she was about, | 16 | Ghislaine Maxwell directed you to have sex with |
| 17 | who she told me to go with, what she wanted me to do. | 17 | Jeffrey Epstein? |
| 18 | That is what I am stating and that's what I | 18 | A Correct. |
| 19 | previously stated to you. | 19 | Q Ghislaine Maxwell directed you to have sex |
| 20 | Q (BY MS. MENNINGER) And these names that | 20 | with Glenn Dubin? |
| 21 | you have just given are people to whom Ghislaine | 21 | A Correct. |
| 22 | Maxwell alone told you to go have sex? | 22 | Q What words did Ghislaine Maxwell tell you |
| 23 | MR. EDWARDS: Objection. | 23 | to go have sex with Glenn Dubin? |
| 24 | Mischaracterization. | 24 | A It was the same all the time, all right? |
| 25 | A Ghislaine and Jeffrey, I don't know how | 25 | They want me to go provide these men with a massage. |
| | Page 198 | | Page 200 |
| 1 | | | . 490 200 |
| 1 | many times you want me to keep answering this | 1 | And when they say massage, that means erotic, okay? |
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2 | many times you want me to keep answering this question. Both told me to do this, okay? They both | 1
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| | | | And when they say massage, that means erotic, okay? |
| 2 | question. Both told me to do this, okay? They both | 2 | And when they say massage, that means erotic, okay?
That's their term for it. I think there are plenty |
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3 | question. Both told me to do this, okay? They both sent me to these people. | 2
3 | And when they say massage, that means erotic, okay?
That's their term for it. I think there are plenty
of other witnesses that can attest to what massage |
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sent me to these people.
How many times do you want me to answer | 2
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That's their term for it. I think there are plenty
of other witnesses that can attest to what massage
actually means. |
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And I'm telling you that Ghislaine told me |
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of other witnesses that can attest to what massage
actually means.
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7 | <pre>question. Both told me to do this, okay? They both sent me to these people. How many times do you want me to answer this? Q (BY MS. MENNINGER) I think you're answering a different question so that's why I'm</pre> | 2
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of other witnesses that can attest to what massage
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And I'm telling you that Ghislaine told me
to go to Glenn Dubin and give him a massage, which
means sex. |
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to go to Glenn Dubin and give him a massage, which
means sex.
Q Okay. So Glenn Ghislaine Maxwell told |
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you to go give a massage to Glenn Dubin? |
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And I'm telling you that Ghislaine told me
to go to Glenn Dubin and give him a massage, which
means sex.
Q Okay. So Glenn Ghislaine Maxwell told
you to go give a massage to Glenn Dubin?
A Correct. |
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of other witnesses that can attest to what massage
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And I'm telling you that Ghislaine told me
to go to Glenn Dubin and give him a massage, which
means sex.
Q Okay. So Glenn Ghislaine Maxwell told
you to go give a massage to Glenn Dubin?
A Correct.
Q That's your testimony? |
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you to go give a massage to Glenn Dubin?
A Correct.
Q That's your testimony?
A That is my testimony. |
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you to go give a massage to Glenn Dubin?
A Correct.
Q That's your testimony?
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A Correct.
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A That is my testimony.
Q All right. Ghislaine Maxwell told you to
go give a massage to Maxwell told you to |
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means sex.
Q Okay. So Glenn Ghislaine Maxwell told
you to go give a massage to Glenn Dubin?
A Correct.
Q That's your testimony?
A That is my testimony.
Q All right. Ghislaine Maxwell told you to
go give a massage to, correct?
A Correct. |
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Q All right. Ghislaine Maxwell told you to
go give a massage to, correct?
A Correct.
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massage to Bill Richardson, correct?
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|---|---|---|---|---|
| 1 | А | When it happened? | 1 | Page 203 |
| 1 | Q | When Ghislaine Maxwell used the words, Go | 1 | know where it was when she said to go do this. |
| 2 | - | massage to Bill Richardson, where were you? | | Q (BY MS. MENNINGER) Okay. Where were you sent to have sex with the owner of a large hotel |
| 3 | give a | | 3 | 2 |
| 4 | Missha | MR. EDWARDS: Object to the form. | 4 | chain by Ghislaine Maxwell? |
| 5 | | racterizes her testimony. | 5 | MR. EDWARDS: Object to the form. |
| 6 | A | I can't tell you where we were. I know | 6 | A I believe that was one time in France. |
| 7 | | I was sent to. I don't know where we were when | 7 | Q (BY MS. MENNINGER) Which time in France? |
| 8 | | d me to do that. | 8 | A I believe it was around the same time that |
| 9 | Q | (BY MS. MENNINGER) Where were you sent | 9 | Naomi Campbell had a birthday party. |
| 10 | to | | 10 | Q Where did you have sex with the owner of a |
| 11 | A | New Mexico. | 11 | large hotel chain in France around the time of Naomi |
| 12 | Q | by Ghislaine Maxwell? | 12 | Campbell's birthday party? |
| 13 | | MR. EDWARDS: Object to the form. | 13 | A In his own cabana townhouse thing. It was |
| 14 | Mischa | racterizes her testimony again. | 14 | part of a hotel, but I wouldn't call it a hotel. |
| 15 | A | Are you smiling at me because | 15 | Jeffrey was staying there. Ghislaine was |
| 16 | Q | (BY MS. MENNINGER) No, I'm asking you to | 16 | staying there. Emmy was staying there. I was |
| 17 | answe | er the question. | 17 | staying there. This other guy was staying there. I |
| 18 | А | I have answered the question. I was sent | 18 | don't know his name. |
| 19 | to New | / Mexico. | 19 | I was instructed by Ghislaine to go and |
| 20 | Q | Okay. Where were you sent from? | 20 | give him an erotic massage. |
| 21 | А | I already answered that. I don't know | 21 | Q She used the words erotic massage? |
| 22 | where | I was sent from. | 22 | A No, that's my word. The word massage is |
| 23 | Q | Okay. | 23 | what they would use. That's their code word. |
| 24 | А | I was flying everywhere with these people. | 24 | Q Was she in the room when you gave this |
| 25 | Q | Where were you sent by Ghislaine Maxwell | 25 | erotic massage to the owner of a large hotel chain? |
| | | Page 202 | | Page 204 |
| 1 | to hav | e sex with Jean Luc Brunel? | 1 | A No, she was not in the room. She was in |
| 2 | | MR. EDWARDS: Object to the form. | 2 | another cabana. |
| 3 | Mischa | racterized her testimony. | 3 | Q And other than telling you to go give the |
| 4 | А | Many places. | 4 | owner of this large hotel chain a massage, do you |
| 5 | Q | (BY MS. MENNINGER) Ghislaine Maxwell sent | 5 | remember any other words she used to you to direct |
| 6 | you to | many places to have sex with Jean Luc Brunel? | 6 | you in what you should do? |
| 7 | | MR. EDWARDS: Object to the form. | 7 | A Not at the time, no. |
| 8 | • | | | A Not at the time, no. |
| - | A | It happened at many places, yes. | 8 | Q Where did where were you and where was |
| 9 | А
Q | It happened at many places, yes.
(BY MS. MENNINGER) You had sex with Jean | 8
9 | |
| | Q | | | Q Where did where were you and where was |
| 9 | Q | (BY MS. MENNINGER) You had sex with Jean
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10 | Q Where did where were you and where was
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23 | Q Where did where were you and where was Ms. Maxwell when she directed you to go have sex with Marvin Minsky? MR. EDWARDS: Object to the form. A I don't know. Q (BY MS. MENNINGER) Where did you go to have sex with Marvin Minsky? A I believe it was the U.S. Virgin Islands, Jeff's sorry, Jeffrey Epstein's island in the U.S. Virgin Islands. Q And when was that? A I don't know. Q Do you have any time of year? A No. Q Do you know how old you were? A No. |

Case 1:15-cv-Agass Blando Covert Reporting Revideo3/Inc. Page 54 of 89 Page 205 Page 207 another prince, the large hotel chain owner and Including Mr. Edwards, who is sitting 1 1 Q 2 Marvin Minsky, is there anyone else that Ghislaine 2 right here, correct? 3 Maxwell directed you to go have sex with? 3 А Correct. 4 I am definitely sure there is. But can I 4 Q What did that journal look like? А remember everybody's name? No. It was green. 5 5 А 6 Okay. Can you remember anything else And what else? 0 6 Q 7 about them? 7 А It was just a spiral notebook. 8 А Look, I've given you what I know right 8 Q Okay. And what did you put into that 9 now. I'm sorry. This is very hard for me and very 9 green spiral notebook? frustrating to have to go over this. I don't -- I Bad memories. Things that I've gone 10 10 А 11 don't recall all of the people. There was a large through, lots of things, you know. I can't tell you. 11 12 amount of people that I was sent to. 12 There was a lot of pages. It was over 300 pages in 13 Q Do you have any notes of all these people 13 that book. 14 that you were sent to? 14 Q Did you ever show that book to your 15 А No, I don't. 15 lawyers? 16 Where are your notes? 16 Q А No. 17 Α I burned them. 17 Q Did you show that book to anyone? When did you burn them? 18 Q 18 А My husband. 19 Α In a bonfire when I lived at Titusville 19 Did you show it to anyone else besides 0 20 your husband? because I was sick of going through this shit. 20 21 Did you have lawyers who were representing 21 0 А No. you at the time you built a bonfire and burned these 22 22 Q Did you tear out pages and give them to 23 23 notes? **Sharon Churcher?** 24 А I've been represented for a long time, but 24 No, I wrote -- those pages that you're А 25 25 it was not under the instruction of my lawyers to do talking about, I wrote for her specifically. She Page 206 Page 208 this. My husband and I were pretty spiritual people wanted to know about the Prince Andrew incident. 1 1 2 and we believed that these memories were worth 2 0 So that's a different piece of paper? 3 burning. 3 Yeah, that's just random paper. Α So you had a green spiral notebook that Q So you burned notes of the men with whom 0 4 4 you had sex while you were represented by counsel in you began sometime in 2011 or 2012 in which you wrote 5 5 litigation, correct? down your recollections about what had happened to 6 6 7 you, and you burned that in a bonfire in 2013. 7 MR. EDWARDS: Object to the form. Did I get that right? 8 А This wasn't anything that was a public 8 You got that right. document. This was my own private journal, and I Α 9 9 didn't want it anymore. So we burned it. And do you have no other names of people 10 10 11 (BY MS. MENNINGER) When did you write to whom you claim Ghislaine Maxwell directed you to 0 11 12 that journal? 12 have sex, correct? 13 А Just over time. I started writing it 13 А At this time, no. Is there any document that would refresh probably in, I don't know, I can't speculate, 2012, 14 14 Ο 2011. your recollection that you could look at? 15 15 16 So you did not write this journal at the Α If you have a document you'd like to show 0 16 me, I would be glad to look at it and tell you the 17 time it happened? 17 names I recognize off of that. 18 А No. 18 I'm just asking you if there's a document 19 You started writing this journal 0 19 0 approximately a decade after you claim you finished you know of that has this list of names in it? 20 20 being sexually trafficked, correct? 21 21 А Not in front of me, no. Where is the original of the photograph 22 А Yes. 22 0 that has been widely circulated in the press of you 23 And you started writing a journal after 23 0 24 with Prince Andrew? you had a lawyer, correct? 24 25 Correct. I probably still have it. It's not in my А 25 А

Case 1:15-cv-Agress Blando Covert Reporting Revideo3/Inc. Page 55 of 89

| | | Page 209 | | | Page 211 |
|--|--|--|--|---|---|
| 1 | posses | sion right now. | 1 | А | My little yellow Kodak camera. |
| 2 | Q | Where is it? | 2 | Q | Who took the picture? |
| 3 | А | Probably in some storage boxes. | 3 | А | Jeffrey Epstein. |
| 4 | Q | Where? | 4 | Q | And where did you have it developed? |
| 5 | А | In Sydney. | 5 | А | I believe when I got back to America. |
| 6 | Q | Where in Sydney? | 6 | Q | So where? |
| 7 | А | At some family's house. We got the boxes | 7 | А | I don't know. |
| 8 | shipped | d to Australia, and they were picked up off the | 8 | Q | Palm Beach? |
| 9 | porch b | by my nephews and brought to their house. | 9 | А | I don't know. |
| 10 | Q | Which is where? | 10 | Q | What is the date the photograph was |
| 11 | А | In Sydney. | 11 | printed | 1? |
| 12 | Q | Where in Sydney? | 12 | А | I believe it's in March 2001. |
| 13 | А | | 13 | Q | Okay. |
| 14 | Q | And who lives in that house? | 14 | А | But that's just off of my photographic |
| 15 | А | Well, it's owned by my mother-in-law and | 15 | memor | y. I don't it could be different, but I |
| 16 | father- | in-law, but my nephews live in the house. | 16 | think it | 's March 2001. |
| 17 | Q | What are their names? | 17 | Q | You have a photographic memory? |
| 18 | А | I'm not giving you the names of my | 18 | А | I'm not saying I have a photographic |
| 19 | nephev | vs. | 19 | memor | y. But if I'd look at the back of the photo and |
| 20 | Q | What's the address of the house? | 20 | I remer | mber what it says, I believe it was March 2001. |
| 21 | А | Why would you want that? | 21 | Q | Did the photograph ever leave your |
| 22 | Q | I want to know where the photograph is. | 22 | posses | sion for a while? |
| 23 | I'm as | king you where the photograph is. And you've | 23 | А | I gave it to the FBI. |
| 24 | just to | ld me it's somewhere in second ? | 24 | Q | Okay. And when did you get it back? |
| 25 | А | Yes. | 25 | А | When they took copies of it. |
| | | Page 210 | | | Page 212 |
| | | 1090 210 | | | Faye ZIZ |
| 1 | Q | So where in start and is the photograph | 1 | Q | When was that? |
| 1
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locate | So where in sit the photograph d? | 1
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When they came to interview you? |
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If I can't 100 percent say that the
raph is there, it could be at my house that I | 2
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When they came to interview you?
Yes. |
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When they came to interview you?
Yes.
So from 2011 until you left Colorado it |
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Yes.
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2011.
When they came to interview you?
Yes.
So from 2011 until you left Colorado it
your personal possession?
Yes.
What other documents related to this case |
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When they came to interview you?
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your personal possession?
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MR. EDWARDS: Object to the form. |
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MR. EDWARDS: Object to the form.
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Yes.
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When they came to interview you?
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So from 2011 until you left Colorado it
your personal possession?
Yes.
What other documents related to this case
that, storage boxes in Australia?
MR. EDWARDS: Object to the form.
Documents related to this case there
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graph in person?
When I packed and left America.
Colorado?
Yes.
All right. So you had that photograph
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When they came to interview you?
Yes.
So from 2011 until you left Colorado it
your personal possession?
Yes.
What other documents related to this case
that, storage boxes in Australia?
MR. EDWARDS: Object to the form.
Documents related to this case there
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When is the last time you saw the
graph in person?
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Colorado?
Yes.
All right. So you had that photograph
with you in Colorado?
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MR. EDWARDS: Object to the form.
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Yes.
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with you in Colorado?
Yes.
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Yes.
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Yes.
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MR. EDWARDS: Object to the form.
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Yes.
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Yes.
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MR. EDWARDS: Object to the form.
Documents related to this case there
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(BY MS. MENNINGER) Did anyone search
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When is the last time you saw the
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When I packed and left America.
Colorado?
Yes.
All right. So you had that photograph
with you in Colorado?
Yes.
What's on the back of the photograph?
I'm sorry?
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When they came to interview you?
Yes.
So from 2011 until you left Colorado it
your personal possession?
Yes.
What other documents related to this case
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MR. EDWARDS: Object to the form.
Documents related to this case there
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(BY MS. MENNINGER) Did anyone search
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When is the last time you saw the
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When I packed and left America.
Colorado?
Yes.
All right. So you had that photograph
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Yes.
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I'm sorry?
Is there anything on the back of the
graph?
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MR. EDWARDS: Object to the form.
Documents related to this case there
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BY MS. MENNINGER) Did anyone search
documents after you received discovery requests
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I haven't been able to obtain those boxes. |
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When is the last time you saw the
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When I packed and left America.
Colorado?
Yes.
All right. So you had that photograph
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Yes.
What's on the back of the photograph?
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When they came to interview you?
Yes.
So from 2011 until you left Colorado it
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Yes.
What other documents related to this case
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MR. EDWARDS: Object to the form.
Documents related to this case there
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seven boxes full of Nerf guns, my kids' toys,
I don't know what other documents would be
(BY MS. MENNINGER) Did anyone search
documents after you received discovery requests
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I haven't been able to obtain those boxes.
get them sent back up to me. It's going to |
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When I packed and left America.
Colorado?
Yes.
All right. So you had that photograph
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Yes.
What's on the back of the photograph?
I'm sorry?
Is there anything on the back of the
graph?
There's like the date it was printed, but
sing or anything.
Okay. Does it say where it was printed? | 2
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2011.
When they came to interview you?
Yes.
So from 2011 until you left Colorado it
your personal possession?
Yes.
What other documents related to this case
that, storage boxes in Australia?
MR. EDWARDS: Object to the form.
Documents related to this case there
know. I really can't tell you. I mean,
seven boxes full of Nerf guns, my kids' toys,
I don't know what other documents would be
(BY MS. MENNINGER) Did anyone search
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I haven't been able to obtain those boxes.
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s of my nephews' residence.
When is the last time you saw the
graph in person?
When I packed and left America.
Colorado?
Yes.
All right. So you had that photograph
vith you in Colorado?
Yes.
What's on the back of the photograph?
I'm sorry?
Is there anything on the back of the
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MR. EDWARDS: Object to the form.
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in this case?
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to look after my family, so I'm not able to
to get them up. |
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to look after my family, so I'm not able to |

Case 1:15-cv-Agaes Blando Coverti Reporting Revideo3/Inc. Page 56 of 89 Page 213 Page 215 Okay. How far away are the boxes from We've had lots of bonfires there. 1 Q 1 2 where you live in Australia? 2 Q Did you ever ride in a helicopter with Ghislaine Maxwell acting as pilot of the helicopter? 3 А Sydney is down here at the bottom. Cairns 3 is up here at the top. A Yes. 4 4 Okay. 5 Q Who else was on the flight? 5 Q It's probably a six-day drive. I've been on the helicopter with her 6 Α 6 A 7 Q Did you fly here through Sydney? 7 plenty of times. I can't mention how many people 8 А No. 8 were on the -- on the helicopter at the same time. 9 Q Have you been to Sydney since you've moved 9 0 How many times? back to Australia? А I don't know. Do you have helicopter 10 10 11 I flew into Sydney with my three kids, but 11 records that you could show me? А 12 it was a connecting flight to Brisbane. 12 Q I'm asking you how many times you were on 13 the helicopter with Ghislaine Maxwell acting as the Did you ask your nephews or anyone else to 13 14 search those boxes in response to discovery requests 14 pilot --15 that we issued in this case? 15 А It's impossible for me to answer the 16 They are my nephews. I would never let 16 question without having the actual physical records Α 17 them look at those. 17 in front of me. 18 Q Other than your green spiral notebook, 18 Q I'm asking you to look into your memory 19 what else did you burn in this bonfire in 2013? 19 and tell me how many times you recall being on a 20 helicopter with Ghislaine Maxwell at the pilot seat? А That was it. 20 21 Q That's the only thing? 21 There is no number I can give you. А 22 Α Yes. 22 There's plenty of times I've been on her helicopter. 23 23 Where did you go from and to on a Q Did you use wood? Q 24 А Yes. 24 helicopter? 25 Q **Charcoal?** 25 А I believe it was -- don't quote me on this Page 214 Page 216 because I get confused on the islands there. I want 1 А My husband built the bonfire out of wood 1 2 and I don't know what else he put in it. He's the 2 to say it was St. John's. It could have been one who always makes the fires, not me. St. Barts. St. John or St. Barts, and then we would 3 3 Who else was present? fly straight to Jeffrey's island. 4 0 4 Okay. Did you ever go anywhere else on 5 А Just him and I. 5 Q the helicopter? Were your kids there? 6 Q 6 7 А No. They were inside sleeping. 7 А No. 8 Q And what beach was this? 8 0 Were you ever on the helicopter with Bill Clinton and Ghislaine Maxwell as the pilot of the It wasn't a beach. It was in my backyard. 9 А 9 helicopter? 10 Q What's your address? 10 11 A At that time? А No. 11 12 Q Um-hum. 12 Q Were you ever on the helicopter with Bill **Clinton's Secret Service and Ghislaine Maxwell as the** 13 А 13 pilot? 14 Q 14 А 15 А Yes. 15 No. 16 Q Do you recall telling Sharon Churcher that 16 Q Who were your neighbors? 17 Α Sweet people. Ray and -- I could look on 17 you were? 18 my phone if you want. 18 А No. No, thank you. Do they still live there? Did you see the press article in which 19 Q 19 0 20 Sharon Churcher reported that you were? А Yes. 20 21 Q Do you keep in touch with them? 21 MR. EDWARDS: Objection. I'd just ask that if you're going to ask this witness about a 22 А Last time I talked to them was a few 22 specific article I'd like for her to see the article. months ago. 23 23 24 Did they see the fire? 24 Otherwise she's not going to testify about it. Q 25 They've seen many fires that we've had. If you have something to show her, then, А 25

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| | Page 217 | | Page 219 |
|--|--|--|--|
| 1 | please. | 1 | flying on a helicopter with Ghislaine Maxwell? |
| 2 | Q (BY MS. MENNINGER) Do you recall seeing a | 2 | A I believe that it was taken out of |
| 3 | press article in which Sharon Churcher reported that | 3 | context. Ghislaine told me that she flew Bill |
| 4 | you were on a helicopter with Bill Clinton and | 4 | Clinton in. And Ghislaine likes to talk a lot of |
| 5 | Ghislaine Maxwell as the pilot? | 5 | stuff that sounds fantastical. And whether it's true |
| 6 | MR. EDWARDS: Again, I'll let you answer | 6 | or not, that is what I do recall telling Sharon |
| 7 | the question once she's looking at the document that | 7 | Churcher. |
| 8 | you're being asked about. | 8 | Q So you told Sharon Churcher that Ghislaine |
| 9 | MS. MENNINGER: You're not letting her | 9 | Maxwell is the one who told you that she flew Bill |
| 10 | answer a question about whether she recalls a | 10 | Clinton in the helicopter? |
| 11 | particular press statement? | 11 | A I told Sharon Churcher that Ghislaine flew |
| 12 | MR. EDWARDS: I will let her answer every | 12 | Bill Clinton onto the island, based upon what |
| 13 | question about the press statement as long as she | 13 | Ghislaine had told me. |
| 14 | sees the press statement. I'm okay with that. She | 14 | Q Not based upon what Bill Clinton had told |
| 15 | can answer all of them. | 15 | you, correct? |
| 16 | MS. MENNINGER: No, there is a rule of | 16 | A Correct. |
| 17 | civil procedure that allows you to direct a witness | 17 | Q Did you ever ask Sharon Churcher to |
| 18 | not to answer a question when there's a claim of | 18 | correct anything that was printed under her name, |
| 19 | privilege. | 19 | concerning your stories to Sharon Churcher? |
| 20 | What privilege are you claiming to direct | 20 | A I wasn't given those stories to read |
| 21 | her not to answer this question? | 21 | before they were printed. |
| 22 | MR. EDWARDS: I thought that you wanted | 22 | Q After they were printed did you read them? |
| 23 | accurate answers from this witness. If the | 23 | A I tried to stay away from them. They were |
| 24 | MS. MENNINGER: I asked her if she | 24 | very hard. You have to understand it was a very hard |
| 25 | recalled something | 25 | time for me and my husband to have to have this |
| | Page 218 | | Page 220 |
| 1 | MR. EDWARDS: If the sole purpose is to | 1 | public we didn't think it was going to be this |
| 2 | just to harass her | 2 | publicly announced and that big. So we turned off |
| 3 | MS. MENNINGER: I asked her if she | 3 | the news and we stopped reading so many things. |
| 4 | recalled something | 4 | Q You didn't read the articles about your |
| | MD EDWADDC. They that is shown as a single | | |
| 5 | MR. EDWARDS: Then that's just not going | 5 | stories to Sharon Churcher |
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22 | A I've read some articles Q Let me just finish. You did not read the articles published by Sharon Churcher about your stories to Sharon Churcher? A I have read some articles about what Sharon Churcher wrote. And a lot of the stuff that she writes she takes things from my own mouth and changes them into her own words as journalists do. And I never came back to her and told her to correct anything. What was done was done. There was nothing else I can do. Q So even if she printed something that were untrue you didn't ask her to correct it, correct? A There was things that she printed that really pissed me off, but there was nothing I could do about it. It's already out there. Q She printed things that were untrue, |

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| Page 2211A I wouldn't say that they were untrue. I1to why I want my client to answer all of the2would just say that she printed them as journalists2questions, but I want her to have the fair3take your words and turn them into something else.3opportunity to see this document.4Q (BY MS. MENNINGER) She got it wrong?4Q (BY MS. MENNINGER) Did Shar5MR. EDWARDS: Object to the form.5print things that you felt were inaccura6Mischaracterization.6MR. EDWARDS: Same objection. S7A In some ways, yes.7instruction. If she sees the document, she'8Q (BY MS. MENNINGER) Did she print things8to answer every one of these questions.9in her articles that you did not say to her?9Q (BY MS. MENNINGER) Did any10MR. EDWARDS: I object and ask that the10MR. EDWARDS: Same objection. S11witness be given the opportunity to see the document11MR. EDWARDS: Same objection. S12so that she can review it and answer that question12instruction.13accurately. Otherwise she's unable to answer the13Q (BY MS. MENNINGER) Did any14aucetion.14attemente sheat Chickleine Menuel the | ron Churcher
ate?
Same
's going |
|---|--|
| would just say that she printed them as journalists take your words and turn them into something else. Q (BY MS. MENNINGER) She got it wrong? MR. EDWARDS: Object to the form. Mischaracterization. A In some ways, yes. Q (BY MS. MENNINGER) Did she print things MR. EDWARDS: Did she print things in her articles that you did not say to her? MR. EDWARDS: I object and ask that the Mitness be given the opportunity to see the document witness be given the opportunity to see the document so that she can review it and answer that question accurately. Otherwise she's unable to answer the Q (BY MS. MENNINGER) Did any Q (BY MS. MENNINGER) Did any Q (BY MS. MENNINGER) Did any Q (BY MS. MENNINGER) Did answer the Q (BY MS. MENNINGER) Did answer the Q (BY MS. MENNINGER) Did answer that question Q (BY MS. MENNINGER) Did answer the Q (BY MS. MENNINGER) Did answer the Q (BY MS. MENNINGER) Did answer the Q (BY MS. MENNINGER) Did answer that question Q (BY MS. MENNINGER) Did answer the Q (BY MS. MENNINGER) Did any | ron Churcher
ate?
Same
's going |
| 3take your words and turn them into something else.3opportunity to see this document.4Q(BY MS. MENNINGER) She got it wrong?3opportunity to see this document.5MR. EDWARDS: Object to the form.4Q(BY MS. MENNINGER) Did Shan6Mischaracterization.5print things that you felt were inaccura7AIn some ways, yes.6MR. EDWARDS: Same objection. S8Q(BY MS. MENNINGER) Did she print things8to answer every one of these questions.9in her articles that you did not say to her?9Q(BY MS. MENNINGER) Did any10MR. EDWARDS: I object and ask that the10print statements that you believe are in11witness be given the opportunity to see the document11MR. EDWARDS: Same objection. S12so that she can review it and answer that question12instruction.13accurately. Otherwise she's unable to answer the13Q(BY MS. MENNINGER) Did any | ate?
Same
's going |
| 4Q(BY MS. MENNINGER) She got it wrong?4Q(BY MS. MENNINGER) Did Shar5MR. EDWARDS: Object to the form.5print things that you felt were inaccura6Mischaracterization.6MR. EDWARDS: Same objection. S7AIn some ways, yes.6instruction. If she sees the document, she'8Q(BY MS. MENNINGER) Did she print things8to answer every one of these questions.9in her articles that you did not say to her?9Q(BY MS. MENNINGER) Did any10MR. EDWARDS: I object and ask that the10print statements that you believe are in11witness be given the opportunity to see the document11MR. EDWARDS: Same objection. S12so that she can review it and answer that question12instruction.13accurately. Otherwise she's unable to answer the13Q(BY MS. MENNINGER) Did any | ate?
Same
's going |
| 5MR. EDWARDS: Object to the form.5print things that you felt were inaccuration.6Mischaracterization.6MR. EDWARDS: Same objection.7AIn some ways, yes.7instruction. If she sees the document, she?8Q(BY MS. MENNINGER) Did she print things8to answer every one of these questions.9in her articles that you did not say to her?9Q(BY MS. MENNINGER) Did any10MR. EDWARDS: I object and ask that the10print statements that you believe are in11witness be given the opportunity to see the document11MR. EDWARDS: Same objection.12so that she can review it and answer that question12instruction.13accurately. Otherwise she's unable to answer the13Q(BY MS. MENNINGER) Did any | ate?
Same
's going |
| 6Mischaracterization.6MR. EDWARDS: Same objection.7AIn some ways, yes.7instruction. If she sees the document, she's8Q(BY MS. MENNINGER) Did she print things8to answer every one of these questions.9in her articles that you did not say to her?9Q(BY MS. MENNINGER) Did any10MR. EDWARDS: I object and ask that the10print statements that you believe are in11witness be given the opportunity to see the document11MR. EDWARDS: Same objection.12so that she can review it and answer that question12instruction.13accurately. Otherwise she's unable to answer the13Q(BY MS. MENNINGER) Did any | Same
's going |
| 7AIn some ways, yes.7instruction. If she sees the document, she8Q(BY MS. MENNINGER) Did she print things8to answer every one of these questions.9in her articles that you did not say to her?9Q(BY MS. MENNINGER) Did any10MR. EDWARDS: I object and ask that the10print statements that you believe are in11witness be given the opportunity to see the document11MR. EDWARDS: Same objection. S12so that she can review it and answer that question12instruction.13accurately. Otherwise she's unable to answer the13Q(BY MS. MENNINGER) Did any | 's going |
| 8 Q (BY MS. MENNINGER) Did she print things 8 to answer every one of these questions. 9 in her articles that you did not say to her? 9 Q (BY MS. MENNINGER) Did any 10 MR. EDWARDS: I object and ask that the 10 print statements that you believe are in 11 witness be given the opportunity to see the document 11 MR. EDWARDS: Same objection. S 12 so that she can review it and answer that question 12 instruction. 13 accurately. Otherwise she's unable to answer the 13 Q (BY MS. MENNINGER) Did any | |
| 9in her articles that you did not say to her?9Q(BY MS. MENNINGER) Did any10MR. EDWARDS: I object and ask that the10print statements that you believe are in11witness be given the opportunity to see the document11MR. EDWARDS: Same objection. S12so that she can review it and answer that question12instruction.13accurately. Otherwise she's unable to answer the13Q(BY MS. MENNINGER) Did any | other reporter |
| 10MR. EDWARDS: I object and ask that the10print statements that you believe are in11witness be given the opportunity to see the document11MR. EDWARDS: Same objection. S12so that she can review it and answer that question12instruction.13accurately. Otherwise she's unable to answer the13Q(BY MS. MENNINGER) Did any | other reporter |
| 11witness be given the opportunity to see the document11MR. EDWARDS: Same objection. S12so that she can review it and answer that question12instruction.13accurately. Otherwise she's unable to answer the13Q(BY MS. MENNINGER) Did any | |
| 12so that she can review it and answer that question12instruction.13accurately. Otherwise she's unable to answer the13Q(BY MS. MENNINGER) Did any | |
| 13accurately. Otherwise she's unable to answer the13Q(BY MS. MENNINGER) Did any | same |
| | |
| | |
| 14 question. I'm not going to allow her to answer. 14 statements about Ghislaine Maxwell th 14 with the statements about Ghislaine Maxwell th 14 statements about Ghislaine Maxwell th | at were |
| 15 MS. MENNINGER: You know the civil rules 15 inaccurate? | - |
| 16 tell you not to suggest answers to your client. 16 MR. EDWARDS: Same objection. | Same |
| 17 Q (BY MS. MENNINGER) And you understand 17 instruction. | |
| 18 your lawyer is now directing you to not all of a 18 This is harassing. This is harassing | |
| 19 sudden remember what your answer is. That's what
19 sexual abuse victim. And all I'm asking is f | |
| 20 he's suggesting that you say. So you're not supposed 20 fairness, that we just let her see the docum | ient so |
| 21 to listen to him suggest that to you. You're 21 she can answer this. 22 she can answer this. 22 | |
| 22 supposed to tell me from your memory. 22 MS. MENNINGER: Mr. Edwards, ple 23 MB. EDWARDS: That is not what I'm 23 source aputhing other than an ehioticn within | |
| 23 MR. EDWARDS: That is not what I'm 23 saying anything other than an objection, w | |
| 24 Q (BY MS. MENNINGER) Did you 24 basis is, or instructing your client not to and 25 MR. EDWARDS: That's not what I'm doing. 25 MR. EDWARDS: I will do that. | swer. |
| | Da a 224 |
| Page 222
1 You don't get to just talk over me and 1 MS. MENNINGER: That's what the Fee | Page 224 |
| 2 tell my client when not to listen to me. All you 2 Rules of Civil Procedure provide. | uciui |
| a have to do to get answers is show her the document MR. EDWARDS: I hear you. They als | 50 |
| 4 you're talking about, and I'll let her answer every
4 provide for fairness and civility. And all I'm | |
| 5 question. I don't know why we're so scared of the 5 asking, very calmly, is for her to see this. | |
| 6 actual documents. 6 MS. MENNINGER: Mr. Edwards, this is | is not |
| 7 MS. MENNINGER: I don't know why you're 7 your deposition. I'm asking your client what s | |
| 8 scared of your client's recollection, Mr. Edwards. 8 remembers. If she doesn't want to talk about | |
| 9 But anyway 9 she remembers, then let her not answer. But | t you |
| 10 MR. EDWARDS: Why would you do this to 10 cannot instruct her not to answer unless there | |
| 11 her? 11 privilege. | |
| 12 Q (BY MS. MENNINGER) Did Sharon Churcher 12 What privilege | |
| 13 print things that you did not say? 13 MR. EDWARDS: I am instructing her instructions have been been been been been been been be | not to |
| 14 MR. EDWARDS: I'm going to instruct my 14 answer. | |
| 15 client not to answer unless you give her what it is 15 Q (BY MS. MENNINGER) All right. | You are |
| 16 that you're talking about that was printed. And she 16 refusing to answer questions about whet | ther statements |
| 17 will tell you the answer, the accurate answer to your 17 to the press about Ghislaine Maxwell attr | ributed to |
| 18 question. Just without the document to refresh her 18 you were inaccurate? | |
| 19 recollection and see it, she's not going to answer 19 MR. EDWARDS: She's not refusing no | ot to |
| 20 the question. 20 answer. | |
| 21 Q (BY MS. MENNINGER) Did Sharon Churcher 21 A You are refusing to show me these | |
| 22 print things that you did not say? 22 documents so I could answer properly. I wou | ıld give |
| 23 MR. EDWARDS: Same objection. Same 23 you an answer if you were to show me some | documents. |
| 24 instruction not to answer. 24 Q (BY MS. MENNINGER) You can't | say without |
| | |

Case 1:15-cv-Agree Blando Covert Reporting Revideo3/Inc. Page 59 of 89 Page 225 Page 227 you is accurate or inaccurate? А Single sheets. 1 1 And did you write a long document or a 2 Δ Please show me the document. 2 0 You can't say from the top of your head short document? What was it? 3 0 3 whether any inaccurate statement has been attributed 4 А I can't recall how long the document was, 4 to you in the press? but I would say it would be a few pages. 5 5 А Please show me a document and I will tell 6 And other than asking you to write 6 0 7 you. 7 whatever you remember about Prince Andrew, did she Are you refusing to answer my questions give you any other directions about what you should 8 0 8 about your knowledge of whether inaccurate statements write? 9 9 have been attributed to you in the press? А 10 She was interested in two things, really. 10 11 Are you refusing to give me the documents 11 How Epstein got away with so many counts of child А 12 to look at? 12 trafficking for sex and how Prince Andrew was involved in it. Those were her two main inquiries. 13 Q Are you refusing to answer the question? 13 I am refusing to answer the question based What did she ask you to write? 14 А 14 0 upon the fact that you are not being fair enough to А She asked me to write about Prince Andrew. 15 15 16 let me see the document in order to give you an 16 Q Did she tell you to put it in your own 17 honest answer. 17 handwriting? Ms. Giuffre --No, she just asked me to write down what I 18 Ο 18 А 19 А Yes. 19 can remember. -- we are talking about press that has Did you give her everything that you 20 20 Q Ο 21 been published on the Internet, correct? 21 wrote? 22 А Yes. 22 А Did I give her the whole entire pages that I wrote? 23 Q Do you have access to the Internet? 23 24 А Yes. 24 Q Yes. Have you looked on the Internet and read 25 25 А Q Yeah, I wrote pages for her specifically. Page 226 Page 228 articles that attribute statements to you about Q In your own handwriting? 1 1 2 **Ghislaine Maxwell?** 2 A In my own handwriting. А Yes. Q And what you wrote, was that true? 3 3 Q Do you know any statement that has been А Yes. 4 4 attributed to you in a press article on the Internet And did you get paid for those pieces of 5 5 Q about Ghislaine Maxwell that is untrue? paper? 6 6 7 MR. EDWARDS: Same objection. Same 7 А Not for the papers, I don't believe. 8 instruction. 8 0 Okay. Have you gotten paid when they've been reprinted? А Please show me a specific document. 9 9 (BY MS. MENNINGER) Do you know of any А 10 0 10 No. such statement about Ghislaine Maxwell attributed to 0 Have you negotiated any deal with Radar 11 11 **Online?** you by the press that is inaccurate? 12 12 13 A If you could please show me a specific 13 Δ No document. Have you negotiated any deal with Sharon 14 14 Q Tell me what Sharon Churcher asked you to Churcher for the purpose of publishing those pieces 15 Q 15 write for her. of paper? 16 16 17 А Any knowledge that I had about my time 17 А Not those pieces of paper. 18 with Prince Andrew. 18 0 When did you write those pieces of paper? And did you write it? MR. EDWARDS: Object to the form. 19 0 19 Um-hum. 20 A week before she came out. 20 Α А What did you write it in or on? 21 0 21 0 (BY MS. MENNINGER) And when did you give 22 А Paper. 22 them to her? What kind of paper? 23 0 23 А When she came out. 24 Lined paper. 24 Q When was that? А

Α

25

Q

Was it in a book or single sheets?

Sometime, I believe, in early 2011.

| | Case 1:15-cv | -Agres Blando Covert | epo | rting- | &eWide0 3/ I 4c.Page 60 of 89 |
|----|---------------------------|-----------------------------|-----|----------|---|
| | | Page 229 | | | Page 231 |
| 1 | Q What did you ge | et paid for, if not for | 1 | that yo | ou were 16 years old? |
| 2 | those pieces of paper? | | 2 | А | No. I think I think they had played |
| 3 | MR. EDWARDS: O | bject to the form. | 3 | the gue | essing game and I was 17. |
| 4 | A I was paid for the | picture with Prince | 4 | Q | And so Ghislaine Maxwell did not tell |
| 5 | Andrew with his arm arou | nd me, Ghislaine in the | 5 | Prince | Andrew that you were only 16? |
| 6 | background. And I was pa | aid for the, I guess, the | 6 | | MR. EDWARDS: Object to the form. |
| 7 | print of the stories. | | 7 | Specula | ation. |
| 8 | Q (BY MS. MENNI | NGER) Anything else? | 8 | Q | (BY MS. MENNINGER) In your presence? |
| 9 | A No. | | 9 | А | I don't remember the exact conversation. |
| 10 | Q You were not pa | aid for those pieces of | 10 | I just r | emember they liked to play the guessing game |
| 11 | paper? | | 11 | a lot. | |
| 12 | A No. | | 12 | Q | And so you don't recall Ghislaine Maxwell |
| 13 | Q All right. And h | ow many pieces of paper | 13 | telling | Prince Andrew in your presence that you were |
| 14 | did you write? | | 14 | quote, | only, really only 16, right? |
| 15 | A Like I said, I'm ro | unding it around three. | 15 | А | Correct, I don't remember that. |
| 16 | Q Three pieces of | paper? | 16 | Q | And if that were in the paper, that would |
| 17 | A That's what I I | don't remember to be | 17 | be unt | rue, correct? |
| 18 | exact on a number. I'm s | orry. But over three pages. | 18 | А | Correct. |
| 19 | Q And you wrote t | hose sometime in 2011? | 19 | | MS. MENNINGER: I think now might be a |
| 20 | A The week that she | e was coming out to see | 20 | good ti | me for a break. |
| 21 | me. | | 21 | | THE DEPONENT: Thank you. |
| 22 | Q And you gave th | nem to her, right? | 22 | | MR. EDWARDS: Okay. Sounds good. |
| 23 | A I gave them to he | er. | 23 | | THE VIDEOGRAPHER: We're off the record at |
| 24 | Q Did you keep a d | copy of that? | 24 | 2:45. | |
| 25 | A No. | | 25 | | (Recess taken from 2:45 p.m. to 2:55 p.m.) |
| | | Page 230 | | | Page 232 |
| 1 | Q Did you rip then | n out to make them look | 1 | | THE VIDEOGRAPHER: We're back on the |
| 2 | like they came out of a | journal? | 2 | record | at 2:55. |
| 3 | A No. | | 3 | Q | (BY MS. MENNINGER) Do you have any |
| 4 | Q Were you direct | ed to make them look like | 4 | photog | graphs of yourself either nude or in a sexually |
| 5 | they came out of a jour | nal? | 5 | compre | omising position that you claim were taken by |
| 6 | A No. | | 6 | Ghislai | ine Maxwell? |
| 7 | Q Do you know wi | hy your lawyer would have | 7 | А | I do not have any of those in my evidence. |
| 8 | told the federal judge in | n New York that that's what | 8 | But if y | ou ask Ghislaine Maxwell, she would have |
| 9 | you did? | | 9 | plenty. | |
| 10 | MR. EDWARDS: O | bject to the form. | 10 | Q | Do you have any in your storage boxes in |
| 11 | A My lawyer in New | York? | 11 | Sydney | γ? |
| 12 | Q (BY MS. MENNI | NGER) Um-hum. | 12 | А | No. |
| 13 | A Ripped them out of | of a journal? | 13 | Q | Do you know whether your attorneys have |
| 14 | Q Said that you ha | ad. Do you know why she | 14 | any su | ch photographs that you claim were taken by |
| 15 | would have said that? | | 15 | Ghislai | ine Maxwell? |
| 16 | A Maybe she though | nt that I did. | 16 | А | No. |
| 17 | Q But you didn't? | | 17 | Q | You don't know or they don't have them? |
| 18 | A They were just pie | eces of paper written for | 18 | А | I don't know. And I don't think they have |
| 19 | Sharon Churcher's purpos | e. | 19 | them. | If they had them, they would have told me. |
| 20 | Q And not directed | d to look like they came | 20 | You sho | ould ask your client. She's got plenty of |
| 21 | from a journal? | | 21 | them. | |
| 22 | A Nobody told me to | o make them look like they | 22 | Q | What type of camera did Ghislaine Maxwell |
| 23 | came from a journal. The | y were just pieces of paper | 23 | use? | |
| 24 | that I wrote down for Sha | ron Churcher. | 24 | А | It was a black camera. And it had a, I |
| 25 | Q Did Ghislaine Ma | axwell tell Prince Andrew | 25 | don't kı | now the types and names of them, but the lens |

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| | | Page 233 | | | Page 235 |
|--|--|---|--|--|---|
| 1 | that go | es out. | 1 | you we | ere doing with Ghislaine Maxwell? |
| 2 | Q | Was it digital or single reflex? | 2 | А | Yes. |
| 3 | А | Again, I don't know types of cameras. I | 3 | Q | Did you tell him what you were doing to |
| 4 | mean, | I use my phone for using a camera. So it's a | 4 | other p | people? |
| 5 | black c | amera and it had a lens that you could put out | 5 | А | I don't think I told him about many other |
| 6 | further | or bring back. | 6 | people, | no. |
| 7 | Q | Did you ask her to take any photographs of | 7 | Q | What people did you tell him about? |
| 8 | you? | | 8 | А | Mainly Ghislaine and Jeffrey. |
| 9 | А | No. She asked to take photographs of me. | 9 | Q | When did you tell him that? |
| 10 | Q | Was it a film or a digital camera? | 10 | А | From the start. |
| 11 | А | I never saw how she printed them out. | 11 | Q | When was the start that you told him? |
| 12 | Q | What's the first time you told anybody | 12 | А | From, I wouldn't say the first meeting, |
| 13 | that yo | ou had been sexually trafficked? | 13 | but I to | ld him around that time. |
| 14 | | MR. EDWARDS: Form. | 14 | Q | And what did Michael Austrich tell you to |
| 15 | А | Tony Figueroa, my ex-boyfriend, knew some | 15 | do? | |
| 16 | of the s | stuff that was happening, though I did not go | 16 | А | He didn't mind what I had to do. Again, |
| 17 | in grea | t detail to him, being that he's my boyfriend. | 17 | he was | another guy that used me because I made lots |
| 18 | And the | en the first person I really opened up to about | 18 | of mon | ey, and he didn't tell me to do anything. |
| 19 | everyth | ning was my husband. | 19 | Q | Did he tell you not to tell the police? |
| 20 | Q | (BY MS. MENNINGER) Did you tell Tony | 20 | А | No, he didn't tell me not to do anything. |
| 21 | Figuer | oa that you were forced to have sex with | 21 | Q | Did he tell you to tell the police? |
| 22 | Jeffrey | / Epstein? | 22 | А | Again, he told me not he didn't tell me |
| 23 | А | Yes. | 23 | to do a | nything. |
| 24 | Q | Did you tell Tony Figueroa you were forced | 24 | Q | When did you tell your parents that you |
| 25 | to hav | e sex with Ghislaine Maxwell? | 25 | were s | exually trafficked by Jeffrey Epstein? |
| | | | | | , |
| | | Page 234 | | | Page 236 |
| 1 | А | Page 234
Yes. | 1 | A | |
| 1
2 | А
Q | - | 1
2 | | Page 236 |
| | Q | Yes. | | A
Q | Page 236
After I had my kids. |
| 2 | Q | Yes.
Did you tell Tony Figueroa that Ghislaine
ell sent you to have sex with famous people?
Yes. | 2 | A
Q
were s
A | Page 236
After I had my kids.
When did you tell your parents that you
sexually trafficked by Ghislaine Maxwell?
I told them the same time about Jeffrey |
| 2
3 | Q
Maxwo | Yes.
Did you tell Tony Figueroa that Ghislaine
ell sent you to have sex with famous people?
Yes.
When did you tell Tony Figueroa that? | 2
3 | A
Q
were s
A | Page 236
After I had my kids.
When did you tell your parents that you
sexually trafficked by Ghislaine Maxwell?
I told them the same time about Jeffrey
iislaine. So sometime after I had my children. |
| 2
3
4 | Q
Maxwa
A
Q
A | Yes.
Did you tell Tony Figueroa that Ghislaine
ell sent you to have sex with famous people?
Yes.
When did you tell Tony Figueroa that?
During conversations. Like, I'd call him | 2
3
4 | A
Q
were s
A
and Gh
Q | Page 236
After I had my kids.
When did you tell your parents that you
sexually trafficked by Ghislaine Maxwell?
I told them the same time about Jeffrey
hislaine. So sometime after I had my children.
After you had had all three children or |
| 2
3
4
5 | Q
Maxwa
A
Q
A
from p | Yes.
Did you tell Tony Figueroa that Ghislaine
ell sent you to have sex with famous people?
Yes.
When did you tell Tony Figueroa that?
During conversations. Like, I'd call him
laces that I was at and just talk to him. And | 2
3
4
5 | A
Q
were s
A
and Gh
Q
after y | Page 236
After I had my kids.
When did you tell your parents that you
sexually trafficked by Ghislaine Maxwell?
I told them the same time about Jeffrey
islaine. So sometime after I had my children.
After you had had all three children or
you had your first child? |
| 2
3
4
5
6 | Q
Maxwo
A
Q
A
from p
like I s | Yes.
Did you tell Tony Figueroa that Ghislaine
ell sent you to have sex with famous people?
Yes.
When did you tell Tony Figueroa that?
During conversations. Like, I'd call him
laces that I was at and just talk to him. And
aid, I wouldn't get into great detail about | 2
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4
5
6 | A
Q
were s
A
and Gh
Q
after y
A | Page 236
After I had my kids.
When did you tell your parents that you
sexually trafficked by Ghislaine Maxwell?
I told them the same time about Jeffrey
islaine. So sometime after I had my children.
After you had had all three children or
you had your first child?
I think after I had all three of my |
| 2
3
4
5
6
7 | Q
Maxwo
A
Q
A
from p
like I s
things. | Yes.
Did you tell Tony Figueroa that Ghislaine
ell sent you to have sex with famous people?
Yes.
When did you tell Tony Figueroa that?
During conversations. Like, I'd call him
laces that I was at and just talk to him. And
aid, I wouldn't get into great detail about
But, you know, I had to be with this person | 2
3
4
5
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7 | A
Q
were s
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children | Page 236
After I had my kids.
When did you tell your parents that you
sexually trafficked by Ghislaine Maxwell?
I told them the same time about Jeffrey
hislaine. So sometime after I had my children.
After you had had all three children or
you had your first child?
I think after I had all three of my
n. |
| 2
3
4
5
6
7
8
9 | Q
Maxwo
A
Q
A
from p
like I s
things.
or that | Yes.
Did you tell Tony Figueroa that Ghislaine
ell sent you to have sex with famous people?
Yes.
When did you tell Tony Figueroa that?
During conversations. Like, I'd call him
laces that I was at and just talk to him. And
aid, I wouldn't get into great detail about
But, you know, I had to be with this person
person today and | 2
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were s
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children
Q | Page 236
After I had my kids.
When did you tell your parents that you
sexually trafficked by Ghislaine Maxwell?
I told them the same time about Jeffrey
islaine. So sometime after I had my children.
After you had had all three children or
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I wasn't very close with my parents.
Why not?
We just had a hard relationship. |
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|--|--|--|--|--|
| 1 | Q | Page 237
Do you get along with your parents now? | 1 | Page 239 been through. I think for ten, however long many |
| 2 | A A | I get along with my parents now, yes. | 2 | years, I mean, over ten years, I had tried to start a |
| 3 | Q | Okay. Have you ever told anyone that you | 3 | new life, become a new person. And I wanted to put |
| 4 | - | a sex slave for four years? | 4 | all that stuff behind me and not think about it. But |
| 5 | A | Under the assumption that I got my dates | 5 | after you have children, something changes in you and |
| | | , yes, I probably have. | 6 | you just want to stand up and do the right thing and |
| 6 | | | 7 | |
| 7 | Q
A | And that's not true, correct? | 8 | protect any other children from having to go through this. |
| 8 | | Not because I didn't mean it to be true. | | Q Did you tell your parents how much money |
| 9 | _ | ecause I didn't know my dates. | 9 | |
| 10 | Q | So four years is not two years, correct? | 10 | you received from your settlement with Jeffrey |
| 11 | ٨ | MR. EDWARDS: Object to the form. | 11 | Epstein?
A No. That is a I think there's like a |
| 12 | A | Four years is not two years. | 12 | |
| 13 | Q | (BY MS. MENNINGER) What did your parents | 13 | non-disclosure statement. I don't know exactly what |
| 14 | - | hen you told them that you had been sexually | 14 | the legal term is, but |
| 15 | | ked by Jeffrey Epstein and Ghislaine Maxwell? | 15 | Q Did you send any money to your parents? |
| 16 | A | I believe they were disgusted. | 16 | A No, I don't no. No, I've never sent |
| 17 | Q | What did they tell you to do or to not do? | 17 | money to my parents. |
| 18 | A | I don't remember the exact conversations | 18 | Q Who is Anthony Valladares? |
| 19 | | e had, but they weren't happy. | 19 | A One of Tony's shady friends. |
| 20 | Q | Were they both on the phone at the same | 20 | Q Did you talk to Anthony Valladares about |
| 21 | time? | | 21 | your involvement with Jeffrey Epstein? |
| 22 | A | No. | 22 | A No. |
| 23 | Q | Who was on the phone first? | 23 | Q Did you ever live with Anthony Valladares? |
| 24 | | MR. EDWARDS: Object to the form. | 24 | A No, he used to come over to my house. |
| 25 | A | I don't know. | 25 | Q Between 2000 and 2002 did you ever have |
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| _ | • | Page 238 | _ | Page 240 |
| 1 | Q | (BY MS. MENNINGER) You were in Australia | 1 | any interactions with law enforcement? |
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next day. He told me that I had stolen the money,
which I hadn't. And I came back and I returned the
money after I confronted Tony about it. Gave the
money back to him and he said, I'm sorry, but it's
just law that I have to call the police. So he
called the police. |

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| | | Page 241 | | Page 243 |
|---|--|---|---|---|
| 1 | | ffrey said, Don't worry about it. Let me take | 1 | never heard anything about it ever again. |
| 2 | care of | f it for you. | 2 | Q Did you ever check to see if you had a |
| 3 | Q | Okay. I'm sorry. When did you have | 3 | warrant out? |
| 4 | | ction with law enforcement, then? | 4 | A No. Jeffrey told me that he took care of |
| 5 | A | What year? | 5 | it. |
| 6 | Q | Did you speak with a law enforcement | 6 | Q Do you think it's a problem to leave the |
| 7 | office | | 7 | country when you have an outstanding warrant? |
| 8 | A | I don't believe I spoke to them. Jeffrey | 8 | MR. EDWARDS: Object to the form. |
| 9 | | d everything. | 9 | Foundation. Lack of predicate. |
| 10 | Q | Okay. And you said that you had finished | 10 | A I don't think I have an outstanding |
| 11 | - | shift at this is at the Road House Grill, | 11 | warrant. Why would I do you have a document that |
| 12 | correc | | 12 | says I have an outstanding warrant? |
| 13 | A | Correct. | 13 | Q (BY MS. MENNINGER) I'm just asking you if |
| 14 | Q | You had finished your shift? | 14 | you believe it's a bad thing to leave the country |
| 15 | A | Yeah, it was the end of the shift. | 15 | when you have an outstanding warrant? |
| 16 | Q | Okay. And you had cleaned up and were | 16 | A Absolutely. |
| 17 | | ing out, correct? | 17 | Q And you would never assist someone in |
| 18 | A | Yeah, it's a completely separate part of | 18 | doing that, correct? |
| 19 | | it's like back of the house. Do you know what | 19 | A Correct. |
| 20 | | eans, like in waitering terms? | 20 | Q During the year 2015, have you spoken to |
| 21 | Q | (Indicating.) | 21 | law enforcement about any topic other than Ghislaine |
| 22 | A | Yeah, back of the house. | 22 | Maxwell? |
| 23 | Q | And what was who was this boss that you | 23 | A In 2015? |
| 24 | spoke | | 24 | Q Um-hum. |
| 25 | A | I can't remember his name. | 25 | A Did I talk to any law enforcement about |
| 1 | 0 | Page 242 | 1 | Ghislaine Maxwell? |
| 1 | Q
A | Okay.
But, I mean, he was very nice. He didn't | 1 | Q About anything other than Ghislaine |
| 2 | | but he just had to because it's just the law. | 3 | Maxwell? |
| 4 | | ow, the money was returned to him, but he still | 4 | Plaxwell: |
| 5 | TOU KI | ow, the money was returned to min, but he still | | MR EDWARDS: And I would just object at |
| - | had to | do what he had to do | | MR. EDWARDS: And I would just object at |
| 6 | | do what he had to do. | 5 | this point in time and instruct the witness not to |
| 6 | Q | You paid him back the money the next day? | 5 | this point in time and instruct the witness not to
convey any answers as to who she has or who she has |
| 7 | Q
A | You paid him back the money the next day?
Very next day. | 5
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not disclosed until such time as the Court rules on |
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Q | You paid him back the money the next day?
Very next day.
And did you ever speak with the Palm Beach | 5
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not disclosed until such time as the Court rules on
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I don't know, 18, maybe 19. | 5
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the police, I went to Jeffrey. And Jeffrey
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How old were you at the time?
I don't know, 18, maybe 19.
You weren't a juvenile, were you? | 5
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How old were you at the time?
I don't know, 18, maybe 19.
You weren't a juvenile, were you?
Well, juvenile being under 18, no. | 5
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but I know that since my boss told me he had
the police, I went to Jeffrey. And Jeffrey
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How old were you at the time?
I don't know, 18, maybe 19.
You weren't a juvenile, were you?
Well, juvenile being under 18, no.
Is that the only interaction with law | 5
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You know, I don't know if they called me
but I know that since my boss told me he had
the police, I went to Jeffrey. And Jeffrey
d'd handle it.
How old were you at the time?
I don't know, 18, maybe 19.
You weren't a juvenile, were you?
Well, juvenile being under 18, no.
Is that the only interaction with law
the ment that you had between 2000 and 2002? | 5
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You weren't a juvenile, were you?
Well, juvenile being under 18, no.
Is that the only interaction with law
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Correct. | 5
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the police, I went to Jeffrey. And Jeffrey
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How old were you at the time?
I don't know, 18, maybe 19.
You weren't a juvenile, were you?
Well, juvenile being under 18, no.
Is that the only interaction with law
ement that you had between 2000 and 2002?
Correct.
Were you, in fact, charged with theft | 5
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You weren't a juvenile, were you?
Well, juvenile being under 18, no.
Is that the only interaction with law
meent that you had between 2000 and 2002?
Correct.
Were you, in fact, charged with theft
on that case? | 5
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I don't know, 18, maybe 19.
You weren't a juvenile, were you?
Well, juvenile being under 18, no.
Is that the only interaction with law
ment that you had between 2000 and 2002?
Correct.
Were you, in fact, charged with theft
on that case?
No charges were ever brought to me. | 5
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| | Page 245 | | Page 247 |
|----|--|--|--|
| 1 | answer any questions | 1 | other terms of his probationary period? |
| 2 | MR. EDWARDS: Fine. | 2 | A No. He went to everything that he was |
| 3 | MS. MENNINGER: Mr. Edwards. | 3 | supposed to go to. |
| 4 | MR. EDWARDS: Fine. | 4 | Q Has he paid his fines? |
| 5 | MS. MENNINGER: I appreciate it, but I'm | 5 | A Yes, as far as I know. |
| 6 | asking the witness to answer these questions. | 6 | Q Describe for me the contract that you had |
| 7 | MR. EDWARDS: I know, I'm just trying to | 7 | with the Mail On Sunday? |
| 8 | help you today. | 8 | A Could you be a little bit more specific? |
| 9 | For today, don't answer the questions. | 9 | Like |
| 10 | THE DEPONENT: I don't mind explaining. | 10 | Q Have you had more than one contract with |
| 11 | MR. EDWARDS: I know, but you | 11 | the Mail On Sunday? |
| 12 | THE DEPONENT: Okay. | 12 | A Well, there was one contract for the |
| 13 | MR. EDWARDS: I wanted to help. | 13 | picture. And that was to pay me 140,000 for the |
| 14 | THE DEPONENT: Okay. | 14 | picture. And then two stories were printed after |
| 15 | Q (BY MS. MENNINGER) So have you spoken to | 15 | that for the amount of 10,000 each. |
| 16 | any law enforcement officers in Colorado since | 16 | Q Is that the only money that you received |
| 17 | January of 2015 until today? | 17 | from the Mail On Sunday? |
| 18 | A I am not answering that question. | 18 | A Correct. |
| 19 | Q Have your attorneys spoken to any law | 19 | Q Did you receive any money for syndication |
| 20 | enforcement officers in Colorado since the beginning | 20 | of the photograph? |
| 21 | of 2015 until today? | 21 | A Isn't that what the 140 was for? |
| 22 | A I'm not answering that question. | 22 | Q I'm asking you. |
| 23 | Q Have you been living with your husband in | 23 | A Well, I don't really know what syndication |
| 24 | Australia since October of 2015? | 24 | means. |
| 25 | A Yes. | 25 | Q Did you have a written contract with the |
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| | Page 246 | | Page 248 |
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Mail on Sunday?
A Yes. |
| 1 | Page 246 | | Page 248 Mail on Sunday? A Yes. Q Where is that contract right now? |
| 1 | Page 246 | 2
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4 | Page 248 Mail on Sunday? A Yes. Q Where is that contract right now? A I don't know. I've moved that many times. |
| 1 | Page 246 | 2
3 | Page 248 Mail on Sunday? A Yes. Q Where is that contract right now? A I don't know. I've moved that many times. I I lose paperwork wherever I go. |
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6 | Page 248 Mail on Sunday? A Yes. Q Where is that contract right now? A I don't know. I've moved that many times. I I lose paperwork wherever I go. Q Is it possible it's in the boxes in |
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5 | Page 248 Mail on Sunday? A Yes. Q Where is that contract right now? A I don't know. I've moved that many times. I I lose paperwork wherever I go. Q Is it possible it's in the boxes in Sydney? |
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8 | Page 248 Mail on Sunday? A Yes. Q Where is that contract right now? A I don't know. I've moved that many times. I I lose paperwork wherever I go. Q Is it possible it's in the boxes in Sydney? A I don't think I kept it, to be honest. |
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9 | Page 248 Mail on Sunday? A Yes. Q Where is that contract right now? A I don't know. I've moved that many times. I I lose paperwork wherever I go. Q Is it possible it's in the boxes in Sydney? A I don't think I kept it, to be honest. Q Did you ever refer back to it after you |
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9 | Page 248 Mail on Sunday? A Yes. Q Where is that contract right now? A I don't know. I've moved that many times. I I lose paperwork wherever I go. Q Is it possible it's in the boxes in Sydney? A I don't think I kept it, to be honest. Q Did you ever refer back to it after you signed it? |
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11 | Page 248 Mail on Sunday? A Yes. Q Where is that contract right now? A I don't know. I've moved that many times. I I lose paperwork wherever I go. Q Is it possible it's in the boxes in Sydney? A I don't think I kept it, to be honest. Q Did you ever refer back to it after you signed it? A I know I kept it for a short while, but I |
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| | Page 249 | | Page 251 |
|----------|--|----------|--|
| 1 | exclusivity? | 1 | who have been interested in it and I still don't know |
| 2 | A Yes. | 2 | if I want to do it yet. I mean, I think there's a |
| 3 | Q What was that period? | 3 | lot more that can go into it, you know. |
| 4 | A I believe it was like a three-month period | 4 | Q You were actively sending the manuscript |
| 5 | or something. | 5 | to people for purposes of having them reach a deal |
| 6 | Q Okay. And what other terms of the | 6 | with you and publish it, correct? |
| 7 | contract, do you recall? | 7 | A No deal was ever talked about. What we |
| 8 | A I couldn't talk to any other news | 8 | talked about was the possibility of publishing it, is |
| 9 | publication about the story. | 9 | it publishing-worthy, would I need to get a |
| 10 | Q Anything else? | 10 | ghostwriter. You know, this is the first time I've |
| 11 | A Not that I know of. | 11 | ever written a manuscript so I didn't know what I was |
| 12 | Q Were you happy when the period was up? | 12 | doing. |
| 13 | A Well, I mean, at that time I wanted to | 13 | Q Okay. You contacted Jarred Weisfeld, |
| 14 | write about my story. So I guess, yes, I was happy | 14 | correct? |
| 15 | when that period was up. | 15 | A Correct. |
| 16 | Q And you were actively writing a book at | 16 | Q I'm going to mark a document as |
| 17 | that time, correct? | 17 | Defendant's Exhibit 16. It is a composite exhibit. |
| 18 | A My manuscript. I've never published it. | 18 | (Exhibit 16 marked.) |
| 19 | Q You were writing the manuscript at the | 19 | MR. EDWARDS: Thank you. |
| 20 | time of your period of exclusivity with Sharon | 20 | Q (BY MS. MENNINGER) I'm not going to ask |
| 21 | Churcher, correct? | 21 | you to read every single page of this, but if you |
| 22 | A Those three months were just craziness. I | 22 | look at the first page. |
| 23 | think I started after that. | 23 | A Um-hum. |
| | | | |
| 24 | Q You think you started writing the book | 24 | Q Can you tell what this is in terms of what |
| 25 | after the 90 days were up? | 25 | type of document? |
| 1 | Page 250
A Yeah. | 1 | Page 252
A It's an e-mail from me to Jarred. |
| 2 | Q And then you attempted to sell that | 2 | Q Okay. And there's also e-mails from |
| 3 | manuscript, correct? | 3 | Jarred to you on the same page, correct? |
| 4 | A I didn't attempt to sell it. I went to | 4 | A Yes. |
| _ | other publications, like, what do you call them? | _ | Q And can you tell I just presume that |
| 5 | People I'm trying to think of the name of the | 5 | |
| 6 | | 6 | you know that you have turned over documents in this |
| 7 | word. People who publish books, not like a newspaper | 7 | case; is that true? |
| 8 | or anything. And I inquired about what they thought | 8 | A Yes. |
| 9 | of my manuscript and if they thought it was, you | 9 | Q All right. And do you see at the bottom |
| 10 | know, a good story. And, yeah. | 10 | it's got your name and some page numbers in the |
| 11 | Q So you sent the manuscript to these people | 11 | bottom right-hand corner? |
| 12 | for the purposes of trying to publish the book, | 12 | A Giuffre 003529? |
| 13 | correct? | 13 | Q Right. |
| 14 | A Some people, yes. | 14 | A Yes. |
| 15 | Q And you were trying to get money from the | 15 | Q So you understood that your lawyers sought |
| 16 | book publication, correct? | 16 | from you e-mails, for example? |
| 17 | A Well, I wasn't going to sell it to them | 17 | A Yes. |
| 18 | for free. | 18 | Q And searched your computer, correct? |
| 19 | Q But you were unsuccessful in finding | 19 | A Correct. |
| 20 | someone to publish it, correct? | 20 | Q And printed out e-mails, correct? |
| 21 | A Well, I was always on the fence with it. | 21 | A Yes. |
| 22 | I wasn't too sure if I wanted to or didn't want to. | 22 | Q And these look like some of the e-mails? |
| 23 | I was more seeking judgment based upon these people | 23 | A Yes. |
| 1 | | | |
| 24 | who have done this plenty and plenty of times. | 24 | Q Okay. Do you have any reason to believe |
| 24
25 | who have done this plenty and plenty of times.
Still to this day, I mean, I've had people | 24
25 | Q Okay. Do you have any reason to believe that e-mails produced by your lawyers with your name |

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| | Page 253 | | Page 255 |
|---|--|---|--|
| 1 | on the e-mail address line are anything other than | 1 | A Yes. |
| 2 | your e-mail? | 2 | MR. EDWARDS: I object just to the |
| 3 | A No, they're my e-mails. | 3 | apparent mischaracterization. |
| 4 | Q Okay. Did anyone else use your e-mail | 4 | MS. MENNINGER: Of 2012? |
| 5 | account? | 5 | MR. EDWARDS: Being the first e-mails. |
| 6 | A No. | 6 | MS. MENNINGER: I only meant the first |
| 7 | Q Okay. | 7 | pages of this composite exhibit. |
| 8 | A I mean, well, my husband uses it | 8 | MR. EDWARDS: Okay. |
| 9 | sometimes. My kids use it for games. | 9 | MS. MENNINGER: But I appreciate your |
| 10 | Q Okay. | 10 | clarification. |
| 11 | A But that's about it. | 11 | MR. EDWARDS: Okay. |
| 12 | Q So if an e-mail is signed XOXO Jenna | 12 | Q (BY MS. MENNINGER) The first e-mails of |
| 13 | A Yes. | 13 | this composite exhibit are dated July of 2012, |
| 14 | Q is that you? | 14 | correct? |
| 15 | A Correct. | 15 | A Correct. |
| 16 | Q All right. And do you believe anyone else | 16 | MR. EDWARDS: The first page. As opposed |
| 17 | in your family was communicating with | 17 | to the first in the chronological timeline. |
| 18 | ? | 18 | MS. MENNINGER: Yes. |
| 19 | A No, no one else. | 19 | MR. EDWARDS: Okay. |
| 20 | Q All right. What was the purpose of you | 20 | Q (BY MS. MENNINGER) If you flip sort of |
| 21 | communicating with Jarred? | 21 | anywhere towards the back, can you also see that |
| 22 | A We were trying to figure out if my book | 22 | you there are e-mails between yourself and Jarred |
| 23 | was my manuscript was ever published or | 23 | in 2011? |
| 24 | publishable. And this was at a time where there was | 24 | A Excuse me. And which page? |
| 25 | a lot of controversy about what's going on around JE. | 25 | Q Really, you can take your pick anywhere |
| | Page 254 | | Page 256 |
| 1 | And when I say JE, I mean Jeffrey Epstein. | 1 | from the back of that exhibit? |
| 2 | It was a very scary thing for a lot of publishers to | 2 | A Yeah, yeah, I see what you're talking |
| 3 | even consider taking it on because Jeffrey is a very | 3 | about. |
| | | | |
| 4 | powerful person. | 4 | Q Here. Why don't I direct you to the |
| 4
5 | powerful person.
Q Did you send your manuscript to Jarred? | 4
5 | Q Here. Why don't I direct you to the bottom right is Giuffre 3563. Now, it's going to be |
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| 5 | Q Did you send your manuscript to Jarred? | 5 | bottom right is Giuffre 3563. Now, it's going to be |
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6 | Q Did you send your manuscript to Jarred?A I believe I did. | 5 | bottom right is Giuffre 3563. Now, it's going to be
a little tricky to find, but it's about eight |
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7 | Q Did you send your manuscript to Jarred? A I believe I did. Q All right. Did you ask Jarred to send it | 5
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a little tricky to find, but it's about eight
pages I'm sorry, six pages from the back of the |
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Q Do you see on that page an e-mail from |
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a little tricky to find, but it's about eight
pages I'm sorry, six pages from the back of the
composite exhibit.
A Yes.
Q Do you see on that page an e-mail from
yourself to Jarred from June 7th of 2011? |
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Q And in that e-mail you write: Dear Jarred |
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21 | Q Did you send your manuscript to Jarred? A I believe I did. Q All right. Did you ask Jarred to send it on to other people like Tony? MR. EDWARDS: Object to the form. A I can't I can't recall. I believe I met Tony through Jarred. Q (BY MS. MENNINGER) Okay. I'm going to ask you to turn well, on the first page, the second e-mail says, is Epstein too big for Tony? Does that refresh your recollection that Jarred and Tony had something to do with one another? A Yes. Q Okay. And on the second page in the middle of the page, just to be clear, is that an indication that, Tony definitely does not want the book, XOXO Jenna. | 5
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21 | bottom right is Giuffre 3563. Now, it's going to be
a little tricky to find, but it's about eight
pages I'm sorry, six pages from the back of the
composite exhibit.
A Yes.
Q Do you see on that page an e-mail from
yourself to Jarred from June 7th of 2011?
A Yes.
Q And in that e-mail you write: Dear Jarred
Weisfeld, We spoke on the phone going back a couple
months regarding the story I am writing called, The
Billionaires Playboy Club.
Right?
A Correct.
Q I am no longer under any contract and
would like to ask you to review my synopsis and if
you are interested I would love for you to represent |
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22 | Q Did you send your manuscript to Jarred? A I believe I did. Q All right. Did you ask Jarred to send it on to other people like Tony? MR. EDWARDS: Object to the form. A I can't I can't recall. I believe I met Tony through Jarred. Q (BY MS. MENNINGER) Okay. I'm going to ask you to turn well, on the first page, the second e-mail says, is Epstein too big for Tony? Does that refresh your recollection that Jarred and Tony had something to do with one another? A Yes. Q Okay. And on the second page in the middle of the page, just to be clear, is that an indication that, Tony definitely does not want the book, XOXO Jenna. Is that what you wrote? | 5
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you are interested I would love for you to represent
me as my literary agent. |
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indication that, Tony definitely does not want the
book, XOXO Jenna.
Is that what you wrote? A Yes. | 5
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23 | bottom right is Giuffre 3563. Now, it's going to be
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Right?
A Correct.
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would like to ask you to review my synopsis and if
you are interested I would love for you to represent
me as my literary agent.
Correct? |
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Right?
A Correct.
Q I am no longer under any contract and
would like to ask you to review my synopsis and if
you are interested I would love for you to represent
me as my literary agent. |

Case 1:15-cv-Agree Blando Count Reporting Revideo3/Inc. Page 67 of 89 Page 257 Page 259 covered the ongoing case of Jeffrey Epstein, the one? All right. 1 1 2 world's richest pedophile. And my good friend and 2 MR. EDWARDS: What are we on now, 17? journalist Sharon Churcher has a few from her MS. MENNINGER: 17. 3 3 articles that she has written to send to you as well. (Exhibit 17 marked.) 4 4 **Correct?** (BY MS. MENNINGER) Very similarly, can 5 Q 5 Correct. you take a look at this exhibit? It is a composite 6 А 6 I am very serious about getting my book 7 0 7 of documents produced by your attorneys with various published and believe this story will cover many Bates ranges, Bates numbers in between Giuffre 2750 8 8 genres of interest, not only by those following the and 3928. 9 9 А 2750 and -lengthy case, but it is also a woman's story of 10 10 11 glitz, glamour, sorrow, compassion, and true love. I 11 Q I think -- I think the last page is 3927, 12 hope you enjoy. 12 but it does not contain all of -- I'm sorry, 3928. 13 **Correct?** But it does not contain all of the pages in between, 13 Correct. 14 14 just to let you know. Signed, yourself? А Okay. Is there one specific that you want 15 Q 15 16 А Yes. 16 me to look at? 17 0 So in about June you sent to Jarred 17 Q No, if you can just take a look at the first page. Weisfeld a synopsis and were asking him to represent 18 18 19 you as your literary agent to sell the book, correct? 19 Α Okay. 20 А Yes. 20 Q And tell me if you know who this person 21 Q And you characterized Sharon Churcher as 21 is? 22 your good friend, correct? 22 А Paulo Silva is somebody who works for the Well, at that time -- you have to 23 Mail On Sunday. And he was the one in charge of 23 А 24 understand, Jarred and Sharon are very close. Sharon 24 paying me. is the one who introduced me to Jarred. And that's 25 25 Q Paying you for what? Page 258 Page 260 just being nice. А The 140 plus the 10 and the 10. 1 1 2 0 Do you disagree that Sharon Churcher was 2 Q Okay. And did he also pay you on an your good friend at that time? 3 ongoing basis for further sales of the photograph of 3 Well, at that time I did trust her a lot yourself and Prince Andrew? 4 Α 4 more than what I do now. No, it was a set fee of 140 plus the 10 5 5 А Why did you change your opinion of Sharon and 10. But they broke it up for some reason. So as 6 Q 6 7 **Churcher?** 7 you can see here, Thanks for transferring the money. 8 А You know, I -- I just -- I think -- I 8 I will let you know when it reaches my bank account but just a little bit confused as I have a previous think talking to some journalists can be very 9 9 dangerous, especially sometimes how words can get e-mail with the amount owed at 4100. Is there still 10 10 an outstanding amount yet to be paid. 11 taken out of context. And I'm not saying that she's 11 12 a bad person. I'm just saying that just, I wouldn't 12 So they broke it up into quite a lot of call her up and ask her what she's cooking for dinner different fractions but it still equaled the 140 plus 13 13 tonight or how the family is doing. 14 the 10 and the 10. 14 15 Did you ever introduce her to your hair Okay. If I could ask you to flip back to 0 15 0 16 stylist? Giuffre 2758. They're in sequential order, so it 16 А should be about eight pages back. 17 No. 17 18 0 All right. 18 А Yes. All right. Do you see -- do you see that А Oh, actually, yes, I did. She did get a Q 19 19 haircut where I was at. 20 that's an e-mail from Paulo Silva to your e-mail 20 21 0 All right. 21 account? 22 MS. MENNINGER: So if I could have the 22 А Yes. 23 e-mails with Paulo Silva, please. I'm going to mark 23 0 On or about March 28th, 2011? these Defendant's Exhibit -- 18 -- 17. 24 А 24 Yes. 25 Oh, I don't know if that's -- is that just All right. And it appears to be his 25 Q

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|----|--|------|---|
| | Page 26 | 1 | Page 263 |
| 1 | introductory e-mail to you. Is that a fair | 1 | what the terms of your agreement were with this |
| 2 | characterization of it? | 2 | syndication, Solo Syndication? |
| 3 | A It would be hard to say. Like, I'd have | 3 | A Well, like you said, it looks like half |
| 4 | to look at the first one. That's June 24th. This is | 4 | of |
| 5 | March 28th. I suppose so, if he's introducing | 5 | In regards to your image with Prince |
| 6 | himself as Paulo Silva. | 6 | Andrew, I can confirm we've been able to sell it |
| 7 | Q All right. And in this e-mail he | 7 | quite frequently over the last few weeks. So far |
| 8 | introduces himself by name and tells you that he | 8 | we've been able to sell it to the following clients. |
| 9 | works for Solo Syndication and represents they are | 9 | It lists names. |
| 10 | the official syndication agency for Daily Mail and | 10 | So far the total sales, as of last Friday, |
| 11 | Mail On Sunday and that he's been overseeing the | 11 | is the number listed there. |
| 12 | syndication of your image, correct? | 12 | Therefore, your share is 4,487. |
| 13 | A Correct. | 13 | Q So let me be clear. I guess I'm asking, |
| 14 | Q All right. And then he tells you that | 14 | do do you recall what your deal was with Solo |
| 15 | with regard to your image with Prince Andrew he can | 15 | Syndication? |
| 16 | confirm that they've been able to sell it frequently | 16 | A No, I do not recall it. I just remember |
| 17 | over the last couple of weeks. And he listed the | 17 | Sharon writing up the contract saying 140 plus the 10 |
| 18 | names of various news agencies to whom they had sol | | and the 10. I completely forgot about the |
| 19 | the image, correct? | 19 | syndication for \$4,000 and 487 cents (sic). |
| 20 | A Correct. | 20 | Q Okay. I'm going to ask you to turn back |
| 21 | Q And then he tells you what the sales were | 21 | to 2754. |
| 22 | as of last Friday and then what your share of it is, | 22 | A 2754? |
| 23 | correct? | 23 | O Correct. |
| | | | • |
| 24 | A Correct. | 24 | A Okay. |
| 25 | Q And your share of it was approximately | 25 | Q And it's a document with the heading Solo |
| _ | Page 26 | | Page 264 |
| 1 | half of whatever the sales were, correct? | 1 | Syndication Limited. Is that the right page you're |
| 2 | A Yes, it looks that way. | 2 | on? |
| 3 | Q All right. And so then he gave you their | 3 | A Yes. |
| 4 | general payment terms, correct? | 4 | Q Dated May 23rd, 2011, correct? |
| 5 | A (Deponent perused document.) | 5 | A Yes. |
| 6 | Yes. Yep. | 6 | Q All right. And there's some handwriting |
| 7 | Q And is that syndication deal separate and | 7 | in the middle of the page towards the bottom. |
| 8 | apart from your deal with the Mail On Sunday to get | 8 | A Not my handwriting. |
| 9 | paid for the stories and a chunk | 9 | Q It's not your handwriting? |
| 10 | A Yes. | 10 | A No. |
| 11 | Q for the image? | 11 | Q Do you know whose it is? |
| 12 | A So I will have to correct my previous | 12 | A No. |
| 13 | statement. | 13 | Q All right. |
| 14 | Q Okay. | 14 | A I don't even know what it says. Does it |
| 15 | A So I forgot completely about the fact that | 15 | say Chai canceled and something mode? I have no idea |
| 16 | I received 4,487.50 for for the pictures that got | 16 | what it even says. |
| 17 | sold. | 17 | Q Okay. And it's not your handwriting? |
| 18 | Q And is it possible it was sold some more | 18 | A No. |
| 19 | after this date, for which you received some money, | 19 | Q It was produced by your attorneys, |
| 20 | correct? | 20 | correct? |
| 21 | A I don't believe so. I I didn't even | 21 | A I'm sorry? |
| 22 | remember this one, to be honest. So if there's any | 22 | Q It was produced to us by your attorneys, |
| 23 | others that you can show me, I'd be happy to look at | 23 | correct? |
| 24 | them. | 24 | A Yes. They went through and gave you guys |
| 25 | Q Well, I'm just asking you if you remember | 25 | everything you asked for. |
| | - , , , | | |

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| | Page 265 | | Page 267 |
|----|---|----|--|
| 1 | Q All right. Since these e-mails come from | 1 | backwards. |
| 2 | your e-mail address to and from Paulo Silva, do you | 2 | Q Right. So if an e-mail is responding to |
| 3 | have any reason to doubt that they are your e-mails? | 3 | May 25th, is it more or less likely that it was |
| 4 | A I have no reason to doubt. | 4 | written on June 5th or May 6th? |
| 5 | Q All right. Do you recall a Sandra White? | 5 | MR. EDWARDS: Object to the form. |
| 6 | A Yes. She was a possible ghostwriter that | 6 | A I would say May 6th. |
| 7 | I was going to use. Sharon recommended that I got a | 7 | Q (BY MS. MENNINGER) So when responded to a |
| 8 | ghostwriter to be involved. And we nearly settled on | 8 | May 25th |
| 9 | some kind of agreement, but I wasn't really happy | 9 | A Oh, no, you're right. No, I'm sorry, I'm |
| 10 | with the agreement in the end, so I decided not to | 10 | going backwards because it's going up, isn't it? |
| 11 | use her. | 11 | Okay. Yes. |
| 12 | Q You weren't happy with the terms of her | 12 | Q All right. |
| 13 | price, if you will? | 13 | A I'm confused, too. |
| 14 | A Yes. | 14 | Q Anyway. In the last e-mail it says: I'm |
| 15 | Q And so you didn't come to an agreement | 15 | very sad we won't be able to work together as I've |
| 16 | with her, correct? | 16 | been very excited about the project. As you know, I |
| 17 | A We nearly did, but we in the end did not. | 17 | do not sell synopsis or individual chapters, and |
| 18 | Q All right. If I can show you Defendant's | 18 | especially not for those amounts. I'm merely |
| 19 | Exhibit whew 18. | 19 | intrigued about where you were getting advice from. |
| 20 | MR. EDWARDS: You did kill a tree there. | 20 | Rest assured what we have worked on is confidential. |
| 21 | Q (BY MS. MENNINGER) Take a look at that. | 21 | If you change your mind, let me know. |
| 22 | (Exhibit 18 marked.) | 22 | So that was around June 5th? |
| 23 | THE DEPONENT: So put this one away? | 23 | A 2011. |
| 24 | MR. EDWARDS: Put these in some sort of | 24 | Q 2011, right? |
| 25 | order. They don't have to be perfect, but just so | 25 | A Yes. |
| | Page 266 | | Page 268 |
| 1 | you know what you're looking at. | 1 | Q All right. So you had been trying to |
| 2 | This is 18? | 2 | reach an agreement with Sandra White prior to |
| 3 | Q (BY MS. MENNINGER) All right. Again, do | 3 | June 5th? |
| 4 | you recognize that the e-mail address | 4 | A Correct. |
| 5 | A Is mine. | 5 | Q And were unable to do so? |
| 6 | Q is yours and it's from and to Sandra | 6 | A Yes. |
| 7 | White, correct? | 7 | Q And not that you need to read every page, |
| 8 | A Correct. | 8 | but is it fair to say that you exchanged some |
| 9 | Q And the date is in or around May 25th, | 9 | portions of your synopsis with Sandra during the |
| 10 | June 5th, something like that? | 10 | course of your interactions with her? |
| 11 | A It's Australian so it's backwards. So | 11 | A Yes. And she rewrote some portion of it |
| 12 | it's the 6th of May, 2011. | 12 | as well, which I don't even know, it might be in |
| 13 | Q Well, I would have thought that except the | 13 | here. It might not be in here. I don't know what |
| 14 | bottom e-mail is May 24th, the middle one is May 25th | 14 | I've kept or not kept. |
| 15 | and then the most recent one says 6/5. So I don't | 15 | Q Okay. And did you get advice from Sharon |
| 16 | I don't know. I didn't write the document. | 16 | Churcher with respect to the terms upon which you |
| 17 | A Yeah. | 17 | should be looking for the ghostwriting agreement? |
| 18 | Q But I'm asking if you believe it was in or | 18 | A Sharon is the one who introduced me to |
| 19 | around the end of May? | 19 | Sandra. I can't remember who was giving me the |
| 20 | A The only reason I can tell you that is | 20 | advice. It's going back so long ago, you know, I |
| 21 | because if you look here, 24/5/11 is the way that we | 21 | don't want to pinpoint somebody and say it was |
| 22 | actually do our dates in Australia, whereas in | 22 | definitely them if it wasn't. |
| 23 | America you would do 5/24/11. | 23 | So, yeah, I'm just not going to comment on |
| 24 | So right here where it's written makes it | 24 | that one without knowing. |
| 25 | nice and clear but just to be clear, the dates are | 25 | Q Okay. You probably have e-mails, though, |

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| | | Page 269 | | Page 271 |
|--|--|---|--|--|
| 1 | do you | ı think, perhaps? | 1 | A Thank you. |
| 2 | А | I haven't seen these e-mails since 2011. | 2 | So it cuts off after that, does it? |
| 3 | So | | 3 | Q Um-hum. |
| 4 | Q | Okay. I'm going to show you Defendant's | 4 | A Oh, sorry. (Pause.) |
| 5 | Exhibi | t 19. | 5 | Yep, I've read it. |
| 6 | | (Exhibit 19 marked.) | 6 | Q All right. Do you remember that e-mail |
| 7 | Q | (BY MS. MENNINGER) Who is Marianne | 7 | now? |
| 8 | Strong | <u>?</u> | 8 | A It's going back a long time ago, but it's |
| 9 | А | She's my literary agent. | 9 | definitely my kind of writing. |
| 10 | Q | All right. And can you identify | 10 | Q Okay. So in the on the bottom of the |
| 11 | Defen | dant's Exhibit 19? | 11 | first page, 3417 |
| 12 | А | I'm sorry? | 12 | A Um-hum. |
| 13 | Q | Can you identify what Defendant's | 13 | Q you represented to Marianne Strong that |
| 14 | Exhibi | t 19 is? | 14 | you had served four years as Jeffrey Epstein's |
| 15 | А | Defendant's Exhibit 19, like the number at | 15 | personal and abused sex slave, correct? |
| 16 | the bot | tom? | 16 | A Correct. |
| 17 | Q | No, do you know what kind of document this | 17 | Q That is not true, correct? |
| 18 | is? | | 18 | A Since we have now found out the actual |
| 19 | А | Oh, it's an e-mail from me to Marianne | 19 | dates, it is not correct. |
| 20 | Strong | | 20 | Q Okay. I want to turn the page, the second |
| 21 | Q | All right. And at roughly what time | 21 | page. On the first line, the first full sentence |
| 22 | frame | ? | 22 | that begins on the first line: |
| 23 | А | February 20th, 2014. | 23 | Even though there is over 40 women that |
| 24 | Q | All right. And what were you speaking | 24 | were once vulnerable girls that looked like the sweet |
| 25 | with M | larianne or writing with Marianne Strong about? | 25 | girl next door but now that they have been taken |
| | | | | |
| | | Page 270 | | |
| 1 | А | Page 270
Can I just read it real quick and I'll | 1 | Page 272
advantage of by this disgusting Wall Street tyrant, |
| 1 | | Can I just read it real quick and I'll | 1 2 | Page 272 |
| | A
tell yor
Q | Can I just read it real quick and I'll | | Page 272
advantage of by this disgusting Wall Street tyrant, |
| 2 | tell yo | Can I just read it real quick and I'll
u? | 2 | Page 272
advantage of by this disgusting Wall Street tyrant,
most of them have led a very unhealthy lifestyle |
| 2
3 | tell yo | Can I just read it real quick and I'll
u?
Sure.
(Pause.) | 2
3 | Page 272
advantage of by this disgusting Wall Street tyrant,
most of them have led a very unhealthy lifestyle
since having served Jeffrey, such as drug addictions |
| 2
3
4 | tell you
Q | Can I just read it real quick and I'll
u?
Sure. | 2
3
4 | Page 272
advantage of by this disgusting Wall Street tyrant,
most of them have led a very unhealthy lifestyle
since having served Jeffrey, such as drug addictions
and prostitution and do not hold accreditation to |
| 2
3
4
5 | tell you
Q
A
Q | Can I just read it real quick and I'll
u?
Sure.
(Pause.)
Sure. | 2
3
4
5 | Page 272
advantage of by this disgusting Wall Street tyrant,
most of them have led a very unhealthy lifestyle
since having served Jeffrey, such as drug addictions
and prostitution and do not hold accreditation to
talk. |
| 2
3
4
5
6 | tell you
Q
A
Q
you ar | Can I just read it real quick and I'll
u?
Sure.
(Pause.)
Sure.
Do you remember now the topic upon which | 2
3
4
5
6 | Page 272
advantage of by this disgusting Wall Street tyrant,
most of them have led a very unhealthy lifestyle
since having served Jeffrey, such as drug addictions
and prostitution and do not hold accreditation to
talk.
You wrote that, correct? |
| 2
3
4
5
6
7 | tell you
Q
A
Q
you ar | Can I just read it real quick and I'll
a?
Sure.
(Pause.)
Sure.
Do you remember now the topic upon which
and Marianne Strong were exchanging | 2
3
4
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7 | Page 272
advantage of by this disgusting Wall Street tyrant,
most of them have led a very unhealthy lifestyle
since having served Jeffrey, such as drug addictions
and prostitution and do not hold accreditation to
talk.
You wrote that, correct?
A Correct. |
| 2
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6
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8 | tell you
Q
A
Q
you an
comm
A | Can I just read it real quick and I'll
a?
Sure.
(Pause.)
Sure.
Do you remember now the topic upon which
and Marianne Strong were exchanging
unication? | 2
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4
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8 | Page 272
advantage of by this disgusting Wall Street tyrant,
most of them have led a very unhealthy lifestyle
since having served Jeffrey, such as drug addictions
and prostitution and do not hold accreditation to
talk.
You wrote that, correct?
A Correct.
Q Who are the 40 women that you are talking |
| 2
3
4
5
6
7
8
9 | tell you
Q
A
Q
you au
comm
A
Campt | Can I just read it real quick and I'll
a?
Sure.
(Pause.)
Sure.
Do you remember now the topic upon which
and Marianne Strong were exchanging
unication?
I don't recall talking about Lord Colin | 2
3
4
5
6
7
8
9 | Page 272
advantage of by this disgusting Wall Street tyrant,
most of them have led a very unhealthy lifestyle
since having served Jeffrey, such as drug addictions
and prostitution and do not hold accreditation to
talk.
You wrote that, correct?
A Correct.
Q Who are the 40 women that you are talking
about here? |
| 2
3
4
5
6
7
8
9
10 | tell you
Q
A
Q
you au
comm
A
Campt
Colin is | Can I just read it real quick and I'll
a?
Sure.
(Pause.)
Sure.
Do you remember now the topic upon which
and Marianne Strong were exchanging
unication?
I don't recall talking about Lord Colin
bell or the Duke of Argyll or Colin. And Lord | 2
3
4
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9 | Page 272
advantage of by this disgusting Wall Street tyrant,
most of them have led a very unhealthy lifestyle
since having served Jeffrey, such as drug addictions
and prostitution and do not hold accreditation to
talk.
You wrote that, correct?
A Correct.
Q Who are the 40 women that you are talking
about here?
A When I spoke to the FBI, they told me that |
| 2
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11 | tell you
Q
A
Q
you au
comm
A
Campt
Colin is
do unc | Can I just read it real quick and I'll
u?
Sure.
(Pause.)
Sure.
Do you remember now the topic upon which
and Marianne Strong were exchanging
unication?
I don't recall talking about Lord Colin
bell or the Duke of Argyll or Colin. And Lord
is Scottish. I don't know who Emily is. But I | 2
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11 | Page 272
advantage of by this disgusting Wall Street tyrant,
most of them have led a very unhealthy lifestyle
since having served Jeffrey, such as drug addictions
and prostitution and do not hold accreditation to
talk.
You wrote that, correct?
A Correct.
Q Who are the 40 women that you are talking
about here?
A When I spoke to the FBI, they told me that
there were and this is maybe just a guesstimate, |
| 2
3
4
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7
8
9
10
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12 | tell you
Q
A
Q
you au
comm
A
Campt
Colin is
do unc | Can I just read it real quick and I'll
a?
Sure.
(Pause.)
Sure.
Do you remember now the topic upon which
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In February of 2014? | 2
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In February of 2014?
Correct. | 2
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other victims involved in this case. And this is
when I believed that after the FBI came to see me
that they were willing to reopen the case and do
something about it.
Q Okay. So the FBI is the one that told you
that there were 40 women?
A It could be less than 40. It could be |
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(Pause.)
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vould be a much better story to write.
And what case was she referring to, if you
I think this was regarding probably the
then I was in trying to get involved with the
case.
In February of 2014?
Correct.
Okay. And at the bottom of the page | 2
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A Correct.
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said. But they had told me that there was a lot of
other victims involved in this case. And this is
when I believed that after the FBI came to see me
that they were willing to reopen the case and do
something about it.
Q Okay. So the FBI is the one that told you
that there were 40 women?
A It could be less than 40. It could be
more than 40. I think I just summed it up to 40. |
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(Pause.)
Sure.
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would be a much better story to write.
And what case was she referring to, if you
I think this was regarding probably the
then I was in trying to get involved with the
case.
In February of 2014?
Correct.
Okay. And at the bottom of the page
s an e-mail from you to her, correct?
I haven't read that part yet. Give me one | 2
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A Correct.
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said. But they had told me that there was a lot of
other victims involved in this case. And this is
when I believed that after the FBI came to see me
that they were willing to reopen the case and do
something about it.
Q Okay. So the FBI is the one that told you
that there were 40 women?
A It could be less than 40. It could be
more than 40. I think I just summed it up to 40.
Q You came up with 40? |

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| | | Page 273 | | Page 275 |
|--|--|---|--|---|
| 1 | Q | All right. But you based it on | 1 | the assumption that the case was being reopened, that |
| 2 | А | On my speaking | 2 | they still were investigating. |
| 3 | Q | what? | 3 | Q Okay. Did you believe that the FBI had |
| 4 | А | with the FBI. | 4 | reopened their case in 2011? |
| 5 | Q | Okay. And | 5 | A I believe that's when they first started |
| 6 | | MR. EDWARDS: Just let her finish her | 6 | to reinvestigate and reopen it. |
| 7 | questic | on before you answer. | 7 | Q And then sometime when you were in Florida |
| 8 | | THE DEPONENT: Okay. | 8 | Jason Richards told you that they were not actually |
| 9 | | MR. EDWARDS: I just want the record | 9 | going to continue investigating the case? |
| 10 | clear. | | 10 | A I believe I was in Florida, yes. And he |
| 11 | Q | (BY MS. MENNINGER) Who at the FBI did you | 11 | didn't say that he just said his hands were tied |
| 12 | speak | with? | 12 | and up above, I don't know, chain of command, it |
| 13 | А | I can't think of his name. I spoke to | 13 | just it didn't look like it was going anywhere. |
| 14 | oh, Go | d, I can't even think of his name right now. I | 14 | There was no definite no and a definite yes. It was |
| 15 | spoke | to a male and a female. And I also spoke to | 15 | just, right now there's really nothing that we can |
| 16 | Marie \ | /illafana about everything that was happening. | 16 | do. |
| 17 | Q | Is it Jason Richards? | 17 | Q All right. In the third paragraph from |
| 18 | А | Jason Richards, yes. | 18 | the top, you said there's another major paper that |
| 19 | Q | Did Jason Richards tell you that the FBI | 19 | has followed the story for a while that has worked |
| 20 | was re | eopening their case? | 20 | with me before and they were asking you for the |
| 21 | А | He wanted to reopen the case. And the | 21 | exclusive story but updated and obviously the end |
| 22 | last co | nversation that I had with him, I can't | 22 | outcome from the judicial decision. |
| 23 | remem | ber when it was, he said that he was having | 23 | Who was the other major paper that had |
| 24 | trouble | e doing it from the people above him. | 24 | followed the story for a while and was asking you for |
| 25 | Q | Okay. When was that? | 25 | an exclusive story? |
| | | Page 274 | | Page 276 |
| 1 | А | Like I said, I don't know. | 1 | A That would that, just coming to mind |
| 2 | Q | Was it like a year ago or two years ago or | 2 | must be the Daily Mail. If I said I've worked with |
| 3 | three | years ago? | 3 | them before, the only other the only other, what |
| 4 | А | I don't remember the last time I talked to | 4 | do you call them, press, that I had worked with was |
| 5 | him. I | think I was in Florida the last time I spoke | 5 | the Daily Mail, so |
| 6 | to him | | 6 | Q Okay. But you said you had held out on |
| 7 | Q | And was that on the phone or in person? | 7 | them because Marianne had told you about her contact |
| 8 | A | On the phone. | 8 | with Emily at the New York City Post, right? |
| 9 | Q | Hmm? | 9 | A I have held out because you told me about |
| 10 | A | On the phone. | 10 | your contact with Emily with the New York Post, and I |
| 11 | Q | On the phone. Where was he located, if | 11 | appreciate you trying to make big headlines for the |
| 12 | you ki | now, when you spoke to him? | 12 | story and hopefully one day the book. Yes. |
| 13 | - | , , , | 1 | |
| 14 | A | I don't know. | 13 | Q Okay. And then the last line of that |
| | Q | I don't know.
Do you have his phone number? | 14 | paragraph you say: I would also like to know that |
| 15 | Q
A | I don't know.
Do you have his phone number?
I have his card somewhere. Probably not | 14
15 | paragraph you say: I would also like to know that
I'm going to profit from this as well, correct? |
| 16 | Q
A
on me | I don't know.
Do you have his phone number?
I have his card somewhere. Probably not
anymore. Like I told you, my paper trail is | 14
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16 | paragraph you say: I would also like to know that
I'm going to profit from this as well, correct?
A Correct. I'm not going to give it for |
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Do you have his phone number?
I have his card somewhere. Probably not
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Q | I don't know.
Do you have his phone number?
I have his card somewhere. Probably not
anymore. Like I told you, my paper trail is
ting).
Okay. So in the fourth line you say: | 14
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18 | paragraph you say: I would also like to know that
I'm going to profit from this as well, correct?
A Correct. I'm not going to give it for
free.
Q Right. All right. |
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on me
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Mirace | I don't know.
Do you have his phone number?
I have his card somewhere. Probably not
anymore. Like I told you, my paper trail is
iting).
Okay. So in the fourth line you say:
ulously since I came to light with the truth in | 14
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19 | <pre>paragraph you say: I would also like to know that
I'm going to profit from this as well, correct?
A Correct. I'm not going to give it for
free.
Q Right. All right.
(Exhibit 20 marked.)</pre> |
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Do you have his phone number?
I have his card somewhere. Probably not
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Okay. So in the fourth line you say:
ulously since I came to light with the truth in
ing out against him in 2011, the FBI have | 14
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20 | <pre>paragraph you say: I would also like to know that
I'm going to profit from this as well, correct?
A Correct. I'm not going to give it for
free.
Q Right. All right.
(Exhibit 20 marked.)
MS. MENNINGER: Defendant's Exhibit 20.</pre> |
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I have his card somewhere. Probably not
anymore. Like I told you, my paper trail is
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Okay. So in the fourth line you say:
ulously since I came to light with the truth in
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ned the case. Which as you know, has current | 14
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21 | paragraph you say: I would also like to know that I'm going to profit from this as well, correct? A Correct. I'm not going to give it for free. Q Right. All right. (Exhibit 20 marked.) MS. MENNINGER: Defendant's Exhibit 20. Q (BY MS. MENNINGER) Do you recognize these |
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Okay. So in the fourth line you say:
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edings in which I am involved in. | 14
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22 | <pre>paragraph you say: I would also like to know that I'm going to profit from this as well, correct? A Correct. I'm not going to give it for free. Q Right. All right. (Exhibit 20 marked.) MS. MENNINGER: Defendant's Exhibit 20. Q (BY MS. MENNINGER) Do you recognize these documents this document, which is another</pre> |
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Okay. So in the fourth line you say:
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So what current proceeding were you | 14
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23 | <pre>paragraph you say: I would also like to know that
I'm going to profit from this as well, correct?
A Correct. I'm not going to give it for
free.
Q Right. All right.
(Exhibit 20 marked.)
MS. MENNINGER: Defendant's Exhibit 20.
Q (BY MS. MENNINGER) Do you recognize these
documents this document, which is another
composite exhibit?</pre> |
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reope
proce | I don't know.
Do you have his phone number?
I have his card somewhere. Probably not
anymore. Like I told you, my paper trail is
iting).
Okay. So in the fourth line you say:
ulously since I came to light with the truth in
ing out against him in 2011, the FBI have
ned the case. Which as you know, has current
edings in which I am involved in. | 14
15
16
17
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21
22 | <pre>paragraph you say: I would also like to know that
I'm going to profit from this as well, correct?
A Correct. I'm not going to give it for
free.
Q Right. All right.
(Exhibit 20 marked.)
MS. MENNINGER: Defendant's Exhibit 20.
Q (BY MS. MENNINGER) Do you recognize these
documents this document, which is another</pre> |

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|--|---|--|--|
| | Page 27 | 7 | Page 279 |
| 1 | A Oh, like I said, I don't recognize it, but | 1 | Q Right. |
| 2 | it obviously comes from | 2 | A But anything they had of me. |
| 3 | Q Your e-mail address? | 3 | Q And Brad Edwards, who is sitting right |
| 4 | A Yes. | 4 | here, was your attorney at the time and you |
| 5 | Q Now, what e-mail address is that, exactly | , 5 | identified him as such in the e-mail, correct? |
| 6 | on the first page of this exhibit? | 6 | A Correct. |
| 7 | A @icloud.com, that must be from a phone. | 7 | Q You did not identify Mr Judge Cassell |
| 8 | Q So that's different from the other e-mail | 8 | as your attorney in this e-mail, correct? |
| 9 | address? | 9 | A I knew him as a former judge, and I just |
| 10 | A Yeah, I don't actually know about that | 10 | wrote down, Judge Paul Cassal (sic) as it looks. But |
| 11 | e-mail address. I obviously used it. It has my | 11 | he was my attorney I don't know if he was my |
| 12 | husband's name on it, Robert Giuffre. | 12 | attorney at that time. But yes he's always |
| 13 | Q And is the e-mail signed by your husband | ? 13 | he's been with me since the beginning, so |
| 14 | A No, it's signed by me. | 14 | Q So he's representing you in this case now, |
| 15 | Q Okay. And in the subject line you wrote | 15 | correct? |
| 16 | Virginia Roberts (Jane Doe 102), correct? | 16 | A Yes. |
| 17 | A Subject line? | 17 | Q But at that time you don't know if he was |
| 18 | Q The very top line of that page. | 18 | your attorney? |
| 19 | A Oh, yeah, I see. | 19 | A I think he was. I mean, I've been talking |
| 20 | Q Okay. And it was to | 20 | with him since the beginning. And this is dated |
| 21 | jason.richards2@ic.fbi.gov, correct? | 21 | 2014. So I believe at this time he was my attorney |
| 22 | A Correct. | 22 | at the time as well. |
| 23 | Q And is that Jason Richards we were just | 23 | Q Okay. When do you recall first speaking |
| 24 | referring to? | 24 | with him? |
| 25 | A Yes. | 25 | A Speaking with Paul, I'm not too sure. I |
| | Page 27 | | Page 280 |
| 1 | Q All right. And you had some e-mails with | | can't remember if I spoke to Paul in the phone in |
| 2 | Jason Richards over time; is that fair? | 2 | Australia or if I met him in person in Florida. |
| 3 | A Sure. | 3 | Q Do you remember when you signed any kind |
| 4 | Q These ones that came from your computer, | 4 | of fee agreement with him? |
| 5 | right? | 5 | MR. EDWARDS: Object to the form. |
| 6 | A Sure, yes. | 6 | A Um, the well, the first time I would |
| 7 | Q Okay. You talk about having spoken with | 7 | have signed an agreement would have been in Florida. |
| 8 | Judge Paul Cassell in this first page, correct? | 8 | Q (BY MS. MENNINGER) When you were living |
| 9 | A I am here to get this BS non-prosecution | 9 | in Titusville? |
| | Tamhere to get this bo non prosecution | | |
| 10 | agreement thrown out and speaking with Judge Paul | 10 | A As far as my knowledge reminds me |
| 10 | agreement thrown out and speaking with Judge Paul | 10 | A As far as my knowledge reminds me. I |
| 11 | Cassal (sic). He suggested trying to get ahold of | 11 | mean, I'm looking at e-mails that I can't even |
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12 | Cassal (sic). He suggested trying to get ahold of
any photos or video recordings released by the FBI to | 11
12 | mean, I'm looking at e-mails that I can't even
remember sending. It's a possibility I could have |
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13 | Cassal (sic). He suggested trying to get ahold of
any photos or video recordings released by the FBI to
assist our case further in providing (sic) how much | 11
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13 | mean, I'm looking at e-mails that I can't even
remember sending. It's a possibility I could have
signed earlier, but as far as I remember. |
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14 | Cassal (sic). He suggested trying to get ahold of
any photos or video recordings released by the FBI to
assist our case further in providing (sic) how much
pedophilia occurred by Jeffrey and the many other | 11
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14 | mean, I'm looking at e-mails that I can't even remember sending. It's a possibility I could have signed earlier, but as far as I remember. Q Okay. Do you recall ever having e-mail |
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15 | Cassal (sic). He suggested trying to get ahold of
any photos or video recordings released by the FBI to
assist our case further in providing (sic) how much
pedophilia occurred by Jeffrey and the many other
monsters he obliged with underage girls. | 11
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15 | mean, I'm looking at e-mails that I can't even remember sending. It's a possibility I could have signed earlier, but as far as I remember. Q Okay. Do you recall ever having e-mail communications with Sharon Churcher about her |
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16 | Cassal (sic). He suggested trying to get ahold of
any photos or video recordings released by the FBI to
assist our case further in providing (sic) how much
pedophilia occurred by Jeffrey and the many other
monsters he obliged with underage girls.
Q Okay. | 11
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16 | mean, I'm looking at e-mails that I can't even remember sending. It's a possibility I could have signed earlier, but as far as I remember. Q Okay. Do you recall ever having e-mail communications with Sharon Churcher about her publishing the first serial of your book? |
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17 | Cassal (sic). He suggested trying to get ahold of
any photos or video recordings released by the FBI to
assist our case further in providing (sic) how much
pedophilia occurred by Jeffrey and the many other
monsters he obliged with underage girls.
Q Okay.
A If this is a possibility, please let me | 11
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17 | mean, I'm looking at e-mails that I can't even remember sending. It's a possibility I could have signed earlier, but as far as I remember. Q Okay. Do you recall ever having e-mail communications with Sharon Churcher about her publishing the first serial of your book? A Serial, what does that mean? I'm sorry. |
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18 | Cassal (sic). He suggested trying to get ahold of
any photos or video recordings released by the FBI to
assist our case further in providing (sic) how much
pedophilia occurred by Jeffrey and the many other
monsters he obliged with underage girls.
Q Okay.
A If this is a possibility, please let me
know so I can give you Brad Edwards (my attorney) his | 11
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18 | mean, I'm looking at e-mails that I can't even remember sending. It's a possibility I could have signed earlier, but as far as I remember. Q Okay. Do you recall ever having e-mail communications with Sharon Churcher about her publishing the first serial of your book? A Serial, what does that mean? I'm sorry. Q Like a sequel. |
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19 | Cassal (sic). He suggested trying to get ahold of
any photos or video recordings released by the FBI to
assist our case further in providing (sic) how much
pedophilia occurred by Jeffrey and the many other
monsters he obliged with underage girls.
Q Okay.
A If this is a possibility, please let me
know so I can give you Brad Edwards (my attorney) his
contact details. Many thanks for your time and I | 11
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19 | mean, I'm looking at e-mails that I can't even remember sending. It's a possibility I could have signed earlier, but as far as I remember. Q Okay. Do you recall ever having e-mail communications with Sharon Churcher about her publishing the first serial of your book? A Serial, what does that mean? I'm sorry. Q Like a sequel. A A sequel to my book? |
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20 | Cassal (sic). He suggested trying to get ahold of
any photos or video recordings released by the FBI to
assist our case further in providing (sic) how much
pedophilia occurred by Jeffrey and the many other
monsters he obliged with underage girls.
Q Okay.
A If this is a possibility, please let me
know so I can give you Brad Edwards (my attorney) his
contact details. Many thanks for your time and I
hope we should meet again. | 11
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20 | mean, I'm looking at e-mails that I can't even remember sending. It's a possibility I could have signed earlier, but as far as I remember. Q Okay. Do you recall ever having e-mail communications with Sharon Churcher about her publishing the first serial of your book? A Serial, what does that mean? I'm sorry. Q Like a sequel. A A sequel to my book? Q Um-hum. |
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21 | Cassal (sic). He suggested trying to get ahold of
any photos or video recordings released by the FBI to
assist our case further in providing (sic) how much
pedophilia occurred by Jeffrey and the many other
monsters he obliged with underage girls.
Q Okay.
A If this is a possibility, please let me
know so I can give you Brad Edwards (my attorney) his
contact details. Many thanks for your time and I
hope we should meet again.
Q Okay. And so you were going back to Jason | 11
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21 | mean, I'm looking at e-mails that I can't even remember sending. It's a possibility I could have signed earlier, but as far as I remember. Q Okay. Do you recall ever having e-mail communications with Sharon Churcher about her publishing the first serial of your book? A Serial, what does that mean? I'm sorry. Q Like a sequel. A sequel to my book? Q Um-hum. A My book has never been published. |
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22 | Cassal (sic). He suggested trying to get ahold of
any photos or video recordings released by the FBI to
assist our case further in providing (sic) how much
pedophilia occurred by Jeffrey and the many other
monsters he obliged with underage girls.
Q Okay.
A If this is a possibility, please let me
know so I can give you Brad Edwards (my attorney) his
contact details. Many thanks for your time and I
hope we should meet again.
Q Okay. And so you were going back to Jason
and trying to get any evidence that the FBI had about | 11
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22 | mean, I'm looking at e-mails that I can't even remember sending. It's a possibility I could have signed earlier, but as far as I remember. Q Okay. Do you recall ever having e-mail communications with Sharon Churcher about her publishing the first serial of your book? A Serial, what does that mean? I'm sorry. Q Like a sequel. A sequel to my book? Q Um-hum. A My book has never been published. Q Right. Do you remember ever e-mailing |
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23 | Cassal (sic). He suggested trying to get ahold of
any photos or video recordings released by the FBI to
assist our case further in providing (sic) how much
pedophilia occurred by Jeffrey and the many other
monsters he obliged with underage girls.
Q Okay.
A If this is a possibility, please let me
know so I can give you Brad Edwards (my attorney) his
contact details. Many thanks for your time and I
hope we should meet again.
Q Okay.
A Okay. And so you were going back to Jason
and trying to get any evidence that the FBI had about
your case, right? | 11
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23 | mean, I'm looking at e-mails that I can't even remember sending. It's a possibility I could have signed earlier, but as far as I remember. Q Okay. Do you recall ever having e-mail communications with Sharon Churcher about her publishing the first serial of your book? A Serial, what does that mean? I'm sorry. Q Like a sequel. A A sequel to my book? Q Um-hum. A My book has never been published. Q Right. Do you remember ever e-mailing |
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22 | Cassal (sic). He suggested trying to get ahold of
any photos or video recordings released by the FBI to
assist our case further in providing (sic) how much
pedophilia occurred by Jeffrey and the many other
monsters he obliged with underage girls.
Q Okay.
A If this is a possibility, please let me
know so I can give you Brad Edwards (my attorney) his
contact details. Many thanks for your time and I
hope we should meet again.
Q Okay. And so you were going back to Jason
and trying to get any evidence that the FBI had about | 11
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22 | mean, I'm looking at e-mails that I can't even remember sending. It's a possibility I could have signed earlier, but as far as I remember. Q Okay. Do you recall ever having e-mail communications with Sharon Churcher about her publishing the first serial of your book? A Serial, what does that mean? I'm sorry. Q Like a sequel. A sequel to my book? Q Um-hum. A My book has never been published. Q Right. Do you remember ever e-mailing |

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| | Case 1:15-cv- 8gres Bando Contra R
Page 281 | | Page 283 |
|----|---|----|---|
| 1 | see and show me I would look at it. Like I said, | 1 | family? |
| 2 | there's a million e-mails here. I mean, there's a | 2 | A We've been doing well. |
| 3 | whole dead tree with e-mails I don't remember | 3 | Q You've been doing well? |
| 4 | sending. So | 4 | A Yes. |
| 5 | Q So you don't remember that e-mail chain, | 5 | Q What is your source of income right now? |
| 6 | as you sit here? | 6 | A My husband is the main income he's the |
| 7 | A Yes. | 7 | breadwinner and I'm a stay-at-home mom. |
| 8 | Q Okay. You have signed contingency fee | 8 | Q And what is his job? |
| 9 | agreements with Boies, Schiller, correct? | 9 | A |
| 10 | A Yes. | | |
| 11 | Q You've signed contingency fees with | | · · · · · · · · · · · · · · · · · · · |
| 12 | Mr. Cassell, correct? | 12 | Q And how long has he had that job? |
| 13 | A Correct. | 13 | A He got that job, I believe, in December or |
| 14 | Q Mr. Edwards and his firm? | 14 | January. December 2015 or January 2016. I know he |
| 15 | A Correct. | 15 | got the job and then we had to go through all these |
| 16 | Q Stan Pottinger; is that correct? | 16 | preliminary tests and everything to make sure you |
| 17 | A Correct. | 17 | qualify. So |
| 18 | Q And pursuant to those fee agreements you | 18 | Q And what is the last paid employment that |
| 19 | understand that you would get a recovery of any money | 19 | you had? |
| 20 | that you won in this case, correct? | 20 | A The last paid employment that I had was |
| 21 | A Correct. | 21 | there was that do you remember going back through |
| 22 | Q And what percent is that? | 22 | the e-mails where I had that resume and I sent it and |
| 23 | A I don't know off the top of my head. I | 23 | they said, What time do you want to come for an |
| 24 | think it's 40 percent. I'm not too sure, to be | 24 | interview? |
| 25 | honest. | 25 | I ended up getting the job there for two |
| | Page 282 | | Page 284 |
| 1 | Q Do you remember having any conversations | 1 | days because the place was disgusting and the boss |
| 2 | with Rebecca Boylan about money that you hoped to | 2 | was just horrible. |
| 3 | obtain from this case or from any other source | 3 | I didn't get paid from them, but I got |
| 4 | related to this? | 4 | employed by them. And other than that, the last time |
| 5 | A I remember talking to Rebecca Boylan as a | 5 | I worked was in ended in 2006 for ET Australia. |
| 6 | girlfriend telling her what cases I was involved | 6 | Q Did you quit that job after two days |
| 7 | with. I don't believe we ever spoke about any | 7 | because the place was disgusting? |
| 8 | monetary settlements. There was no number that was | 8 | A It was vile. Okay. They had the the |
| 9 | ever mentioned. I told her that I was involved in | 9 | whole place was closed down. The restaurant was |
| 10 | these cases. And, you know, it was just girlfriend | 10 | closed down for a period of, like, six months. And |
| 11 | talk between girlfriends. I never expected her to | 11 | he wanted me to go into this freezer area that had a |
| 12 | turn around and consort with the enemy. | 12 | dead rat in it and like this thick (indicating) layer |
| 13 | Q Well, it's fair to say you do hope to make | 13 | of mold at the bottom. And he wanted me to clean it. |
| 14 | money from bringing this lawsuit, correct? | 14 | Q All right. |
| 15 | MR. EDWARDS: Form. | 15 | A And I was just like, No. |
| 16 | A I hope to win, but that's not the only | 16 | Q Just checking, did you quit or did he fire |
| 17 | reason I want to win. I want to see justice come | 17 | you? |
| 18 | through. | 18 | A No, I definitely walked out of that one, |
| 19 | Q (BY MS. MENNINGER) Is money one of the | 19 | hands up. |
| 20 | reasons you want to win? | 20 | Q Okay. I'm going to do one more document I |
| 21 | MR. EDWARDS: Same objection. | 21 | have, quickly. |
| 22 | A More than the money, I want to see | 22 | (Exhibit 21 marked.) |
| 23 | Ghislaine and Jeffrey own up to what they have done | 23 | Q (BY MS. MENNINGER) I'll show you |
| 24 | and pay for the price, yes. | 24 | Defendant's Exhibit 21, another composite exhibit. |
| 25 | Q (BY MS. MENNINGER) Is money tight in your | 25 | Do you recognize the to and froms on this e-mail? |

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| | Case 1:15-cv- Agres Levando Convent | epc | |
|----|---|-----|--|
| | Page 285 | | Page 287 |
| 1 | A To Sharon Churcher from myself, yes. | 1 | Supposedly JE purchased her at age 14 from her |
| 2 | Q And this is the Sharon Churcher from Mail | 2 | family. |
| 3 | On Sunday we were discussing earlier? | 3 | Q Okay. And then you asked her to call to |
| 4 | A That's correct. | 4 | discuss that, correct? |
| 5 | Q And these are from February of 2011, | 5 | A I tried to call. The line was busy. |
| 6 | correct? | 6 | Could you call concerning the question you asked? |
| 7 | A Yes. | 7 | Q Right. |
| 8 | Q Okay. | 8 | A Yes. |
| 9 | A I mean, it's just assuming that we're not | 9 | Q All right. Defendant's Exhibit 22. |
| 10 | looking at Australian backwards dates. | 10 | (Exhibit 22 marked.) |
| 11 | Q Okay. Well, a few pages back, where it | 11 | THE DEPONENT: Thank you. |
| 12 | says 2/19/2011. | 12 | Q (BY MS. MENNINGER) Okay. Do you |
| 13 | A Oh, yeah, yeah. | 13 | recognize these series of e-mails? |
| 14 | Q All right. If I could direct your | 14 | A So far. I mean, it's definitely from me |
| 15 | attention to one of the pages, it's 3676 in the lower | 15 | to her. Or actually, Michael Thomas is the |
| 16 | right-hand corner. | 16 | photographer that worked with her, just to be clear. |
| 17 | A 3676. | 17 | O And is she one of the two the |
| 18 | Q Now, these are in sequential order. | 18 | recipients of the first-page e-mail? You and she |
| 19 | They're not in Bates stamp order so you might have to | 19 | received an e-mail from Michael Thomas; is that |
| 20 | look at the dates on the top to find one that's | 20 | right? |
| 21 | February 19th of 2011. | 21 | A Yes. |
| 22 | THE DEPONENT: Do you know which page it | 22 | |
| | is? | | Q Okay. |
| 23 | | 23 | MR. EDWARDS: I think she wants you to |
| 24 | MR. EDWARDS: Well | 24 | look and make sure you recognize them. |
| 25 | MS. MENNINGER: It's almost in the middle. | 25 | Q (BY MS. MENNINGER) Yeah, do you recognize |
| | Page 286 | | Page 288 |
| 1 | MR. EDWARDS: It's like what she's saying | 1 | the document, the e-mails? |
| 2 | is that | 2 | A Like I said, these are back in 2011, but |
| 3 | MS. MENNINGER: If you look at the date at | 3 | it's from my e-mail address. I recognize that. I |
| 4 | the top | 4 | recognize Sharon's name and I recognize Michael |
| 5 | MR. EDWARDS: If you look at the top it | 5 | Thomas. |
| 6 | says 2/19/2011. That's not it. It's like half a | 6 | Q Do you have any reason to doubt that the |
| 7 | page. Keep going. | 7 | e-mails from March of 2011 |
| 8 | A 2/13, 2/17, 2/18, 2/19 2/19/2011. | 8 | A I don't have any |
| 9 | Q (BY MS. MENNINGER) If it says 3676 in the | 9 | Q from yourself and Ms. Churcher are |
| 10 | lower right-hand corner? | 10 | accurately reflected from the documents taken from |
| 11 | A Yes. | 11 | your computer here? |
| 12 | Q Okay. Is that an e-mail that you sent to | 12 | A I have no reason to doubt that. |
| 13 | Sharon Churcher in response to an e-mail that Sharon | 13 | Q Okay. |
| 14 | Churcher sent to you? | 14 | (Exhibit 23 marked.) |
| 15 | A To Sharon Churcher from Jenna, Subject | 15 | Q (BY MS. MENNINGER) Defendant's |
| 16 | R-E, received, yes. | 16 | Exhibit 23. Again, e-mails between your e-mail |
| 17 | I tried to call the line was busy. Could | 17 | address and Sharon Churcher from May of 2011. |
| 18 | you call concerning the question you asked? | 18 | Do you recognize your e-mail address? |
| 19 | Q All right. And that was in response to an | 19 | A Yes. |
| 20 | e-mail just below it you received from Sharon | 20 | Q And Sharon Churcher's e-mail address? |
| 21 | Churcher, correct? | 21 | A Yes. |
| 22 | A Yes. | 22 | Q And you're signing your e-mails to her, |
| 23 | Q And what did Sharon Churcher write to you | 23 | Much love, XOXO Jenna. And she's signing her e-mails |
| 24 | on February 19th of 2011? | 24 | to you, Love Shaza, correct? |
| 25 | A Do you know a Nadia Marcinkova? | 25 | A Correct. |
| 1 | | 1 | |

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| | Case 1:15-CV- 894 cs-lptandb)Content | | Page 291 |
|----|---|----|--|
| 1 | Q And Shaza is a name that you call her? | 1 | phrase sex trafficked as that is a heads up about the |
| 2 | A In Australia we kind of shorten the names | 2 | book revealing more than be printed. |
| 3 | of people and put z-a on the end, so yes. | 3 | Q All right. So is Sharon Churcher writing |
| 4 | Q So she became Shaza? | 4 | to you about actually, it's cc'd to Brad, correct? |
| 5 | A She became Shaza, correct. | 5 | A Yes. |
| 6 | Q And do you recall having e-mail | 6 | Q And I only use Brad, not his last name |
| 7 | communications with her in which you referred to her | 7 | because it's brad@pathtojustice.com, correct? |
| 8 | as Shaza and | 8 | A Yes. |
| 9 | A Yes. | 9 | Q All right. And that's Brad Edwards, who |
| 10 | Q she referred to herself as Shaza? | 10 | is sitting here, right? |
| 11 | A She's the same person we're talking about, | 11 | A Yes. |
| 12 | yes. | 12 | Q All right. And so in the e-mail from |
| 13 | Q All right. So it's coming from her e-mail | 13 | Sharon Churcher to you regarding whether or not you |
| 14 | address as Sharon Churcher, right? | 14 | should let Vanity Fair buy your picture, she's also |
| 15 | A Yes. | 15 | recommending in the last line that you should have |
| 16 | | 16 | |
| 17 | Q All right. And I think the last
MR. EDWARDS: Are you at a stopping point? | 17 | Brad use the phrase sex trafficked, correct?
A If a statement is made, yes. I don't |
| | , | | think Vanity Fair ever did, anyway. |
| 18 | MS. MENNINGER: Almost. | 18 | |
| 19 | MR. EDWARDS: Okay. Okay. I just have to | 19 | Q And the picture that they're talking about |
| 20 | a make a quick call, but I can wait a while so | 20 | there is the one with Prince Andrew, correct? |
| 21 | MS. MENNINGER: I understand. Almost | 21 | A That's yeah, the big one. |
| 22 | done. | 22 | Q The one that was previously sold? |
| 23 | MR. EDWARDS: Okay. | 23 | A Yes. |
| 24 | (Exhibit 24 marked.) | 24 | Q And Paulo Silva was syndicating that one, |
| 25 | Q (BY MS. MENNINGER) This is Exhibit 24, | 25 | correct? |
| - | Page 290 | 1 | Page 292
A Yes, Yeah, |
| 1 | e-mails between yourself and Sharon Churcher from
June of 2011? | 1 | |
| 2 | | 2 | Q And on that second page there's a redaction. Who is who is in that redaction? |
| 3 | A Um-hum. Yes, sorry. | 3 | |
| 4 | Q And, again, Shaza and Jenna, Shaza, Jenna, | 4 | |
| 5 | Jenna, Shaza, right? | 5 | Q You don't know? |
| 6 | A Yes. | 6 | A No, I don't know. |
| 7 | Q And at the bottom of this first page, is | 7 | Q So who are the two world's most respected |
| 8 | Sharon Churcher giving you advice regarding the | 8 | politicians? and who? |
| 9 | purchase by Vanity Fair of your picture with Prince | 9 | A I don't know. |
| 10 | Andrew? | 10 | Q Do you recall ever telling Sharon Churcher |
| 11 | A May I have time to read it, please? | 11 | that you were trafficked to two of the world's most |
| 12 | Q Please. | 12 | respected politicians, and somebody |
| 13 | A Are we talking about the very bottom one | 13 | else? |
| 14 | or the one in the kind of middle bottom? | 14 | MR. EDWARDS: Object to form. |
| 15 | Q The very bottom one. | 15 | A Is that her wording? This is from her. |
| 16 | A I would let VF buy your picture via Brad. | 16 | So this is her wording. |
| 17 | The big gamble would be to let him also give them a | 17 | Q (BY MS. MENNINGER) Right. |
| 18 | statement. | 18 | A If she considered them to be the world's |
| 19 | Q Right. | 19 | most respected politicians, that would be her |
| 20 | A (Deponent perused document, sotto voce.) | 20 | opinion, not mine. |
| 21 | The reason this is a gamble is Jeffrey | 21 | Q Okay. But you received this e-mail and |
| 22 | knows some of the most powerful people in publishing | 22 | responded to it, correct? |
| 23 | and, once altered, will inevitably try to scare off | 23 | A Is the top one above that what I responded |
| 24 | potential buyers. But the upside is it should help | 24 | to? Sorry. It just confuses me because it goes |
| 25 | you get a good agent. I would have Brad use the | 25 | upwards, doesn't it, not downwards. We're not |
| | | | |

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| | Page 293 | | Page 295 |
|--|---|---|--|
| 1 | reading chronologically down, are we? | 1 | case. How fantastic, Jenna! Have you asked him how |
| 2 | Q You can probably look at the dates and | 2 | he'd feel about reviving your book? It would be an |
| 3 | figure it out. I need you to do that, not me? | 3 | incredible shame if the other project lifts your |
| 4 | A Okay the 30th of the fifth, 31st of the | 4 | story, which it could at least somewhat. Jarred is |
| 5 | fifth, 6th of the first. Right. So I still don't | 5 | still very keen to represent you. I'm afraid I |
| 6 | know who she's talking about there. | 6 | screwed you by steering you to Mimi. |
| 7 | Q You don't know if you received this | 7 | I just had a great weekend in LA on a |
| 8 | e-mail? | 8 | celebrity story. Got to go to Rodeo Drive!!! |
| 9 | A No, I received this e-mail, obviously, but | 9 | Much love, Shaza. |
| 10 | I don't know who's redacted there. | 10 | Yes. |
| 11 | Q Okay. And in the e-mail that you | 11 | Q So she's encouraging you to have David |
| 12 | responded to, you're talking about you used B. | 12 | Boies also help you in the book writing department, |
| 13 | Clinton, correct? | 13 | right? |
| 14 | A It does concern me what they could want to | 14 | MR. EDWARDS: Object to the form. |
| 15 | write about me considering that B. Clinton walked | 15 | Mischaracterizes the exhibit. |
| 16 | into VF and threatened them not to write sex | 16 | A Is the question pending? |
| 17 | trafficking articles about his good friend JE. | 17 | Q (BY MS. MENNINGER) Yes. |
| 18 | Q Right. Does that refresh your memory that | 18 | A She yeah, she encouraged me to I |
| 19 | when you got this e-mail unredacted Bill Clinton was | 19 | mean, once she saw that, you know, there was more |
| 20 | included as well as | 20 | litigation going on, she thought like she says, |
| 21 | MR. EDWARDS: Object to the form. | 21 | How fantastic. And up until recently she's still |
| 22 | Q (BY MS. MENNINGER) In the line referred | 22 | been trying to get me to get the book out. |
| 23 | to as two of the world's most respected politicians? | 23 | Q And in May of 2015, do you have did you |
| 24 | A It could be. But, again, I would be | 24 | have any active agreement to publish your book? |
| 25 | making an assumption because I don't know who that | 25 | A In May of 2015, no. Jarred wanted to do |
| | | | |
| | Page 204 | | Page 296 |
| 1 | Page 294 | | Page 296 |
| 1 | name is. | 1 | something again, but his only thing was, he wanted |
| 2 | name is.
Q I don't either. | 1
2 | something again, but his only thing was, he wanted
Sharon to be in on it as like a ghostwriter. And I |
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3 | name is.
Q I don't either.
A Okay. | 1
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Q I don't either.
A Okay.
Q Maybe our lawyers can tell us. | 1
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Do you know what that means? | 1
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THE VIDEOGRAPHER: We are off the record |
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Q On the third page back, she wrote you to | 1
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MR. EDWARDS: Okay.
THE VIDEOGRAPHER: We are off the record
at 4:12. |
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compliment you about David Boies taking your case | 1
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at 4:12.
(Recess taken from 4:12 p.m. to 4:22 p.m.) |
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23 | name is.
Q I don't either.
A Okay.
Q Maybe our lawyers can tell us.
MS. MENNINGER: All right. Last one, and
then you can get your break.
(Exhibit 25 marked.)
Q (BY MS. MENNINGER) Defendant's
Exhibit 25. Again, e-mails to and from yourself and
Sharon Churcher, correct?
A Yes.
Q And in this e-mail, it's dated 4/12/2015
on the first page of this composite e-mail?
A Yes.
Q She is encouraging you to do a book,
correct?
A As she has from the beginning, yes.
Q Right. And she suggested a roman a clef.
Do you know what that means?
A No.
Q On the third page back, she wrote you to
compliment you about David Boies taking your case
correct? | 1
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23 | something again, but his only thing was, he wanted
Sharon to be in on it as like a ghostwriter. And I
said, Look, Sharon is all well and good, but I don't
want a journalist, you know, as they can twist things
around writing my story.
So he was like, Well, I'm sorry, I don't
want to work with you then. And I said, Well, that's
fine. No problem.
Q Do you, as you sit here today, have any
agreement to publish your story in written form?
A No, we have no agreement.
Q Do you have an agreement for anyone else
to write your story?
A No.
Q Have you got any ghostwriter in the book?
A Besides Sandra, who I didn't like, no.
MS. MENNINGER: All right. I think now is
a good time for a break. And then
MR. EDWARDS: Okay.
THE VIDEOGRAPHER: We are off the record
at 4:12.
(Recess taken from 4:12 p.m. to 4:22 p.m.)
THE VIDEOGRAPHER: We are back on the |
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Q Maybe our lawyers can tell us.
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compliment you about David Boies taking your case | 1
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said, Look, Sharon is all well and good, but I don't
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around writing my story.
So he was like, Well, I'm sorry, I don't
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fine. No problem.
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(Recess taken from 4:12 p.m. to 4:22 p.m.) |

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| | Page 297 | | Page 299 |
|----|---|----------|--|
| 1 | e-mailing and speaking with Sharon Churcher in 2011 | 1 | A I believe there was and this is just |
| 2 | about the Vanity Fair possibly purchasing your | 2 | going off my recollection. |
| 3 | photograph | 3 | Q Um-hum. |
| 4 | A Um-hum. | 4 | A I believe there was a time when she was |
| 5 | Q do you recall whether you shared with | 5 | oh, God, I can't remember. I really can't remember |
| 6 | Sharon Churcher anything that you had discussed with | 6 | and don't want to say anything without looking at |
| 7 | your attorney, Mr. Edwards? | 7 | that exact e-mail. Do you have it to show me? |
| 8 | A In relationship to what? Like, have I | 8 | Q Well, I'm sure it's probably in there but |
| 9 | identified people to her? | 9 | I don't want to take the time to look for it now. |
| 10 | Q Right. | 10 | A Okay. |
| 11 | A Yes. | 11 | Q So I understand you're just repeating what |
| 12 | Q Okay. So you you identified people to | 12 | you recall from your memory. |
| 13 | her and you then looped back to her about your | 13 | A Yes. |
| 14 | conversations with Mr. Edwards, correct? | 14 | Q And it may not be accurate because you're |
| 15 | MR. EDWARDS: Object to the form. | 15 | not looking at the document. I've got that caveat. |
| 16 | A I'm sorry, can you rephrase? I don't | 16 | What do you recall, just as you're sitting |
| 17 | understand. | 17 | there? |
| 18 | Q (BY MS. MENNINGER) All right. So you | 18 | A I know there was e-mails that Sharon sent |
| 19 | were e-mailing with her | 19 | to me suggesting to say to Brad Edwards, I know that. |
| 20 | A Um-hum. | 20 | I don't remember or recall exactly what was in those |
| 21 | Q getting her advice about whether or not | 21 | statements. |
| 22 | to sell your Prince Andrew picture to Vanity Fair? | 22 | Q Okay. And did you send those e-mails to |
| 23 | A Right. | 23 | Mr. Edwards, as you recall today? |
| 24 | Q She asked you to run some information by | 24 | A I don't know. I'm sorry. |
| 25 | Brad | 25 | Q And do you know if you went back to Sharon |
| | Page 298 | | Page 300 |
| 1 | A Yes. | 1 | Churcher and told her about the conversations or |
| 2 | Q Edwards. And you said that you were | 2 | e-mails you had with Mr. Edwards? |
| 3 | going to do that? | 3 | A Some of them, I'm sure, yes. |
| 4 | A Um-hum. | 4 | Q Because you were in fairly regular contact |
| 5 | Q And then you spoke to Mr. Edwards, | 5 | with Sharon Churcher at that time, correct? |
| 6 | correct? | 6 | A Right, at that time. |
| 7 | A I don't know if I spoke to him or if I | 7 | Q All right. I want to introduce to you |
| 8 | e-mailed him. | 8 | Defendant's Exhibit 26. |
| 9 | Q Okay. And then did you report back to | 9 | (Exhibit 26 marked.) |
| 10 | Sharon Churcher what you had discussed with | 10 | Q (BY MS. MENNINGER) Have you seen this |
| 11 | Mr. Edwards? | 11 | document before? |
| 12 | A I'm not too sure. Like I said, going back | 12 | A I don't know if I've seen this specific |
| 13 | to the 2011 e-mails, look at this pile here. It's | 13 | document before, but I've seen something close to it, |
| 14 | impossible for me to know. | 14 | I think. |
| 15 | Q So you were having a lot of communications | | Q All right. Do you see the date on the |
| 16 | with Sharon Churcher in 2011? | 16 | document? |
| | | 17 | A March 10th, 2011. |
| 17 | | 18 | Q March 9th? |
| 18 | Q All right. And Mr. Edwards was your | 19 | |
| 19 | attorney in 2011, correct?
A Yes. | | |
| 20 | | 20 | • |
| 21 | Q And did you ever have Sharon Churcher
draft for you e-mail to send to Mr. Edwards? | 21 | A London, March 10th, 2011.MR. EDWARDS: Both dates are there. |
| 22 | | 22 | |
| 23 | A Yes, I believe I believe she did. | 23 | MS. MENNINGER: I'm sure they are. I'm |
| 24 | Q And why did she draft e-mails for you to | 24
25 | just not seeing the one that you're seeing.
THE DEPONENT: Oh, I'm sorry. |
| 25 | send to Mr. Edwards? | | |

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| | Page 301 | | Page 303 |
|----|---|----|---|
| 1 | MS. MENNINGER: That's okay. | 1 | A It doesn't surprise me, but I don't |
| 2 | THE DEPONENT: Yeah. Sorry about that. | 2 | remember reading this. I know that, you know, there |
| 3 | MS. MENNINGER: Okay. | 3 | was a lot of stories in press going on and a lot of |
| 4 | MR. EDWARDS: One is right on top of the | 4 | them I decided I just didn't want to read. There was |
| 5 | other. | 5 | a lot of stuff in there that just, I didn't want to |
| 6 | Q (BY MS. MENNINGER) I don't doubt you. I | 6 | go through. |
| 7 | was just looking for it. | 7 | Q Okay. Were you harmed on March 10th or |
| 8 | A Okay. | 8 | March 11th, 2011 by the issuance of a statement on |
| 9 | Q All right. So after the word London, | 9 | behalf of Ghislaine Maxwell? |
| 10 | March 10th, 2011, correct? | 10 | A I am harmed by Ghislaine Maxwell denying |
| 11 | A Correct. | 11 | anything that has ever happened between us, whether |
| 12 | Q And above that is a title, Statement on | 12 | it's in 2002 or 2011 or 2015. I think that she knows |
| 13 | behalf of Ghislaine Maxwell, right? | 13 | what she did, and she should be held accountable for |
| 14 | A Yes. | 14 | them. And not only has she hurt me once, but she's |
| 15 | Q By Devonshires Solicitors, PRNE, correct? | 15 | hurt me apparently twice and now three times. |
| 16 | A Correct. | 16 | Q So on March 11th, 2011, say, how were you |
| 17 | Q And then Wednesday, March 9th, 2011, | 17 | harmed by the issuance of this press statement? |
| 18 | correct? | 18 | A She's denied that she had any involvement |
| 19 | A Correct. | 19 | in the procuring of me and other young girls. |
| 20 | Q And you understand that March 9th or | 20 | Q Um-hum. |
| 21 | March 10th, 2011 is roughly the time your original | 21 | A And she tries to make herself look like |
| 22 | stories were published in the press | 22 | she had no partake in it. |
| 23 | A Correct. | 23 | Q Did you suffer any physical symptoms on |
| 24 | Q internationally, correct? | 24 | March 11th, 2011 after this statement was issued, as |
| 25 | A Correct. | 25 | a consequence of this statement being issued? |
| | Page 302 | | Page 304 |
| 1 | Q And this statement issued by Ghislaine | 1 | A Not being able to remember reading this in |
| 2 | Maxwell or issued by Devonshires Solicitors on her | 2 | 2011, it's hard to say. But it's the same thing that |
| 3 | behalf denied allegations about her that have | 3 | I'm going through right now. I mean, she's denied it |
| 4 | appeared recently in the media, correct? | 4 | again. And it is painful. It's physically painful. |
| 5 | A Correct. | 5 | I am taking medication to help me deal with this. |
| 6 | Q It says, These allegations are all | 6 | And |
| 7 | entirely false, correct? | 7 | Q Okay. I'm just limiting you right now to |
| 8 | Did I read that properly? | 8 | March of 2011. |
| 9 | A Ghislaine Maxwell denies the various | 9 | MR. EDWARDS: I would just ask that she's |
| 10 | allegations about her oh, yeah, right yeah, | 10 | able to finish her answer, though, please. |
| 11 | right below that. These allegations are entirely | 11 | MS. MENNINGER: Well, the answer is |
| 12 | false. | 12 | nonresponsive, so |
| 13 | Q All right. In 2011, were you aware that | 13 | MR. EDWARDS: In your opinion it's not |
| 14 | Ghislaine Maxwell issued a statement denying the | 14 | responsive. |
| 15 | allegations about her that had appeared in the media? | 15 | Q (BY MS. MENNINGER) I want you to |
| 16 | A I'm not too sure what I recall from 2011 | 16 | understand that the question is related to any |
| 17 | about Ghislaine Maxwell denying it. I know that she | 17 | physical symptoms you suffered in March of 2011 as a |
| 18 | denied it recently in 2015. I know that for a fact. | 18 | consequence of Defendant's Exhibit 26 being issued. |
| 19 | Q So you don't know whether she denied it in | 19 | A If I would have seen this in March 10th, |
| 20 | 2011? | 20 | 2011, this would have been harmful to me. |
| 21 | A I can't recall back to 2011, if I do | 21 | Q Okay. Do you recall, as you sit here |
| 22 | remember that. | 22 | today, experiencing any physical symptoms as a |
| 23 | Q And you don't know whether she put out a | 23 | consequence of Defendant's Exhibit 26 being issued to |
| 24 | press statement that said these allegations are all | 24 | the press? |
| 1 | entirely false, correct? | 25 | MR. EDWARDS: Objection. Asked and |

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| | Page 305 | | Page 307 |
|--|--|---|---|
| 1 | answered. Lacks predicate. | 1 | can't believe you've been through this. I never |
| 2 | A I have been suffering from Ghislaine | 2 | knew. I'm so sorry. You know, that kind of stuff. |
| 3 | Maxwell and Jeffrey Epstein since the summer of 2000. | 3 | So they never I never spoke to anybody about this |
| 4 | So hearing again in 2011 that she's denied it, of | 4 | except for my husband. |
| 5 | course, it's going to hurt me. | 5 | Q All right. So the first time you recall |
| 6 | Did I hear about this in 2011? I can't | 6 | any sort of people in your community referencing |
| 7 | tell you I honestly have. | 7 | things to you is when the press picked up on it in |
| 8 | In 2015 is when I know that she denied it. | 8 | 2014 or 2015? |
| 9 | And again, I haven't stopped suffering from the | 9 | A Yeah, I think it may be end of 2014, early |
| 10 | repercussions that they put me through. | 10 | 2015. |
| 11 | Q (BY MS. MENNINGER) And I'm asking you to | 11 | Q All right. And so in March of 2011 you |
| 12 | separate, if you can, any symptoms that you | 12 | don't recall any neighbors or anybody saying anything |
| 13 | experienced anew in March of 2015 I mean, excuse | 13 | to you about this? |
| 14 | me, March of 2011, as a consequence of this statement | 14 | A No, I don't recall. |
| 15 | being issued, which I believe you said you don't | 15 | Q Did anyone tell you in March of 2011 about |
| 16 | recall seeing at the time; is that fair? | 16 | Defendant's Exhibit 26, the statement on behalf of |
| 17 | A But you're asking me now about 2015? | 17 | Ghislaine Maxwell? |
| 18 | Q Nope. March of 2011. Sorry, I misspoke | 18 | A No, otherwise I would have been able to |
| 19 | there. | 19 | recall it. |
| 20 | A You're still on 2011? | 20 | Q Okay. Do you remember anyone in 2011 |
| 21 | Q Yes. Did you start taking any new | 21 | ridiculing you because of Defendant's Exhibit 26? |
| 22 | medications in March of 2011? | 22 | A Well, because nobody knew me as Virginia, |
| 23 | Let me ask you that. | 23 | everybody knows me as Jenna, no one probably put two |
| 24 | A I've been taking medication to control my | 24 | and two together. And like I told you, I didn't tell |
| 25 | since 2002. | 25 | anybody. So there was nobody there to ridicule me in |
| | Page 306 | | Page 308 |
| 1 | Q Okay. So did you take any new medications | 1 | 2011 over this. |
| 2 | or any additional amounts of medications in March of | 2 | Q Where were you living in 2011 when Shaza |
| 3 | 2011? | 3 | came to see you |
| 4 | A I have been taking the same medication | 4 | A Oh, |
| 5 | since 2002. | 5 | Q Do you recall applying for any job in or |
| 6 | Q Okay. | 6 | around 2011 and someone referencing Defendant's |
| 7 | A And that's due to | 7 | Exhibit 26 and denying you a job? |
| 8 | caused from the pain that I suffered at the hands of | | Exhibit 20 and denying you a job: |
| | caused from the pain that I suffered at the namus of | 8 | |
| 9 | Ghislaine Maxwell and Jeffrey Epstein. | 8 | |
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10 | | | A I don't I don't think I applied for a job in 2011. |
| | Ghislaine Maxwell and Jeffrey Epstein. | 9 | A I don't I don't think I applied for a job in 2011. |
| 10 | Ghislaine Maxwell and Jeffrey Epstein.
Q Did you do you recall any neighbors or
other moms at the school or anybody in 2011 | 9
10 | A I don't I don't think I applied for a job in 2011. Q Okay. Did you go see a doctor and talk to any doctor about Defendant's Exhibit 26? |
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11 | Ghislaine Maxwell and Jeffrey Epstein.
Q Did you do you recall any neighbors or | 9
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11 | A I don't I don't think I applied for a job in 2011. Q Okay. Did you go see a doctor and talk to any doctor about Defendant's Exhibit 26? A Not about this. Not about this paper |
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Q Did you do you recall any neighbors or
other moms at the school or anybody in 2011
referencing to you in any way the fact that Ghislaine | 9
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12 | A I don't I don't think I applied for a job in 2011. Q Okay. Did you go see a doctor and talk to any doctor about Defendant's Exhibit 26? A Not about this. Not about this paper right here. But I have talked to doctors about my |
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Q Did you do you recall any neighbors or
other moms at the school or anybody in 2011
referencing to you in any way the fact that Ghislaine
Maxwell had issued a denial of the allegations about | 9
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13 | A I don't I don't think I applied for a job in 2011. Q Okay. Did you go see a doctor and talk to any doctor about Defendant's Exhibit 26? A Not about this. Not about this paper right here. But I have talked to doctors about my abuse at the hands of Ghislaine and Jeffrey. |
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15 | Ghislaine Maxwell and Jeffrey Epstein.
Q Did you do you recall any neighbors or
other moms at the school or anybody in 2011
referencing to you in any way the fact that Ghislaine
Maxwell had issued a denial of the allegations about
her that had been published in the media in March of
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14 | A I don't I don't think I applied for a job in 2011. Q Okay. Did you go see a doctor and talk to any doctor about Defendant's Exhibit 26? A Not about this. Not about this paper right here. But I have talked to doctors about my abuse at the hands of Ghislaine and Jeffrey. Q Have you talked to a doctor about any |
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her that had been published in the media in March of
2011?
A No. I didn't speak to any I didn't | 9
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16 | A I don't I don't think I applied for a job in 2011. Q Okay. Did you go see a doctor and talk to any doctor about Defendant's Exhibit 26? A Not about this. Not about this paper right here. But I have talked to doctors about my abuse at the hands of Ghislaine and Jeffrey. Q Have you talked to a doctor about any statements in the press made by Ghislaine Maxwell? A Recent statements, yes. |
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17 | Ghislaine Maxwell and Jeffrey Epstein. Q Did you do you recall any neighbors or other moms at the school or anybody in 2011 referencing to you in any way the fact that Ghislaine Maxwell had issued a denial of the allegations about her that had been published in the media in March of 2011? A No. I didn't speak to any I didn't speak to any moms about what I had gone through. I mean, when it came out in the press, I don't think | 9
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17 | A I don't I don't think I applied for a job in 2011. Q Okay. Did you go see a doctor and talk to any doctor about Defendant's Exhibit 26? A Not about this. Not about this paper right here. But I have talked to doctors about my abuse at the hands of Ghislaine and Jeffrey. Q Have you talked to a doctor about any statements in the press made by Ghislaine Maxwell? A Recent statements, yes. |
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19 | Ghislaine Maxwell and Jeffrey Epstein.
Q Did you do you recall any neighbors or
other moms at the school or anybody in 2011
referencing to you in any way the fact that Ghislaine
Maxwell had issued a denial of the allegations about
her that had been published in the media in March of
2011?
A No. I didn't speak to any I didn't
speak to any moms about what I had gone through. I
mean, when it came out in the press, I don't think
any like, Australians don't pay attention to news, | 9
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19 | A I don't I don't think I applied for a job in 2011. Q Okay. Did you go see a doctor and talk to any doctor about Defendant's Exhibit 26? A Not about this. Not about this paper right here. But I have talked to doctors about my abuse at the hands of Ghislaine and Jeffrey. Q Have you talked to a doctor about any statements in the press made by Ghislaine Maxwell? A Recent statements, yes. Q Which doctor did you speak to about that? A Her name is Judith Lightfoot. |
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20 | Ghislaine Maxwell and Jeffrey Epstein. Q Did you do you recall any neighbors or other moms at the school or anybody in 2011 referencing to you in any way the fact that Ghislaine Maxwell had issued a denial of the allegations about her that had been published in the media in March of 2011? A No. I didn't speak to any I didn't speak to any moms about what I had gone through. I mean, when it came out in the press, I don't think any like, Australians don't pay attention to news, number one. | 9
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20 | A I don't I don't think I applied for a job in 2011. Q Okay. Did you go see a doctor and talk to any doctor about Defendant's Exhibit 26? A Not about this. Not about this paper right here. But I have talked to doctors about my abuse at the hands of Ghislaine and Jeffrey. Q Have you talked to a doctor about any statements in the press made by Ghislaine Maxwell? A Recent statements, yes. Q Which doctor did you speak to about that? A Her name is Judith Lightfoot. Q And where is she? |
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21 | Ghislaine Maxwell and Jeffrey Epstein. Q Did you do you recall any neighbors or other moms at the school or anybody in 2011 referencing to you in any way the fact that Ghislaine Maxwell had issued a denial of the allegations about her that had been published in the media in March of 2011? A No. I didn't speak to any I didn't speak to any moms about what I had gone through. I mean, when it came out in the press, I don't think any like, Australians don't pay attention to news, number one. Number two, the first time that my friends | 9 10 11 12 13 14 15 16 17 18 19 20 21 | A I don't I don't think I applied for a job in 2011. Q Okay. Did you go see a doctor and talk to any doctor about Defendant's Exhibit 26? A Not about this. Not about this paper right here. But I have talked to doctors about my abuse at the hands of Ghislaine and Jeffrey. Q Have you talked to a doctor about any statements in the press made by Ghislaine Maxwell? A Recent statements, yes. Q Which doctor did you speak to about that? A Her name is Judith Lightfoot. Q And where is she? A She's in Australia. Q Where in Australia? |
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22 | Ghislaine Maxwell and Jeffrey Epstein. Q Did you do you recall any neighbors or other moms at the school or anybody in 2011 referencing to you in any way the fact that Ghislaine Maxwell had issued a denial of the allegations about her that had been published in the media in March of 2011? A No. I didn't speak to any I didn't speak to any moms about what I had gone through. I mean, when it came out in the press, I don't think any like, Australians don't pay attention to news, number one. Number two, the first time that my friends contacted me they were shocked. And this was, I | 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | A I don't I don't think I applied for a job in 2011. Q Okay. Did you go see a doctor and talk to any doctor about Defendant's Exhibit 26? A Not about this. Not about this paper right here. But I have talked to doctors about my abuse at the hands of Ghislaine and Jeffrey. Q Have you talked to a doctor about any statements in the press made by Ghislaine Maxwell? A Recent statements, yes. Q Which doctor did you speak to about that? A Her name is Judith Lightfoot. Q And where is she? A She's in Australia. Q Where in Australia? |

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| | Page 309 | | Page 311 |
|--|--|--|--|
| 1 | A Yes. | 1 | the same. Maxwell strongly denies excuse me. |
| 2 | Q When? | 2 | Excuse me strongly denies allegations of an |
| 3 | A In 2011. | 3 | unsavory nature, which have appeared in the British |
| 4 | Q All right. And is she affiliated with an | 4 | press and elsewhere and reserves her right to seek |
| 5 | office or a hospital or what? | 5 | redress at the repetition of such old defamatory |
| 6 | A She's a psychiatrist. | 6 | claims. |
| 7 | Q All right. Have you seen her in person | 7 | Q All right. Have you seen this statement |
| 8 | since 2011? | 8 | before? |
| 9 | A No, because I've lived so far away and | 9 | A I've seen it recently, yes. |
| 10 | she's kind of the only person that like, I've seen | 10 | Q All right. What have you discussed |
| 11 | a lot of doctors. And I can honestly tell you | 11 | this statement with Ms. Lightfoot? I don't know if |
| 12 | it's really hard for them to break down the walls and | 12 | she's a doctor or what. |
| 13 | be comfortable enough to talk to them about this | 13 | A Psychiatrist, yeah. |
| 14 | stuff. Judith is different. She's somebody that I | 14 | O Is she an MD? |
| 15 | feel I can trust. She's 76 and she's just a very | 15 | A I don't know what her levels of credential |
| 16 | lovely lady. | 16 | are. I'm sure she is. |
| 17 | And she offers me other ways to deal with | 17 | Q Okay. When is the first time that you saw |
| 18 | my pain and suffering. And I continue to see her | 18 | the statement? |
| 19 | over the phone because I can't see her in person. | 19 | A This full statement I have only seen |
| 20 | Q Do you recall ever discussing with her | 20 | through discovery. The original statement that I saw |
| 21 | Defendant's Exhibit 26? | 21 | in the press was, Ms. Roberts' claims are obvious |
| 22 | A I can't recall ever seeing this exhibit. | 22 | lies and so on, so forth. I don't remember seeing |
| 23 | So | 23 | this in the press. |
| 24 | Q Okay. | 24 | Q Okay. So the part that you remember |
| 25 | (Exhibit 27 marked.) | 25 | seeing in the press is Ms. Roberts' claims are |
| 25 | (Exhibit 27 marked) | 23 | seeing in the press is his. Roberts claims are |
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| 1 | Page 310
(BY MS_MENNINGER) I'm going to give you | 1 | Page 312 |
| 1 | Q (BY MS. MENNINGER) I'm going to give you | 1 | obvious lies? |
| 2 | Q (BY MS. MENNINGER) I'm going to give you
Defendant's Exhibit 27. | 2 | obvious lies?
A Yes. |
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3 | Q (BY MS. MENNINGER) I'm going to give you
Defendant's Exhibit 27.
A Yes. | 2
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Q Anything else about this? |
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statement. Q Sorry. I'm sorry if you misunderstood my
question. A Yes. Q Was there anything else within this
statement that you recall seeing in the press besides
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| | Page 313 | | Page 315 |
|----|---|-----|---|
| 1 | Q And when you say she called you a liar, | 1 | a liar from the people that abused me. |
| 2 | that's the Ms. Roberts' claims are obvious lies part? | 2 | Q Okay. Do you recall specifically |
| 3 | A Yes. | 3 | mentioning to him Ghislaine Maxwell's statement to |
| 4 | Q Okay. When is the first time that you saw | 4 | the press? |
| 5 | this whole document? | 5 | A I mentioned a lot of names to him. |
| 6 | A I guess when you guys handed it over for | 6 | Q Okay. What new symptoms did you |
| 7 | discovery. | 7 | experience following January 2nd, 2015? |
| 8 | Q Okay. And who showed it to you? | 8 | A I think it's one thing to be a victim of |
| 9 | A It was sent to me by e-mail. | 9 | sexual abuse and survive it and come out trying to |
| 10 | Q Okay. Just through the course of | 10 | tell the world my story, and then another thing for |
| 11 | communicating with your attorneys? | 11 | it to be shut down because these people, Ms. Maxwell |
| 12 | A Yes. | 12 | and others are calling me liars (sic). |
| 13 | Q You've never seen it published? | 13 | Q And I asked you what symptoms had you |
| 14 | A Not this whole e-mail, no. | 14 | experienced |
| 15 | Q All right. Did you I'm sorry, did you | 15 | MR. EDWARDS: She's going to finish her |
| 16 | discuss this publication of what you saw in the press | 16 | answer to this question. You cut her off so many |
| 17 | with Judith Lightfoot? | 17 | times. |
| 18 | A Yes. | 18 | MS. MENNINGER: It has nothing to do with |
| 19 | Q All right. And when did you discuss it | 19 | this. |
| 20 | with her? | 20 | MR. EDWARDS: It absolutely does. Because |
| 21 | A When I got back to Australia, Judith and I | 21 | this is a psychological damages claim, and she is |
| 22 | started seeing each other again. Before then, I | 22 | trying to explain to you what those damages are. |
| 23 | spoke with a doctor in Colorado about this. His name | 23 | Q (BY MS. MENNINGER) Okay. What are your |
| 24 | is Dr. Olsen. And it was causing me a lot of | 24 | symptoms that you experienced since January 2nd, 2015 |
| 25 | distress to have to deal with being called a liar all | 25 | that are new? |
| | Page 314 | | Page 316 |
| 1 | over again, when I know I'm standing up doing the | 1 | A Very strong anxiety attacks, bad panic |
| 2 | right thing. And the doctor prescribed me | 2 | attacks. My throat closes up, I can't breathe. I |
| 3 | . And, yeah. | 3 | vomit when I have anxiety attacks. My this is |
| 4 | Q Okay. So my question was, when did you | 4 | personal, but my sex life has suffered. My marriage |
| 5 | discuss it with Judith Lightfoot? | 5 | has suffered. Psychologically, it's just hurt me all |
| 6 | I think I now understand you did that | 6 | over again. I mean, they've hurt me before, and now |
| 7 | after you returned to Australia in November or so of | 7 | they've hurt me again by doing this. |
| 8 | 2015; is that right? | 8 | And I felt like I was in the process of |
| 9 | A I returned to Australia in October, and | 9 | healing before this came out because I had opened up |
| 10 | that's when I picked up talking to her again. | 10 | this wonderful charity called Victims Refuse Silence. |
| 11 | Q All right. And you're saying that at | 11 | And then my aim was to heal by helping other girls |
| 12 | another point in time you talked to another doctor, | 12 | get out of the situations that I was in before. |
| 13 | Dr. Olsen, in Colorado, correct? | 13 | And my lawyers were nice enough to help |
| 14 | A Correct. | 14 | me. I have this beautiful website where you can |
| 15 | Q And when did you meet with Dr. Olsen? | 15 | click on in any state and you can find a place. I |
| 16 | A I don't know the first date that I met | 16 | have personally called all of them and they will help |
| 17 | with him. | 17 | you get out of the situation that you're in. They |
| 18 | Q Did you meet with him more than once? | 18 | will get you medical help. They will get you legal |
| 19 | A I believe so. | 19 | advice. I think I was in the really good process of |
| 20 | Q And you believe you spoke with him about | 20 | healing. And when this came out, it just ruined me |
| 21 | Ghislaine Maxwell's published statement in the press | 21 | all over again. |
| 22 | that Ms. Roberts' claims are obvious lies. | 22 | Q (BY MS. MENNINGER) All right. Tell me |
| 23 | That's what you believe you spoke with | 23 | all of the damages that you claim occurred to you |
| 24 | Dr. Olsen about? | 24 | because of Defendant's Exhibit 27. |
| 25 | A I spoke with Dr. Olsen about being called | 25 | A My reputation, my psychological abuse, |
| | | 1 1 | , |

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| 1 | Page 317 physical ailments. My marriage has suffered, my | 1 | Page 319
A Well, number one, my charity. I mean, |
|---|--|--|---|
| 2 | family life has suffered. I'm constantly battling | | that's that was my voice for other people to get |
| 3 | depression. I feel like I've taken 10 steps forward | 3 | help. And I don't think that people want to get help |
| | and 12 steps back since this all happened. | 4 | from somebody who's being called a liar in the press, |
| 4 | | | somebody who is claiming to be a victim that isn't. |
| 5 | Q Okay. And by since this all happened, do | 5 | |
| 6 | you mean since January 2nd, 2015? | 6 | I mean, I wouldn't want to get help from somebody who |
| 7 | A That's correct. | 7 | did that, you know. |
| 8 | Q All right. Have you lost any income since | 8 | And I know when I introduce myself to |
| 9 | January 2nd, 2015 as a consequence of Defendant's | 9 | people these days, I don't introduce myself as |
| 10 | Exhibit 27? | 10 | Virginia anymore. I introduce myself as another name |
| 11 | A Well, I believe that my charity that was | 11 | because I'm afraid that if people read papers or if |
| 12 | going to go forward and help other victims was going | 12 | people Google or find out who I am that they'll think |
| 13 | to not only bring in income but also be able to | 13 | differently of me. |
| 14 | provide women with shelters and food and assistance | 14 | Q What do you introduce yourself as? |
| 15 | that I wanted to help them with. | 15 | A I tell everybody my name is Jenna. |
| 16 | I haven't been able to get a job or work | 16 | Q In what country or location has your |
| 17 | or anything like that. You know, financially, my | 17 | reputation been damaged as a consequence of |
| 18 | husband brings home the money for me. But as myself | 18 | Defendant's Exhibit 27? |
| 19 | goes, I couldn't work right now with everything going | 19 | A Considering this is worldwide publication, |
| 20 | on. | 20 | I would saying England, America, Australia. You |
| 21 | Q How much income were you making prior to | 21 | know, friends in Australia were seeing my face on |
| 22 | December 30th, 2014? | 22 | national TV. Like I said, I can't remember if it was |
| 23 | A Well, I've been a stay-at-home mom since | 23 | 2014 or 2015. And I have since not been in contact |
| 24 | 2006. | 24 | with those friends. I thanked them for their |
| 25 | Q So how much income have you lost as a | 25 | sympathies, but it's not something I want people to |
| | Page 318 | | Page 320 |
| 1 | result of Defendant's Exhibit 27? | 1 | know about. You know, especially people close to me. |
| 2 | A I could only imagine, you know, being the | 2 | I mean, I want to go out there and I want |
| 3 | head of a corporation, a charity, I would be earning | 3 | to help other victims. But being called a liar and |
| 4 | a decent wage. It's hard to say how much I would be | 4 | people having to sit there and second guess if I'm |
| 5 | earning because it is a non for-profit. | 5 | telling the truth or not doesn't really give me much |
| 6 | But because of these statements telling | 6 | incentive to want to make friends. |
| 7 | everybody in the world that I'm a liar, my charity | 7 | Q Did anyone in Penrose, Colorado approach |
| 8 | has not been able to take off. And as a consequence | 8 | you and mention Ghislaine Maxwell's name? |
| 9 | of that, I have missed out on the results of not | | |
| 110 | | 9 | A We have reporters at our door. |
| 10 | being able to go forward with it. | 10 | Q Did anyone in Penrose, Colorado approach |
| 11 | Q Okay. Have you applied for any job that | 10
11 | Q Did anyone in Penrose, Colorado approach you and mention Ghislaine Maxwell's name? |
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12 | Q Okay. Have you applied for any job that you've been denied since January 2nd, 2015? | 10
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13 | Q Did anyone in Penrose, Colorado approach you and mention Ghislaine Maxwell's name? A What, reporters? Yes, plenty of them. Q Did anyone who lives in Penrose, Colorado |
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I've just I thought about applying for jobs, but I
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employers Google everything, and it makes me fearful | 10
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employers Google everything, and it makes me fearful
that if I do go apply for a job, which I would like
to. I mean, my kids are all at school now. I'd like | 10
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that if I do go apply for a job, which I would like
to. I mean, my kids are all at school now. I'd like
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But I'm afraid if I do, my past is going | 10
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street, in car parks, taking my kids to the doctor's, |
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to stop me from being able to do that. No one wants
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street, in car parks, taking my kids to the doctor's,
going to the grocery store. You know, asking me all |
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24 | Q Okay. Have you applied for any job that you've been denied since January 2nd, 2015? A I haven't been denied a job. I haven't I ve just I thought about applying for jobs, but I mean, the second that you Google my name, people are going to know exactly who I am. And these days, employers Google everything, and it makes me fearful that if I do go apply for a job, which I would like to. I mean, my kids are all at school now. I'd like to get back into the work force. But I'm afraid if I do, my past is going to stop me from being able to do that. No one wants to hire a sex slave. Q How has your reputation been harmed by | 10
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going to the grocery store. You know, asking me all
kinds of questions about it. And I didn't talk to |
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you and Maxwell's name to you in Penrose, Colorado? A We have reporters chasing us down the
street, in car parks, taking my kids to the doctor's,
going to the grocery store. You know, asking me all
kinds of questions about it. And I didn't talk to
any journalists or reporters about it. |

Case 1:15-cv-Agree Blando Covert Reporting Revideo3/Inc. Page 83 of 89 Page 323 Page 321 And what do you recall any reporter saying Trafficking Coalition sometime after January 2nd, 1 0 1 2 to you that included the name Ghislaine Maxwell? 2 2015? I did give -- I did go for a speaking 3 Α Asking me -- I don't remember what they 3 А engagement. I don't remember when. asked me, to be honest. There was regarding 4 4 Was there any speaking engagement you had Ghislaine and Alan Dershowitz and Jeffrey Epstein. I 0 5 5 mean, it was an array -- you know how reporters can booked that was canceled after January 2nd, 2015? 6 6 7 be when they're hashing at you. 7 А I can't remember off the top of my head. All right. You founded Victims Refuse 8 0 Okay. So no one in Penrose, Colorado who 8 0 Silence in February of 2014, correct? 9 lived there mentioned Ghislaine Maxwell by name to 9 It was -- it was a process because, you? 10 А 10 11 Besides reporters? 11 obviously, you have to go through all the bylaws and Α 12 Q Right. People who live in Penrose, 12 everything. I think we started it in October of 2014, but it wasn't official until January, I think. 13 Colorado. 13 Okay. So in the period it was in 14 А Right. I didn't know anyone in Penrose, 14 0 operations before January 2nd, 2015, had you gotten 15 except for my mom. 15 16 Okay. Now, in March or April of 2015 did 16 any -- had you been paid any salary by Victims Refuse 0 17 you fly to New York? 17 Silence? А No, I hadn't. 18 Α I'm sorry, what date? 18 19 March or April of 2015, did you fly to New 19 Q Had ---0 20 York? 20 A I mean, it was just up and running. So 21 It's a possibility. 21 there was no --А 22 0 Did you stay at the Ritz-Carlton? 22 0 Had any contributions been made to Victims Refuse Silence before January 2nd, 2015? 23 А It's definitely a possibility. 23 24 Were you there with Mr. Edwards and 24 А I can't recall. You know, we've only had 0 Mr. Cassell and Sigrid McCawley? 25 a few contributions. I don't know what dates they 25 Page 324 Page 322 I've been to New York quite a few times. were put in. 1 А 1 2 So I'd have to refresh my memory. But I have been to 2 Q Has anyone else called you a liar in the New York with Brad Edwards and Paul Cassell and press? 3 3 Sigrid McCawley. А Yes. 4 4 Was that after January 2nd, 2015? Who? 5 0 5 0 Definitely could be. А Alan Dershowitz. 6 А 6 7 Q Did you give an interview to ABC News on 7 Q Anyone else? 8 camera? 8 А Ghislaine Maxwell, obviously. I did. Q Anyone else? 9 Α 9 And that was after January 2nd, 2015? А Not that I know of. 10 0 10 11 А I did. 0 Has anyone else publicly denied your 11 Did you give an interview to Good Morning 12 Q 12 allegations? 13 America? 13 А From what Ghislaine Maxwell said? А 14 Have you seen any press in which another 14 No. 0 All right. Did you correspond at all with person has denied your allegations? 15 0 15 Good Morning America about the publication of your MR. EDWARDS: Objection. Vague. 16 16 17 story? 17 А I've seen allegations denied by Ms. Maxwell. And I've seen the allegations denied by 18 А I can't remember if ABC and Good Morning 18 America wanted to do something together. I can't --Alan Dershowitz. 19 19 all I know is I was interviewed by one person at ABC. (BY MS. MENNINGER) And Alan Dershowitz 20 20 0 21 I never was interviewed by anyone from Good Morning 21 actually went on TV and called you a serial liar, 22 America. Maybe they were going to show the same 22 correct? 23 airing in the same show, but powers that be, of 23 А Very correct. 24 24 course, wouldn't let it go forward. Q You saw that, correct?

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Yes.

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Did you give a lecture to the Human

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|----------------------------------|--|----------------------|--|
| 1 | Q And that hurt your feelings? | 1 | context? |
| 2 | A Badly. | 2 | MR. EDWARDS: Object to the form of the |
| 3 | Q Did Buckingham Palace issue a denial of | 3 | question. |
| 4 | your allegation? | 4 | A Can I point to a person I'm sorry. I |
| 5 | A Yes, that's another one. | 5 | don't understand. Can you rephrase it for me |
| 6 | Q Did Prince Andrew make a public statement | 6 | Q (BY MS. MENNINGER) All right. |
| 7 | in which he denied your allegations? | 7 | A so I can understand what you mean? |
| 8 | MR. EDWARDS: Form. | 8 | Q Where you live in Australia now, has |
| 9 | A I think he did. | 9 | anyone referenced the name Ghislaine Maxwell to you? |
| 10 | Q (BY MS. MENNINGER) How do you know which | 10 | A After all of the news hits, after the |
| 11 | harm you've suffered is attributable to Ghislaine | 11 | press hits in 2015 and, you know, everyone is calling |
| 12 | Maxwell's denial versus Alan Dershowitz's denial or | 12 | me a liar, all of my friends in Australia called me |
| 13 | Prince Andrew's denial? | 13 | and talked to me and said, I can't believe this. I |
| 14 | A Ghislaine Maxwell brought me into the sex | 14 | can't believe what you went through. |
| 15 | trafficking industry. She's the one who abused me on | 15 | That was very embarrassing for something |
| 16 | a regular basis. She's the one that procured me, | 16 | that I tried to keep separate from my other life |
| 17 | told me what to do, trained me as a sex slave, abused | 17 | where I would like to help victims. I didn't want |
| 18 | me physically, abused me mentally. | 18 | the friends of my kids parents knowing about that |
| 19 | She's the one who I believe, in my heart | 19 | stuff. You know, and of course they all felt sorry |
| 20 | of hearts, deserves to come forward and have justice | 20 | for me. And you know, like I said. I didn't know |
| 21 | happen to her more than anybody. Being a woman, it's | 21 | anybody in Penrose. So there's nobody that could |
| 22 | disgusting. | 22 | have come up to me and talked to me about it. My |
| 23 | Q So you cannot delineate what harm you have | 23 | mom. |
| 24 | suffered in terms of all of the psychological damage | 24 | Q This question was about Australia, sorry. |
| 25 | you just disclosed? | 25 | A Oh, sorry, I thought you were talking |
| | Page 326 | | Page 328 |
| 1 | A Oh, of course. Q if that is attributable to Ghislaine | 1 | about pointing out people. |
| 2 | Q if that is attributable to Ghislaine
Maxwell's statement on January 2nd versus Alan | 2 | Q No. |
| 3 | Dershowitz calling you a serial liar on Good Morning | 3 | A Okay, well in Australia, yes, at least a dozen friends. |
| 4 | America? | 5 | Q They came up and they mentioned Ghislaine |
| 6 | A Of course, it all hurts. Okay? I know | 6 | Maxwell's denial to the press to you? |
| 7 | Alan Dershowitz is lying himself. I know Prince | 7 | A They couldn't believe what I had been |
| 8 | Andrew is lying himself. Of course those hurt. It | 8 | through and, you know, that these were, you know, |
| 9 | doesn't feel good to have people who have done | 9 | being denied, and they felt sorry for me. And, you |
| 10 | something to you deny something that's happened, when | 10 | know, it was the whole circumference of things. |
| 11 | I'm actually brave enough to come forward and talk | 11 | Q So the people in Australia that came up to |
| 12 | about it. | 12 | you had sympathy for you and believed you, correct? |
| 13 | What hurts me the worst is that Ghislaine | 13 | A Yes. |
| 14 | Maxwell brought me into this. Not only has she hurt | 14 | Q All right. And when you spoke to |
| 15 | me once, but she's hurt me twice coming forward and | 15 | Dr. Olsen you recall specifically mentioning |
| 16 | saying, This is not true, this is categorically | 16 | Ghislaine Maxwell's press release? |
| 17 | untrue and obvious lies. | 17 | MR. EDWARDS: Object to the form. |
| 1 | That to me is a stick in the mud and that | 18 | A Yes, I remember mentioning her, as well as |
| 18 | | 19 | the press release, as well as other press releases. |
| | to me is what caused the most harm to me. | | • |
| 18 | to me is what caused the most harm to me.
Q Okay. And so can you point to any person | 20 | And the abuse that I had occurred (sic) from the |
| 18
19 | | | And the abuse that I had occurred (sic) from the hands of Jeffrey and Ghislaine. |
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20 | Q Okay. And so can you point to any person | 20 | |
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21 | Q Okay. And so can you point to any person who has referenced Ghislaine Maxwell's denial in the | 20
21 | hands of Jeffrey and Ghislaine. |
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22 | Q Okay. And so can you point to any person
who has referenced Ghislaine Maxwell's denial in the
press or to your face or anywhere? | 20
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22 | hands of Jeffrey and Ghislaine.
Q (BY MS. MENNINGER) Okay. When have you |
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23 | Q Okay. And so can you point to any person who has referenced Ghislaine Maxwell's denial in the press or to your face or anywhere? A Can I point to a person? | 20
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23 | hands of Jeffrey and Ghislaine.
Q (BY MS. MENNINGER) Okay. When have you
been diagnosed with a mental health condition, first? |

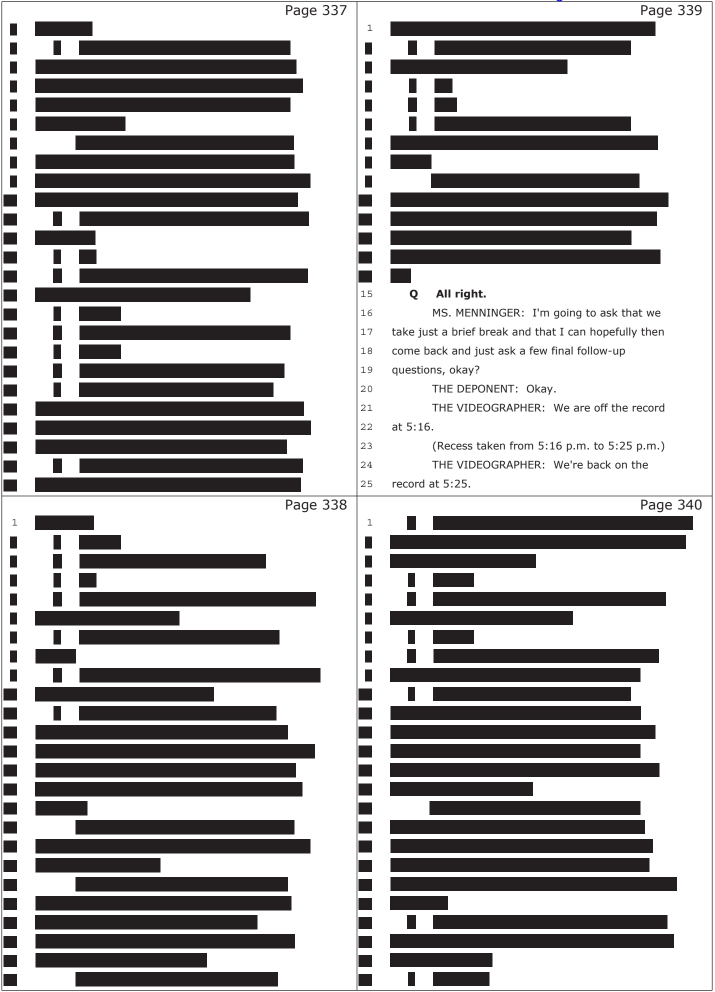
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| 1 | Page 329
Q When were you first told that? | 1 | Page 331 just got to Australia and Judith Lightfoot was |
| 2 | A Well, early in early in 2003, I believe | 2 | helping me. |
| 3 | is the first time that I was suffering from | 3 | heiping me. |
| 4 | And then my doctor, Judith | 4 | And I told him the reason. |
| 5 | Lightfoot, has in 2011 | 5 | Q And this is since you returned to |
| 6 | | 6 | Australia? |
| 7 | And, you know, I've recently seen another | 7 | A Correct. |
| 8 | doctor who said that I've got the exact same symptoms | 8 | Q And this is the first time you had seen |
| 9 | that Judith Lightfoot mentioned, which is | 9 | that doctor? |
| 10 | and Suditi Lightoot mentioned, when is | 10 | A I've seen that doctor twice now. |
| 11 | | 11 | Q I'm sorry, what was the name again? I |
| 12 | Q Which doctor is that? | 12 | know you already said it, but I just |
| 13 | A You know, I don't honestly know his name. | 13 | A Dr. Donahue. |
| 14 | Q When did you see this new doctor? | 14 | Q Donahue, all right. |
| 15 | A Um | 15 | This doctor that you haven't yet |
| 16 | MR. EDWARDS: Sorry. If you're referring | 16 | disclosed, where did you see that person? In what |
| 17 | to a doctor that's been sent to you by one of your | 17 | country? |
| 18 | lawyers | 18 | A United States. |
| 19 | THE DEPONENT: Yes. | 19 | Q And in what state? |
| 20 | MR. EDWARDS: at this time, I'm | 20 | A San Francisco. |
| 21 | instructing you not to answer. | 21 | Q And when did you see that doctor? |
| 22 | THE DEPONENT: Okay. | 22 | A Um, Friday. Last Friday. |
| 23 | MS. MENNINGER: Wait. What is it? You've | 23 | Q And how many times have you seen that |
| 24 | seen a doctor and you're not going to answer what | 24 | doctor? |
| 25 | doctor you've seen? | 25 | A Once. Well, twice actually. I saw him |
| 2.5 | | 2.5 | |
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| 1 | Page 330 | 1 | Page 332 |
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Case 1:15-cv-Agree Blando Covert Reporting Revideo3/Inc. Page 86 of 89 Page 333 Page 335 calm the anxiety and everything down. How much does it cost you every time you 1 1 Q talk to Dr. Lightfoot? 2 0 Before you met Jeffrey Epstein, had you 2 used any drugs? 3 3 А Her normal fee is \$200. А Sure, yes. Q And how much do you pay? 4 4 Which drugs had you used prior to meeting А She doesn't charge me anything anymore. 5 Ο 5 **Jeffrey Epstein?** When did she stop charging you? 6 6 Q 7 А I smoked pot. I've taken Ecstasy. 7 Α Since I got back to Australia. **Cocaine?** 8 0 8 Q So before you left for Titusville, Yeah, I would have snorted cocaine, 9 А 9 Florida, you saw her and you were paying \$200 per um-hum. session? 10 10 11 Q Did you ever abuse alcohol before meeting A Yes. 11 12 **Jeffrey Epstein?** 12 Q And what has Dr. Lightfoot recommended 13 A No, I was -- I wasn't even of age to be that you do in order to get better? 13 able to buy it. I mean, if there was alcohol at 14 14 She loves what I'm doing with speaking А parties I would have drank it, but I wouldn't say I 15 out. She thinks the more that I speak out about it, 15 16 abused it. 16 the stronger I'll become. She recommends that I 17 0 Okay. Were there ever occasions upon 17 write my book, I tell my story. She thinks not only which you were observed to be drunk by other people, will it help me, but by helping me it'll help others 18 18 19 prior to meeting Jeffrey Epstein? 19 find a way to get out of the situation and to know 20 If you're drinking, the possibility of 20 that there's other girls who have gone through what А 21 getting drunk is always there. I don't -- I can't 21 I've gone through and what they're going through. 22 recall exact situation where that was the case, 22 She recommends meditation, breathing but --23 23 techniques, focus techniques. 24 Q Were you diagnosed as a drug addict prior 24 0 Does she prescribe medications for you? to meeting Jeffrey Epstein? 25 А No, she doesn't. She's a spiritual 25 Page 334 Page 336 No, I was not diagnosed as a drug addict. doctor. 1 А 1 Were you sent to live at a rehabilitation 2 Q 2 Q Is there anything that she's recommended 3 facility because of your use of drugs? 3 that you do that you're not doing? No, that was more of a group home. Yes, Is there anything that I do that she 4 Α 4 А it was also a rehab facility, but it wasn't because I recommends I don't? Sorry, say that one more time. 5 5 was a drug addict. I wasn't coming off of anything. That's okay. Is there anything that 6 6 0 Dr. Lightfoot has recommended that you do that you Had you abused drugs prior to meeting 7 Q 7 8 **Jeffrey Epstein?** 8 are not actually doing? I took drugs. I didn't abuse them, but I Are you following her advice? 9 А 9 took them. Yes, I am. 10 10 А Okay. And what has Dr. Donahue 11 Q Okay. 0 11 recommended that you do? 12 Α Recreationally. 12 13 0 How often do you see Dr. Lightfoot? 13 Α Once a week every Monday. I've skipped 14 this week because I've been over here and it's 15 16 expensive to call back home right now, unless you 17 FaceTime, but --18 0 Has Dr. Lightfoot recommended that you see a treating doctor in person? 19 20 No, she's -- she knows my history pretty А 21 well. And she's a very wonderful woman and I honestly wouldn't -- Dr. Donahue wants me to go see 22 another psychiatrist in person, but I prefer to stay 23 24 with Judith because she's someone I can personally relate to. 25

VIRGINIA GIUFFRE 5/3/2016

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| 1 | Page 341
Q When was it? | 1 | Page 343
read it. |
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| | A I don't know the exact date. | 2 | |
| 2 | | | MS. MENNINGER: We're going off the |
| 3 | | 3 | record. |
| 4 | | 4 | MR. EDWARDS: Yeah, that's fine. She'll |
| 5 | in front of me. If you've got something that has a | 5 | read. |
| 6 | date on there, I'm happy to look at it and tell you | 6 | THE VIDEOGRAPHER: That concludes today's |
| 7 | it's right or wrong. | 7 | proceedings. We're off the record at 5:28. |
| 8 | Q It was a few months ago or many months | 8 | (Proceedings concluded at 5:28 p.m.) |
| 9 | ago? | 9 | |
| 10 | A Um, to my best recollection, it was about | 10 | * * * * * * |
| 11 | a year ago. | 11 | |
| 12 | MS. MENNINGER: I have no further | 12 | |
| 13 | questions for you at this time. As you know, there | 13 | |
| 14 | are some questions that you refused to answer and | 14 | |
| 15 | other questions that your attorney directed you not | 15 | |
| 16 | to answer. So we will take those up with the Court | 16 | |
| 17 | and may see you again. | 17 | |
| 18 | THE DEPONENT: Okay. | 18 | |
| 19 | MR. EDWARDS: And just as a matter of | 19 | |
| 20 | clarification, I don't believe that there's anything | 20 | |
| 21 | she's refused to answer. There may be things that | 21 | |
| 22 | I've instructed her not to answer because I believe | 22 | |
| 23 | that they were privileged or for whatever reason I | 23 | |
| 24 | instructed her not to answer but she hasn't refused | 24 | |
| 25 | to answer them. | 25 | |
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| | Page 342 | | Page 344 |
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Either way, the record is what it is. | 1 | Page 344
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| | Page 345 | | Page 347 |
| 1 | STATE OF COLORADO) | 1 | AGREN BLANDO COURT REPORTING & VIDEO, INC.
216 - 16th Street, Suite 600 |
| 2 |) ss. REPORTER'S CERTIFICATE | 2 | Denver, Colorado 80202 |
| 3 | COUNTY OF DENVER) | 3 | 4450 Arapahoe Avenue, Suite 100
Boulder, Colorado 80303 |
| 4 | I, Kelly A. Mackereth, do hereby certify | 4 | |
| 5 | that I am a Registered Professional Reporter and | 5 | |
| 6 | Notary Public within the State of Colorado; that | 6 | |
| 7 | previous to the commencement of the examination, the | 7 | May 3, 2016
Giuffre v. Maxwell |
| 8 | deponent was duly sworn to testify to the truth. | 8 | Case No. 15-cv-07433-RWS |
| 9 | I further certify that this deposition was | 9 | |
| 10 | taken in shorthand by me at the time and place herein | 10 | The original videotaped deposition was filed with |
| 11 | set forth, that it was thereafter reduced to | 11 | Laura A. Menninger, Esq., on approximately the |
| 12 | typewritten form, and that the foregoing constitutes | 12 | 11th day of May, 2016. |
| 13 | a true and correct transcript. | 13 | Signature waived. |
| 14 | I further certify that I am not related to, | 14 | Unsigned; signed signature page and
amendment sheets, if any, to be filed at |
| 15 | employed by, nor of counsel for any of the parties or | 15 | trial. |
| 16 | attorneys herein, nor otherwise interested in the | 16 | Reading and signing not requested pursuant
to C.R.C.P. Rule 30(e). |
| 17 | result of the within action. | 17 | _XXX_ Unsigned; amendment sheets and/or signature
pages should be forwarded to Agren Blando to |
| 18 | In witness whereof, I have affixed my | 18 | be filed in the envelope attached to the |
| 19 | signature this 11th day of May, 2016. | 19 | sealed original. |
| 20 | My commission expires April 21, 2019. | 20 | |
| 21 | | 21 | Thank you. |
| 22 | | 22 | AGREN BLANDO COURT REPORTING & VIDEO, INC. |
| 23 | Kelly A. Mackereth, CRR, RPR, CSR
216 - 16th Street, Suite 600 | 23 | cc: All Counsel |
| 24 | Denver, Colorado 80202 | 24 | |
| 25 | | 25 | |
| - | Page 346 | | |
| 1 | AGREN BLANDO COURT REPORTING & VIDEO, INC. | | |
| 2 | 216 - 16th Street, Suite 600
Denver, Colorado 80202 | | - AMENDMENT SHEET - |
| 3 | 4450 Arapahoe Avenue, Suite 100
Boulder, Colorado 80303 | | Videotaped Deposition of VIRGINIA GIUFFRE |
| 4 | May 11, 2016 | | May 3, 2016
Giuffre v. Maxwell |
| 5 | Sigrid S. McCawley, Esq. | | Case No. 15-cv-07433-RWS |
| 6 | BŐIES, SCHILLER & FLEXNER LLP
401 East Las Olas Boulevard | | The deponent wishes to make the following changes in the testimony as originally given: |
| 7 | Suite 1200
Fort Lauderdale, FL 33301-2211 | | Page Line Should Read Reason |
| 8 | Re: Videotaped Deposition of VIRGINIA GIUFFRE | | |
| 9 | Giuffre v. Maxwell
Case No. 15-cv-07433-RWS | | |
| 10 | The aforementioned deposition is ready for reading | | |
| 11 | and signing. Please attend to this matter by following BOTH of the items indicated below: | | |
| 12 | Call 303-296-0017 and arrange with us to read | | |
| 13 | and sign the deposition in our office. | | |
| 14 | _XXX_ Have the deponent read your copy and sign
the signature page and amendment sheets, if | | |
| 15 | applicable; the signature page is attached. | | |
| 16 | Read the enclosed copy of the deposition and
sign the signature page and amendment | | |
| 17 | sheets, if applicable; the signature page is attached. | | |
| 18 | _XXX_ WITHIN 30 DAYS OF THE DATE OF THIS LETTER | | |
| 19 | By due to a trial date of | | |
| 20 | Please be sure the original signature page and | | |
| 21 | amendment sheets, if any, are SIGNED BEFORE A NOTARY
PUBLIC and returned to Agren Blando for filing with | | Signature of Deponent: |
| 22 | the original deposition. A copy of these changes should also be forwarded to counsel of record. | | Acknowledged before me this day of |
| 23 | Thank you. | | , 2016.
Notary's signature |
| 24 | AGREN BLANDO COURT REPORTING & VIDEO, INC. | | (seal) |
| 25 | cc: All Counsel | | My commission expires |

Case 1:15-cv-07433-LAP Document 1320-39 Filed 01/03/24 Page 1 of 35

EXHIBIT K

BOIES, SCHILLER & FLEXNER LLP

401 EAST LAS OLAS BOULEVARD • SUITE 1200 - FORT LAUDERDALE, FL 33301-2211 • PH. 954.356.0011 • FAX 954.356.0022

Sigrid S. McCawley, Esq. E-mail: <u>smccawley@bsfllp.com</u>

June 10, 2016

VIA E-MAIL

Laura A. Menninger, Esq. HADDON, MORGAN AND FOREMAN, P.C. 150 East 10th Avenue Denver, Colorado 80203 <u>Imenninger@hmflaw.com</u>

Re: Giuffre v. Maxwell Case No. 15-cv-07433-RWS

Dear Ms. Menninger:

On behalf of the Plaintiff, Virginia Giuffre, documents, Bates-stamped GIUFFRE005607 through GIUFFRE005613, are being produced pursuant to Defendant's Request for Production. Certain of the documents within this production have been designated as CONFIDENTIAL in accordance with your proposed Protective Order. Please treat these documents accordingly.

This production consists solely of all data that is responsive to Defendant's various requests for production from Ms. Giuffre's iCloud account.

Attached to this letter, please also find an updated privilege log.

If you have any questions concerning the foregoing, or if there are any issues with the media, please do not hesitate to contact me at (954) 356-0011.

Sincerely,

Sigrid S. McCawley

SSM:dk Enclosures

| From: | Richards, Jason R. |
|----------|--|
| То: | Robert Giuffre |
| Subject: | RE: Hi There |
| Date: | Wednesday, August 27, 2014 10:44:32 AM |

Hi Jenna,

My suggestion is for you to do a Freedom of Information Act request (www.foia.gov) for the information you are looking for because I am not able to release information (should there be any) from FBI records. You need to include as many details as possible so they can focus and narrow the search. Explain that you are looking for information related to your recovery as a victim of Ron Eppinger. The process may take some time but it is the appropriate method for you to obtain any possible records regarding your recovery. Hope this helps.

Best wishes,

Jason

-----Original Message-----From: Robert Giuffre [mailto:robiejennag@icloud.com] Sent: Wednesday, August 27, 2014 9:49 AM To: Richards, Jason R. Subject: Hi There

G'day Jason,

I know I am a pain in your rear right now and I don't want to be but I am so close to wrapping up an era, just need a couple dates confirmed is all.

If you aren't sure about the dates which you have already said that's fine. I have turned the Wilton Manors police dept upside down looking through records and come up w nada. What was your acquaintance's name that took my statement about Ron Eppinger? Is it possible that it wasn't Wilton Manors and maybe it was somewhere else?

I'm really racking my brain about this!! It would be a personal favor to me and I am so very much appreciative of anything you might know!!

Thanks a lot mate!!

Jenna

Sent from my iPhone

From:Richards, Jason R.To:"robiejennag@icloud.com"Subject:Re: Hi ThereDate:Wednesday, August 27, 2014 10:50:27 AM

Feel free to reach out to me any time. Take care.

Jason

----- Original Message -----From: Robert Giuffre <robiejennag@icloud.com> To: Richards, Jason R. Sent: Wed Aug 27 10:46:50 2014 Subject: Re: Hi There

Thank you Jason. I hope all has been well for you and yours!

All the best, I won't bother you again.

Jenna

Sent from my iPhone

> On Aug 27, 2014, at 10:44 AM, "Richards, Jason R." <Jason.Richards2@ic.fbi.gov> wrote:

>

> Hi Jenna,

>

> My suggestion is for you to do a Freedom of Information Act request (www.foia.gov) for the information you are looking for because I am not able to release information (should there be any) from FBI records. You need to include as many details as possible so they can focus and narrow the search. Explain that you are looking for information related to your recovery as a victim of Ron Eppinger. The process may take some time but it is the appropriate method for you to obtain any possible records regarding your recovery. Hope this helps.

> > Best wishes,

> 0 > 0

> Jason

>

> -----Original Message-----

> From: Robert Giuffre [mailto:robiejennag@icloud.com]

> Sent: Wednesday, August 27, 2014 9:49 AM

> To: Richards, Jason R.

> Subject: Hi There

>

> G'day Jason,

>

> I know I am a pain in your rear right now and I don't want to be but I am so close to wrapping up an era, just need a couple dates confirmed is all.

>

> If you aren't sure about the dates which you have already said that's fine. I have turned the Wilton Manors police dept upside down looking through records and come up w nada. What was your acquaintance's name that took my statement about Ron Eppinger? Is it possible that it wasn't Wilton Manors and maybe it was somewhere else?

>

> I'm really racking my brain about this!! It would be a personal favor to me and I am so very much appreciative of anything you might know!!

>

> Thanks a lot mate!!

>

- > Jenna >
- > Sent from my iPhone

Case 1:15-cv-07433-LAP Document 1320-39 Filed 01/03/24 Page 6 of 35

| From: | Robert Giuffre |
|----------|------------------------------------|
| To: | Jason.Richards2@ic.fbi.gov |
| Subject: | Virginia Roberts(Jane doe 102) |
| Date: | Tuesday, April 15, 2014 9:50:31 AM |

Hi Jason,

Long time, no talk. I hope all has been well for you and yours!! I am now back in the USA, not too many people know about that and I'd like to keep it that way as my case against Jeffrey Epstein has intensified!! I am here to get this BS non- prosecution agreement thrown out and speaking w Judge Paul Cassal he suggested trying to get ahold of any photos and/or video recordings released by the FBI to assist our case further in proving how much pedophilia occurred by Jeffrey and the many other monsters he obliged w underage girls. If this is a possibility please let me know so I can give you Brad Edwards(my attorney) his contact details. Many thanks for your time and I hope we should meet again.

Kindest Regards, Virginia Roberts Phone 321-271-4948

Sent from my iPhone

From:Robert GiuffreTo:christina.pyror@ic.fbi.govSubject:Virginia Roberts re: Jeffrey Epstein CaseDate:Wednesday, April 16, 2014 1:52:05 PM

Hi Christina,

I was wondering if you remember me from Sydney Consulate, I am a victim in the investigation from the Jeffrey Epstein case and was wondering if you could tell me if I would be able to get ahold of any of the pics and/or videos that the FBI might have confiscated from any of Epstein's residences? Also can I ask if you might have any of the flight logs that include my name in them to be sent to me as well. It's all for evidential purposes and would prove a many of things to help my case.

Kindest Regards, Virginia Roberts 321-271-4948 cell

Sent from my iPhone

| From: | sharonrikard@gmail.com on behalf of Sharon Rikard |
|----------|---|
| To: | Virginia Giuffre |
| Subject: | Re: Victims Refuse Silence |
| Date: | Saturday, March 28, 2015 9:49:55 AM |

Hi Virginia,

So sorry for the late response. Our organization currently works with survivors of sex trafficking provided continuing education, life skills and counseling. We will help with transportation and their basic necessities. Our ultimate goal is a home for domestic minor sex trafficking survivors. Our contact information is: <u>doorstofreedom.com</u> <u>infor@doorstofreedom.com</u> <u>843-817-0740</u>

I am going to forward your information to our Attorney Generals office as Marie Sazehn has compiled a list of organizations in our state of people/organizations and their involvement in helping survivors.

Thanks for all you are doing to help others!

Blessings, Sharon Rikard

Case 1:15-cv-07433-LAP Document 1320-39 Filed 01/03/24 Page 9 of 35

From:Virginia GiuffreTo:sharon@doorstofreedom.comSubject:Victims Refuse SilenceDate:Wednesday, March 18, 2015 12:19:06 PM

Hi Sharon,

This is Virginia, we spoke earlier and I just wanted to say thank you for your time and what your doing to help the victims in your area. The mentality has to be changed!! Good luck!!

Kindest Regards, Virginia Roberts

Sent from my iPhone

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| 1 | 2/12/2015 6:14 | Virginia Giuffre | smccawley@bsfllp.com | | | | Withheld | 3 | msg |
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| | | | Smccawley@BSFLLP.com,br | | | Product/joint | | | |
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| 2 | 2/16/2015 1:05 | StanPottinger@aol.com | jennag@y7mail.com | | Discussion of evidence among client and attorneys | n interest | Withheld | 2 | msg |
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| 3 | 2/16/2015 15:37 | Virginia Giuffre | Smccawley@BSFLLP.com | | information provided by client to assist in legal advice | product | Withheld | 2 | msg |
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| 4 | 2/16/2015 16:15 | Sigrid McCawley | robiejennag@y7mail.com | | information provided by client to assist in legal advice | | Withheld | 2 | msg |
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| 7 | 2/21/2015 16:45 | Sigrid McCawley | g@y7mail.com | Smccawley@BSFLLP.com | Discussion of evidence among client and attorneys | n interest | Withheld | 2 | msg |

Plaintiff Virginia Giuffre's Revised Supplemental Privilege Log dated June 9, 2016

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edu | 21/2015 16:58 Virginia Giuffre Smccawley@BSFLLP.com StanPottinger@aol.com,cassellp@i
aw.utah.edu,robiejennag@y7mail. Discussion of evidence among client and attorneys 21/2015 17:00 Brad Edwards Smccawley@BSFLLP.com StanPottinger@aol.com,cassellp@i
aw.utah.edu,robiejennag@y7mail.com Discussion of evidence among client and attorneys 21/2015 17:10 Sigrid McCawley robiejennag@y7mail.com Discussion of evidence among client and attorneys 21/2015 17:10 Virginia Giuffre Smccawley@BSFLLP.com Discussion of evidence among client and attorney 21/2015 17:16 Virginia Giuffre Smccawley@BSFLLP.com Discussion of evidence among client and attorneys 21/2015 17:16 Virginia Giuffre Smccawley@BSFLLP.com Discussion of evidence among client and attorneys 22/2015 14:21 Sigrid McCawley robiejennag@y7mail.com StanPottinger@aol.com,brad@pat
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Plaintiff Virginia Giuffre's Revised Supplemental Privilege Log dated June 9, 2016

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| | | | | | Email chain with McCawley, Giuffre, and Paralegals re seeking | AC Privilege and
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| 15 | 2/24/2015 17:51 | Sigrid McCawley | robiejennag@y7mail.com | | information to assist in legal advice, with attachment | n interest | Withheld | 4 | msg |
| 16 | | | | | Attached case research | AC Privilege and
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| 17 | 2/26/2015 12:59 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre, McCawley and legal assistant re legal document, with attachment | AC Privilege and
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| 18 | | | | | Attached draft legal document | AC Privilege and
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| 19 | 2/28/2015 17:47 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email with Giuffre, McCawley, Edwards and Henderson re
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| 20 | 3/13/2015 17:29 | Stan Pottinger | | Smccawley@BSFLLP.com,brad@pa
thtojustice.com | Email chain with Giuffre, Edwards, McCawley, Henderson and
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| 21 | 3/13/2015 17:49 | Virginia Giuffre | stanpottinger@aol.com | | Email chain with Giuffre, Edwards, McCawley and Pottinger re
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| 22 | 3/13/2015 17:56 | StanPottinger@aol.com | | Smccawley@BSFLLP.com,brad@pa
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| 23 | | Brad Edwards | StanPottinger@aol.com,robi | Smccawley@BSFLLP.com | Email chain with Giuffre, Edwards, McCawley, Henderson and
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| 24 | 3/13/2015 18:24 | Virginia Giuffre | brad@pathtojustice.com | | Email chain with Giuffre, Edwards, McCawley, Henderson and
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| 25 | 3/13/2015 18:25 | Virginia Giuffre | StanPottinger@aol.com | | Email chain with Giuffre, Edwards, McCawley, Henderson and
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| 26 | 3/13/2015 21:53 | Virginia Giuffre | brad@pathtojustice.com | Smccawley@BSFLLP.com,StanPotti
nger@aol.com | Email chain with Giuffre, Edwards, McCawley, Henderson and
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| 27 | 3/13/2015 23:38 | Brad Edwards | robiejennag@y7mail.com | | Email chain with Giuffre, Edwards, McCawley, Henderson and
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| 28 | 3/13/2015 23:40 | Virginia Giuffre | brad@pathtojustice.com | | Email chain with Giuffre, Edwards, McCawley, Henderson and
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| 29 | 3/17/2015 15:20 | Virginia Giuffre | Smccawley@BSFLLP.com,br
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pottinger@aol.com | | Providing information to assist in legal advice re potential legal action, with attachments | Attorney
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| 30 | 3/17/2015 18:40 | Stan | Smccawley@BSFLLP.com,br
ad@pathtojustice.com,robie
jennag@y7mail.com | | Email chain with Giuffre, Edwards, Pottinger and McCawley re
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| 31 | 3/17/2015 19:42 | Virginia Giuffre | stanpottinger@aol.com | | Email chain with Giuffre, Edwards, Pottinger and McCawley re
legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 32 | 3/20/2015 15:43 | Sigrid McCawley | | | Email chain with Giuffre, Edwards, Henderson, Pottinger,
McCawley and BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 33 | 3/20/2015 15:57 | Sigrid McCawley | robiejennag@y7mail.com | | Providing legal advice re potential deposition | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 34 | 3/24/2015 21:19 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre, Edwards, Henderson, McCawley and
BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|---|--|---|---|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 35 | 3/24/2015 21:21 | Virginia Giuffre | Smccawley@BSFLLP.com | aortiz@BSFLLP.com | Email chain with Giuffre, Edwards, Henderson, McCawley and
BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 36 | 3/24/2015 21:36 | Andres Ortiz | Smccawley@BSFLLP.com,ro
biejennag@y7mail.com | | Email chain with Giuffre, Edwards, Henderson, McCawley and
BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 37 | 3/24/2015 22:21 | Virginia Giuffre | aortiz@BSFLLP.com | | Email chain with Giuffre, Edwards, Henderson, McCawley and
BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 3 | msg |
| 38 | 3/26/2015 2:00 | Sigrid McCawley | | Smccawley@BSFLLP.com,StanPotti
nger@aol.com,brad@pathtojustice
.com,brittany@pathtojustice.com,e
perez@BSFLLP.com | Email chain with Giuffre, Edwards, Henderson, Pottinger,
McCawley and BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 39 | 3/26/2015 2:21 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre, Edwards, Henderson, McCawley and
BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 40 | 3/26/2015 2:22 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre, Edwards, Henderson, McCawley and
BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|--------------------|------------------------|--|--|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 41 | 3/26/2015 3:00 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre, Edwards, Henderson, McCawley and
BSF staff re legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 42 | 4/1/2015 21:32 | Virginia Giuffre | Smccawley@BSFLLP.com | | Giuffre conveying information sought by attorney to assist in
legal advice with attachments | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 43 | 4/2/2015 7:01 | Brittany Henderson | robiejennag@y7mail.com | eperez@BSFLLP.com | Providing draft legal document for client review, with attachment | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 44 | | | | | Attached Draft legal document | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 15 | pdf |
| 45 | 4/3/2015 15:32 | Brittany Henderson | robiejennag@y7mail.com | brad@pathtojustice.com,eperez@
BSFLLP.com | Email chain with Giuffre, Henderson, Edwards and legal
assistant re legal document, with attachment | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 46 | | | | | Attached draft legal document | AC Privilege and
Work
Product/joint
defense/commo
n interest | | 15 | pdf |

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|-----|-----------------|------------------|---|--|---|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 47 | 4/8/2015 20:34 | Virginia Giuffre | Smccawley@BSFLLP.com | | Seeking legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 48 | 4/9/2015 3:23 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re advice re legal filings,
with attachments | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 49 | 4/9/2015 7:16 | Sigrid McCawley | StanPottinger@aol.com,bra
d@pathtojustice.com,robiej
ennag@y7mail.com | brittany@pathtojustice.com,sperki
ns@BSFLLP.com | Email chain with Giuffre, Edwards, Henderson, McCawley and
BSF staff re legal advice re media issues | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 50 | 4/9/2015 9:26 | Brad Edwards | Smccawley@BSFLLP.com | robiejennag@y7mail.com | Email chain with Giuffre, Edwards, and McCawley re legal advice
re media issues | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 51 | 4/9/2015 9:33 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre and McCawley re legal advice re media
issues | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 52 | 4/9/2015 12:46 | Sigrid McCawley | robiejennag@y7mail.com | | Conveying legal advice re draft legal documents to client, with attachments | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 1 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|------------------------|--|--|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 53 | | | | | Conveying legal advice re draft legal documents to client, with attachments | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 14 | docx |
| 54 | | | | | Conveying legal advice re draft legal documents to client, with attachments | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 12 | docx |
| 55 | | | | | Conveying legal advice re draft legal documents to client, with attachments | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | docx |
| 56 | 4/10/2015 14:59 | Sigrid McCawley | robiejennag@y7mail.com | StanPottinger@aol.com,brad@pat
htojustice.com | Providing legal advice re media issues | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 57 | 4/10/2015 15:37 | Virginia Giuffre | Smccawley@BSFLLP.com | | Regarding legal advice re media issues | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 58 | 4/10/2015 17:31 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre, McCawley, Henderson, Edwards,
Pottinger and legal assistant re legal documents, with
attachments | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 59 | | | | | Attached draft legal document | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 3 | pdf |

| ID Email Sent Date Email Tom Email To CC Address Subject Matter Type of Privilege Action Page Count 0 AC Privilege and
Work Witheld 21 21 60 | Type
pdf
msg |
|---|--------------------|
| 60 Work Work Work Product/joint defense/commo nitheld 21 60 Attached draft legal document nitherest withheld 21 61 4/10/2015 17:40 Virginia Giuffre Smccawley@BSFLLP.com advice related to VRS Attorney Attorney 61 4/10/2015 17:40 Virginia Giuffre Smccawley@BSFLLP.com Email chain with Giuffre, McCawley and BSF staff regarding legal mitheld 2 | |
| 60 Product/joint
defense/commo
n interest Product/joint
defense/commo
n interest Product/joint
defense/commo
n interest Product/joint
defense/commo
n interest Product/joint
defense/commo
n interest Product/joint
defense/commo | |
| 60 Image: Attached draft legal document defense/commo n interest Withheld 21 61 4/10/2015 17:40 Virginia Giuffre Smccawley@BSFLLP.com Remail chain with Giuffre, McCawley and BSF staff regarding legal differes/commo n interest/work product Attorney Client/joint differes/commo n interest/work product Withheld 2 1 4/10/2015 17:40 Virginia Giuffre Smccawley@BSFLLP.com Remail chain with Giuffre, McCawley and BSF staff regarding legal differes/commo n interest/work product Withheld 2 1 Remail chain with Giuffre, McCawley and BSF staff regarding legal differes/commo n interest/work Remail chain with Giuffre, McCawley and BSF staff regarding legal n interest/work Note | |
| 60 Attached draft legal document n interest Withheld 21 61 4/10/2015 17:40 Virginia Giuffre Smccawley@BSFLLP.com Image: Comparison of the comparison of | |
| Image: constraint of the second se | |
| 1 4/10/2015 17:40 Virginia Giuffre Smccawley@BSFLLP.com Image: Client/joint defense/commo n interest/work product Withheld 2 1 <t< td=""><td>msg</td></t<> | msg |
| 61 4/10/2015 17:40 Virginia Giuffre Smccawley@BSFLLP.com Image: Client/joint defense/commo n interest/work product Withheld 2 1 Altorney Altorney Altorney Altorney Altorney Client/joint defense/commo n interest/work Withheld 2 | msg |
| 61 4/10/2015 17:40 Virginia Giuffre Smccawley@BSFLLP.com Email chain with Giuffre, McCawley and BSF staff regarding legal defense/commo witheld 2 1 | msg |
| 61 4/10/2015 17:40 Virginia Giuffre Smccawley@BSFLLP.com Email chain with Giuffre, McCawley and BSF staff regarding legal advice related to VRS n interest/work product Withheld 2 Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regarding legal advice related to VRS Image: Character of the staff regardi | msg |
| 61 4/10/2015 17:40 Virginia Giuffre Smccawley@BSFLLP.com advice related to VRS product Withheld 2 Image: Second | msg |
| Attorney Client/joint defense/commo Email chain with Giuffre, McCawley and BSF staff regarding legal n interest/work | msg |
| Client/joint
defense/commo
Email chain with Giuffre, McCawley and BSF staff regarding legal n interest/work | |
| Client/joint
defense/commo
Email chain with Giuffre, McCawley and BSF staff regarding legal n interest/work | |
| defense/commo
Email chain with Giuffre, McCawley and BSF staff regarding legal n interest/work | 1 |
| Email chain with Giuffre, McCawley and BSF staff regarding legal n interest/work | |
| | |
| | |
| 62 4/10/2015 19:10 Virginia Giuffre Smccawley@BSFLLP.com advice related to VRS product Withheld 2 | msg |
| | |
| Attorney | |
| Client/joint
defense/commo | |
| Email chain with Giuffre, McCawley and BSF staff regarding legal in interest/work | |
| 63 4/10/2015 19:28 Sigrid McCawley robiejennag@y7mail.com advice related to VRS | |
| 5 4/10/2013 15:20 Signu Miccawiey Indiegemagery/Indicom advice related to Vis product Withred 2 | msg |
| | |
| Attorney
Client/joint | |
| defense/commo | |
| Email chain with Giuffre, McCawley and BSF staff regarding legal in interest/work | |
| 64 4/10/2015 19:33 Virginia Giuffre Smccawley@BSFLLP.com advice related to VRS | msg |
| | |
| Attorney | |
| Client/joint | 1 |
| defense/commo | 1 |
| Email chain with Giuffre, McCawley and BSF staff regarding legal n interest/work | 1 |
| 65 4/10/2015 20:03 Sigrid McCawley robiejennag@y7mail.com advice related to VRS product Withheld 2 | |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|--|--|---------------------------------------|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 66 | 4/10/2015 20:04 | Virginia Giuffre | Smccawley@BSFLLP.com | | | | Withheld | 2 | msg |
| 67 | 4/10/2015 20:04 | Sigrid McCawley | robiejennag@y7mail.com | | | | Withheld | 2 | msg |
| 68 | 4/10/2015 23:46 | Virginia Giuffre | Smccawley@BSFLLP.com | | | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 3 | msg |
| 69 | 4/13/2015 13:52 | Sigrid McCawley | robiejennag@y7mail.com | StanPottinger@aol.com,brad@pat
htojustice.com | | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 3 | msg |
| 70 | 4/13/2015 13:56 | Virginia Giuffre | Smccawley@BSFLLP.com | | | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 3 | msg |
| 71 | 4/14/2015 23:38 | Brad Edwards | Smccawley@BSFLLP.com,bri
ttany@pathtojustice.com,ro
biejennag@y7mail.com,stan
pottinger@aol.com | | Providing legal advice related to VRS | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|------------------------|----------------------|---|---|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 72 | 4/16/2015 11:14 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re legal advice regarding | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 73 | 4/16/2015 11:47 | Sigrid McCawley | robiejennag@y7mail.com | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 74 | 4/24/2015 19:22 | Sigrid McCawley | robiejennag@y7mail.com | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 75 | | | | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | pdf |
| 76 | 4/24/2015 19:59 | Virginia Giuffre | Smccawley@BSFLLP.com | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 77 | 4/27/2015 21:20 | Brad Edwards | robiejennag@y7mail.com | Smccawley@BSFLLP.com | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |

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|-----|-----------------|--------------------|----------------------------|--|--|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 78 | 4/30/2015 6:42 | Brittany Henderson | | Smccawley@BSFLLP.com,brad@pa
thtojustice.com,robiejennag@y7m
ail.com | Legal documents provided to assist in providing legal advice | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 1 | msg |
| 79 | 4/30/2015 7:02 | Brittany Henderson | robiejennag@y7mail.com | | Email chain with Giuffre, Henderson and paralegal re seeking
and providing information to assist in providing legal advice | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 80 | 4/30/2015 7:05 | Virginia Giuffre | brittany@pathtojustice.com | | Email chain with Giuffre, Henderson, Edwards, McCawley and
legal assistant re seeking information to assist in providing legal
advice | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 81 | 5/4/2015 20:04 | Virginia Giuffre | brittany@pathtojustice.com | | Email chain with Giuffre, Henderson, Edwards, McCawley and
legal assistant re seeking information to assist in providing legal
advice, with attachment | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 82 | 5/11/2015 18:20 | Sigrid McCawley | robiejennag@y7mail.com | Smccawley@BSFLLP.com | Email chain with McCawley, Giuffre, Edwards, Pottinger,
Henderson and Paralegal re seeking and providing information
to assist in legal advice, with attachments | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 1 | msg |
| 83 | 5/11/2015 18:34 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre, McCawley, Edwards, Pottinger and
Paralegal re seeking information to assist in providing legal
advice re potential litigation | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 84 | 5/11/2015 18:40 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre and McCawley re case research, with attachment | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|---|------------|---|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 85 | 5/11/2015 18:45 | Sigrid McCawley | brad@pathtojustice.com,ro
biejennag@y7mail.com | | Providing and seeking information to assist in legal advice re | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 1 | msg |
| 86 | 5/11/2015 18:47 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re seeking information | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 87 | 5/11/2015 18:56 | Virginia Giuffre | brad@pathtojustice.com | | Email chain with Giuffre, McCawley, Edwards, Pottinger and
Paralegal re seeking information to assist in providing legal | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 88 | 5/17/2015 22:37 | Sigrid McCawley | robiejennag@y7mail.com | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 3 | msg |
| 89 | | | | | | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 10 | pdf |
| 90 | 5/17/2015 22:40 | Sigrid McCawley | robiejennag@y7mail.com | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 91 | 5/18/2015 18:40 | Virginia Giuffre | Smccawley@BSFLLP.com | | | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 1 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|------------------------|------------|--|---|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 92 | | | | | Attached confidential agreement page | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | jfif |
| 93 | | | | | Attached confidential agreement page | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | jfif |
| 94 | 6/5/2015 19:16 | Sigrid McCawley | robiejennag@y7mail.com | | Conveying attorney mental impression regarding hearing | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 95 | 6/6/2015 17:20 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re attorney mental
impression regarding hearing | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 96 | 6/25/2015 2:26 | Sigrid McCawley | robiejennag@y7mail.com | | Providing advice re status and strategy of ongoing legal matters | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 6 | msg |
| 97 | 7/17/2015 14:19 | Sigrid McCawley | robiejennag@y7mail.com | | Discussion with S. McCawley regarding file related to
representation by B. Josefsberg | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 4 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|------------------------|---|--|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 98 | 7/27/2015 21:53 | Virginia Giuffre | Smccawley@BSFLLP.com | | Providing information to assist in legal advice re potential
litigation | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 99 | 7/29/2015 19:45 | Sigrid McCawley | robiejennag@y7mail.com | StanPottinger@aol.com | Conveying legal advice on media issues | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 100 | 8/5/2015 19:51 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre, McCawley and paralegals re
information sought to assist in providing legal advice | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 1 | msg |
| 101 | 8/6/2015 2:14 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre, McCawley, legal intern and paralegal
re seeking information to assist in providing legal advice re
potential litigation | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 102 | 8/6/2015 2:45 | Sigrid McCawley | robiejennag@y7mail.com | brad@pathtojustice.com | Email chain with Giuffre, McCawley, legal intern, Edwards and
paralegal re seeking information to assist in providing legal
advice re potential litigation | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 103 | 8/6/2015 2:55 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre, McCawley, legal intern and paralegal
re seeking information to assist in providing legal advice re
potential litigation | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 104 | 8/6/2015 3:48 | Sigrid McCawley | robiejennag@y7mail.com | Smccawley@BSFLLP.com,brad@pa
thtojustice.com | Email chain with McCawley, Giuffre, and Paralegals re seeking
information to assist in legal advice, with attachments | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|---|---|--|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 105 | 8/6/2015 3:51 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre, McCawley, legal intern and paralegal
re seeking information to assist in providing legal advice re
potential litigation | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 106 | 9/1/2015 18:54 | Sigrid McCawley | robiejennag@y7mail.com | brad@pathtojustice.com,brittany@
pathtojustice.com | Providing and seeking information to assist in legal advice re
potential legal action, with attachment | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 2 | msg |
| 107 | 9/7/2015 18:24 | Virginia Giuffre | brad@pathtojustice.com,sm
ccawley@bsfllp.com,stanpot
tinger@aol.com | | Providing information sought by attorneys to provide legal advice, with attachment | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 108 | | | | | Attached Information sought by attorneys to provide legal advice | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 4 | docx |
| 109 | 9/7/2015 18:58 | Sigrid McCawley | brad@pathtojustice.com,ro
biejennag@y7mail.com,stan
pottinger@aol.com | | Email chain with Giuffre, Edwards, Pottinger and McCawley re
collection of information to assist in providing legal advice re
potential litigation | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 110 | 9/15/2015 21:58 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re draft legal document relating to litigation | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|------------------------|------------------------|--|---|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 111 | 9/15/2015 22:04 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre and McCawley re draft legal document relating to litigation | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 112 | 9/15/2015 22:07 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re draft legal document relating to litigation | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 113 | 9/20/2015 12:15 | Sigrid McCawley | robiejennag@y7mail.com | brad@pathtojustice.com | Conveying information about potential legal action. | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 114 | 9/20/2015 14:47 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re potential legal action. | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 115 | 9/20/2015 19:16 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re potential legal action. | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 116 | 9/20/2015 19:29 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre and McCawley re potential legal action. | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|------------------|------------------------|------------|----------------|--|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 117 | 9/20/2015 19:30 | Virginia Giuffre | Smccawley@BSFLLP.com | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | msg |
| 118 | 9/21/2015 14:48 | Sigrid McCawley | robiejennag@y7mail.com | | | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 1 | msg |
| 119 | | | | | | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | 12 | pdf |
| 120 | | | | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | pdf |
| 121 | | | | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 2 | pdf |
| 122 | | | | | | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 3 | pdf |

| Log | | | | | | | Privilege | | Doc |
|-----|---|---|--|------------|---|--|-----------|--|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 123 | 9/21/2015 14:51 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email chain with Giuffre and McCawley re potential legal action. | Attorney
Client/joint
defense/commo
n interest/work
product | Withheld | 1 | msg |
| 125 | Emails, letters, and
other communications
from 2011 - Present | Meredith Schultz, David
Boies, Jack Scarola, Stan
Pottinger, Ellen
Brockman, Legal | Virginia Giuffre, Brad
Edwards, Paul Cassell,
Brittany Henderson, Sigrid
McCawley, Meredith
Schultz, David Boies, Jack
Scarola, Stan Pottinger, Ellen
Brockman, Legal Assistants,
Professionals retained by
attorneys to aid in the
rendition of legal advice and
representation | | Plaintiff has objected that Defendant's requests are overly
broad and unduly burdensome, as individually logging all
privileged responsive documents would be overly burdensome.
Plaintiff contends that requests targeting such privileged
information are not reasonably calculated to lead to the
discovery of admissible evidence, are not important to resolving
the issues, are not relevant to any party's claim or defense, are
not proportional to the needs of the case, and creates a heavy
burden on Plaintiff that outweighs its benefit. Therefore,
Plaintiff has employed categorical logging pursuant to Local Civil
Rule 26.2(c). Correspondence re: Jane Doe #1 and Jane Doe #2
v. United States ("CVRA case"), Case no. 08-80736-CIV-Marra,
pending in the Southern District of Florida. Documents withheld
pursuant to the privileges asserted included communications
from Ms. Giuffre to the attorneys listed seeking legal advice
related to the CVRA case, communications from the attorneys
to Ms. Giuffre giving legal advice or giving attorney mental
impressions related to the CVRA case, communications sending
or attaching attorney work product related to the CVRA case,
and/or communications sending or attaching client revisions to
attorney work product related to the CVRA case, and
communications re evidence. | AC Privilege and
Work
Product/joint
defense/commo
n interest | Withheld | Approx. 1.3K
docs
overlapping
with other
cases | |

| Log | | | | | | | Privilege | | Doc |
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| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
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| | | | | | Plaintiff has objected that Defendant's requests are overly | | | | |
| | | | | | broad and unduly burdensome, as individually logging all | | | | |
| | | | | | privileged responsive documents would be overly burdensome. | | | | |
| | | | | | Plaintiff contends that requests targeting such privileged | | | | |
| | | | | | information are not reasonably calculated to lead to the | | | | |
| | | | | | discovery of admissible evidence, are not important to resolving | | | | |
| | | | | | the issues, are not relevant to any party's claim or defense, are | | | | |
| | | | | | not proportional to the needs of the case, and creates a heavy | | | | |
| | | | | | burden on Plaintiff that outweighs its benefit. Therefore, | | | | |
| | | | | | Plaintiff has employed categorical logging pursuant to Local Civil | | | | |
| | | Virginia Giuffre, Brad | | | Rule 26.2(c). Correspondence re: Giuffre v. Maxwell ("Maxwell | | | | |
| | | Edwards, Paul Cassell, | | | case"), 15-cv-07433-RWS, pending in the Southern District of | | | | |
| | | · · · | Virginia Giuffre, Brad | | New York, since the date of filing, September 21, 2015. | | | | |
| | | o ,, | Edwards, Paul Cassell, | | Documents withheld pursuant to the privileges asserted | | | | |
| | | | Brittany Henderson, Sigrid | | included communications from Ms. Giuffre to the attorneys | | | | |
| | | | McCawley, Meredith | | listed seeking legal advice related to the Maxwell case, | | | | |
| | | | Schultz, David Boies, | | communications from the attorneys to Ms. Giuffre giving legal | | | | |
| | | | Stephen Zach, Stan | | advice or giving attorney mental impressions related to the | | | | |
| | | | Pottinger, Ellen Brockman, | | | AC Privilege and | | Approx. 1.3K | |
| | | | Legal Assistants, | | ····· p······ p······ ····· ····· ······ | Work | | docs | |
| | , | aid in the rendition of | Professionals retained by | | 0 0 | Product/joint | | overlapping | 1 |
| | | legal advice and | attorneys to aid in the | | | defense/commo | | with other | |
| 126 | from 9/21/15 - Present | representation | rendition of legal advice and | | communications re evidence. | n interest | Withheld | cases | |

| Log | | | | | | | Privilege | | Doc |
|-----|---------------------|-------------------------|-------------------------------|------------|--|-------------------|-----------|--------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | Plaintiff has objected that Defendant's requests are overly | | | | |
| | | | | | broad and unduly burdensome, as individually logging all | | | | |
| | | | | | privileged responsive documents would be overly burdensome. | | | | |
| | | | | | Plaintiff contends that requests targeting such privileged | | | | |
| | | | | | information are not reasonably calculated to lead to the | | | | |
| | | | | | discovery of admissible evidence, are not important to resolving | | | | |
| | | | | | the issues, are not relevant to any party's claim or defense, are | | | | |
| | | | | | not proportional to the needs of the case, and creates a heavy | | | | |
| | | | | | burden on Plaintiff that outweighs its benefit. Therefore, | | | | |
| | | | | | Plaintiff has employed categorical logging pursuant to Local Civil | | | | |
| | | Virginia Giuffre, Brad | | | Rule 26.2(c). Correspondence re: Bradley Edwards and Paul | | | | |
| | | Edwards, Paul Cassell, | | | Cassell v. Alan Dershowitz ("Dershowitz case"), Case no. 15- | | | | |
| | | · · · | Virginia Giuffre, Brad | | 000072, pending in the Seventeenth Judicial Circuit, Broward | | | | |
| | | o ,, | Edwards, Paul Cassell, | | County, Florida. Documents withheld pursuant to the privileges | | | | |
| | | | Brittany Henderson, Sigrid | | asserted included communications from Ms. Giuffre to the | | | | |
| | | | McCawley, Meredith | | attorneys listed seeking legal advice related to the Dershowitz | | | | |
| | | | Schultz, David Boies, | | case, communications from the attorneys to Ms. Giuffre giving | | | | |
| | | | Stephen Zach, Stan | | legal advice or giving attorney mental impressions related to the | | | | |
| | | | Pottinger, Ellen Brockman, | | Dershowitz case, communications sending or attaching attorney | 0 | | Approx. 1.3K | |
| | | | Legal Assistants, | | ·····, ···, ··· | Work | | docs | |
| | | aid in the rendition of | Professionals retained by | | 0 0 | Product/joint | | overlapping | |
| | from January 2015 - | legal advice and | attorneys to aid in the | | | defense/commo | | with other | |
| 127 | Present | representation | rendition of legal advice and | | communications re evidence. | n interest | Withheld | cases | |

| Log | | | | | | | Privilege | | Doc |
|-----|----------------------|---|--|--|--|---|-----------------|-------------------------------------|----------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| ID | Email Sent Date | Email From
Virginia Giuffre, Bob
Josefsberg, Katherine W.
Ezell, Amy Ederi, other
Podhurst attorneys,
Legal Assistants, and
Professionals retained by | Email To
Virginia Giuffre, Bob
Josefsberg, Katherine W.
Ezell, Amy Ederi, other
Podhurst attorneys, Legal
Assistants, and Professionals
retained by attorneys to aid | | Plaintiff has objected that Defendant's requests are overly
broad and unduly burdensome, as individually logging all
privileged responsive documents would be overly burdensome.
Plaintiff contends that requests targeting such privileged
information are not reasonably calculated to lead to the
discovery of admissible evidence, are not important to resolving
the issues, are not relevant to any party's claim or defense, are
not proportional to the needs of the case, and creates a heavy
burden on Plaintiff that outweighs its benefit. Therefore,
Plaintiff has employed categorical logging pursuant to Local Civil
Rule 26.2(c). Correspondence re: <i>Jane Doe No. 102 v. Jeffrey
Epstein ("Epstein case")</i> , Case No. 09-80656-CIV-Marra/Johnson
(Southern District of Florida). Documents withheld pursuant to
the privileges asserted included communications from Ms.
Giuffre to the attorneys listed seeking legal advice related to the
Epstein case, communications from the attorneys to Ms. Giuffre
giving legal advice or giving attorney mental impressions related
to the Epstein case, communications sending or attaching
attorney work product related to the Epstein case, and/or | AC Privilege and
Work
Product/joint | Action | Approx. 1.3K
docs
overlapping | Туре |
| 100 | other communications | attorneys to aid in the | in the rendition of legal | | attorney work product related to the Epstein case, and | defense/commo | A Cale Is a Lat | with other | 1 |
| 128 | from 2009 - Present | rendition of legal advice | advice | | communications re evidence.
Email chain with Giuffre and McCawley seeking information to | n interest | Withheld | cases | \vdash |
| 129 | 6/10/2015 | Virginia Giuffre | robiejennag@y7mail.com | | assist with attorney advice. | Attorney Client | Withheld | 2 | msg |
| 129 | 0/10/2015 | | | | | AC Privilege and
Work Product | Withheld | 26 | pdf |
| 131 | 4/30/2015 | Brittany Henderson | eperez@BSFLLP.com | Smccawley@BSFLLP.com,brad@pa
thtojustice.com,robiejennag@y7m
ail.com | Communication re VRS registrations | AC Privilege and
Work Product | Withheld | 1 | msg |
| 132 | 4/29/2015 | Andres Ortiz | bh699@nova.edu | Smccawley@BSFLLP.com,brad@pa
thtojustice.com,garvin@lclark.edu,
robiejennag@y7mail.com | Email chain with McCawley, Edwards, Garvin, Henderson,
Giuffre and BSF staff re legal advice re VRS communications. | AC Privilege and
Work Product | Withheld | 1 | msg |
| 133 | 4/29/2015 | brittany henderson | aortiz@BSFLLP.com | Smccawley@BSFLLP.com,brad@pa
thtojustice.com,garvin@lclark.edu,
robiejennag@y7mail.com | Communication re legal advice re VRS communications. | AC Privilege and
Work Product | Withheld | 1 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|-----------------|-----------------------|--|--|---|----------------------------------|-----------|------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 134 | 4/17/2015 | Paul Cassell | brad@pathtojustice.com | Smccawley@BSFLLP.com,brittany
@pathtojustice.com,eperez@BSFLL
P.com,robiejennag@y7mail.com | Email chain with Cassell, McCawley, Edwards, Garvin, Beloof,
Henderson, Giuffre and BSF staff re legal advice re VRS
registrations. | AC Privilege and
Work Product | Withheld | 5 | msg |
| 135 | 4/17/2015 | Sigrid McCawley | brad@pathtojustice.com,cas
sellp@law.utah.edu | brittany@pathtojustice.com,eperez
@BSFLLP.com,robiejennag@y7mail
.com | Email chain with Cassell, McCawley, Edwards, Garvin, Beloof,
Henderson, Giuffre and BSF staff re legal advice re VRS
registrations. | AC Privilege and
Work Product | Withheld | 4 | msg |
| 136 | 4/17/2015 | Brad Edwards | cassellp@law.utah.edu | Smccawley@BSFLLP.com,brittany
@pathtojustice.com,eperez@BSFLL
P.com,robiejennag@y7mail.com | Email chain with Cassell, McCawley, Edwards, Garvin, Beloof,
Henderson, Giuffre and BSF staff re legal advice re VRS
registrations. | AC Privilege and
Work Product | Withheld | 4 | msg |
| 137 | 2/26/2015 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre and McCawley re non-testifying expert. | Attorney Client | Withheld | 1 | msg |
| 138 | 2/26/2015 | Sigrid McCawley | robiejennag@y7mail.com | | Communication re non-testifying expert. | Attorney Client | Withheld | 1 | msg |
| 139 | 2/11/2016 | Sigrid McCawley | robiejennag@y7mail.com | | Email chain with Giuffre, McCawley, Edwards, Pottinger and BSF
staff re media communications. | Attorney Client | Redacted | 3 | msg |
| 140 | 2/11/2016 | Sigrid McCawley | StanPottinger@aol.com,robi
ejennag@y7mail.com | ojustice.com | Email chain with Giuffre, McCawley, Edwards, Pottinger and BSF
staff re media communications. | Attorney Client | Redacted | 3 | msg |
| 141 | 2/11/2016 | StanPottinger@aol.com | robiejennag@y7mail.com | Lcarlsen@BSFLLP.com,Smccawley
@BSFLLP.com,brad@pathtojustice.
com | Email chain with Giuffre, McCawley, Edwards, Pottinger and BSF
staff re media communications.
Email chain with Giuffre and Pottinger re media | Attorney Client | Redacted | 3 | msg |
| 142 | 2/9/2016 | StanPottinger@aol.com | robiejennag@y7mail.com | | communications. | Attorney Client | Redacted | 2 | msg |
| 143 | | | | | Letter from Virginia Giuffre to David Boies conveying requested
information to assist in providing legal advice. | AC Privilege and
Work Product | Withheld | 26 | pdf |
| 144 | | | | | Letter from Virginia Giuffre to David Boies conveying requested
information to assist in providing legal advice. | AC Privilege and
Work Product | Withheld | 23 | docx |
| 145 | 6/10/2015 | Virginia Giuffre | robiejennag@y7mail.com | | Email chain with Giuffre and McCawley re ongoing litigation. | Attorney Client | Withheld | 2 | msg |
| 146 | 4/29/2015 | Virginia Giuffre | aortiz@BSFLLP.com | Smccawley@BSFLLP.com,bh699@n
ova.edu,brad@pathtojustice.com,g
arvin@lclark.edu | | Attorney Client | Withheld | 2 | msg |
| 147 | 4/10/2015 | Virginia Giuffre | rebecca.boylan@yahoo.com | | Email chain with Boylan, Giuffre, McCawley, and BSF staff re
legal advice re VRS registrations. | Attorney Client | Withheld | 2 | msg |
| 148 | 2/26/2015 | Virginia Giuffre | Smccawley@BSFLLP.com | | Email confirming legal advice re non-testifying expert. | Attorney Client | Withheld | 1 | msg |

| Log | | | | | | | Privilege | | Doc |
|-----|----------------------|---------------------------|----------------------------|------------|---|-------------------|-------------|--------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| | | | | | Email chain with Giuffre and Pottinger re media | | | | |
| 149 | 2/11/2015 | Virginia Giuffre | StanPottinger@aol.com | | communications | Attorney Client | Redacted | 3 | msg |
| | | | | | Email chain with Giuffre, McCawley, Pottinger and BSF staff re | | | | |
| 150 | 2/11/2015 | Virginia Giuffre | Smccawley@BSFLLP.com | | media communications. | Attorney Client | Redacted | 3 | msg |
| | | | | | | | | | |
| | | | | | | AC Privilege and | | | |
| 151 | 1/13/2015 | Virginia Giuffre | StanPottinger@aol.com | | Email chain with Pottinger and Giuffre re anticipated litigation. | Work Product | Withheld | 1 | msg |
| | | | | | | | | | |
| | | | | | Plaintiff has objected that Defendant's requests are overly | | | | |
| | | | | | broad and unduly burdensome, as individually logging all | | | | |
| | | | | | privileged responsive documents would be overly | | | | |
| | | | | | burdensome. Plaintiff contends that requests targeting | | | | |
| | | | | | such privileged information are not reasonably calculated | | | | |
| | | | | | to lead to the discovery of admissible evidence, are not | | | | |
| | | | | | important to resolving the issues, are not relevant to any | | | | |
| | | | | | party's claim or defense, are not proportional to the | | | | |
| | | | | | needs of the case, and creates a heavy burden on Plaintiff | | | | |
| | | | | | that outweighs its benefit. Therefore, Plaintiff has | | | | |
| | | | | | employed categorical logging pursuant to Local Civil Rule | | | | |
| | | | | | 26.2(c). This categorical entry is regarding correspondence | | | | |
| | | | | | re potential legal action against entities and individuals. | | | | |
| | | Virginia Giuffre, Brad | | | Documents withheld pursuant to the privileges asserted | | | | |
| | | Edwards, Paul Cassell, | Virginia Giuffre, Brad | | included communications from Ms. Giuffre to the | | | | |
| | | Brittany Henderson, | Edwards, Paul Cassell, | | attorneys listed seeking legal advice related to potential | | | | |
| | | Sigrid McCawley, | Brittany Henderson, Sigrid | | law suits, communications from the attorneys to Ms. | | | | |
| | | Meredith Schultz, David | McCawley, Meredith | | Giuffre giving legal advice or giving attorney mental | | | | |
| | | Boies, Stephen Zach, | Schultz, David Boies, | | impressions related to the law suits, communications | | | 1 | |
| | | | Stephen Zach, Stan | | sending or attaching attorney work product related to | | | | |
| | | Brockman, Legal | Pottinger, Ellen Brockman, | | potential lawsuits, and/or communications sending or | AC Privilege and | | | |
| | Emails, letters, and | Assistants, Professionals | Legal Assistants, | | , , , | Work | | Approx. 1.3K | |
| | other communications | retained by attorneys to | Professionals retained by | | attaching client revisions to attorney work product related | | | overlapping | |
| 450 | from January 2015 - | aid in the rendition of | attorneys to aid in the | | to potential lawsuits, and communications re evidence. | defense/commo | Allah hadal | with other | |
| 152 | Present | legal advice | rendition of legal advice | | | n interest | Withheld | cases | |

| Log | | | | | | | Privilege | | Doc |
|-----|------------------------------------|---|--|------------|---|----------------------------------|-----------|-------------------------|------|
| ID | Email Sent Date | Email From | Email To | CC Address | Subject Matter | Type of Privilege | Action | Page Count | Туре |
| 153 | Email and letter
communications | The law enforcement
entity, Virginia Giuffre,
David Boies, Stan
Pottinger, Sigrid
McCawley, Paul Cassell,
Brad Edwards | The law enforcement entity,
Virginia Giuffre, David Boies,
Stan Pottinger, Sigrid
McCawley, Paul Cassell, Brad
Edwards | | Plaintiff has objected that Defendant's requests are overly
broad and unduly burdensome, as individually logging all
privileged responsive documents would be overly
burdensome. Plaintiff contends that requests targeting
such privileged information are not reasonably calculated
to lead to the discovery of admissible evidence, are not
important to resolving the issues, are not relevant to any
party's claim or defense, are not proportional to the
needs of the case, and creates a heavy burden on Plaintiff
that outweighs its benefit. Therefore, Plaintiff has
employed categorical logging pursuant to Local Civil Rule
26.2(c). This categorical entry is regarding correspondence
re the currently ongoing criminal investigation of
Defendant and others. | | Withheld | approx. 57
documents | |
| 154 | 8/27/2014 | Virginia Giuffre | Brad Edwards | | Email chain discussing efforts to obtain assistance from FBI
agent in obtaining information to assist in providing legal advice. | AC Privilege and
Work Product | Withheld | 1 | msg |
| 155 | 8/27/2014 | Virginia Giuffre | Brad Edwards | | Email chain discussing efforts to obtain assistance from FBI
agent in obtaining information to assist in providing legal advice. | AC Privilege and
Work Product | Withheld | 1 | msg |
| 156 | 8/27/2014 | Virginia Giuffre | Brad Edwards | | Email chain discussing efforts to obtain assistance from FBI
agent in obtaining information to assist in providing legal advice. | AC Privilege and
Work Product | Withheld | 1 | msg |

Case 1:15-cv-07433-LAP Document 1320-40 Filed 01/03/24 Page 1 of 19

EXHIBIT N

United States District Court Southern District Of New York

| | X |
|----------------------|--------|
| VIRGINIA L. GIUFFRE, | • |
| Plaintiff,
v. | • |
| GHISLAINE MAXWELL, | • |
| Defendant. | • |
| | :
X |

15-cv-07433-RWS

DEFENDANT GHISLAINE MAXWELL'S THIRD SUPPLEMENTAL F.R.C.P. 26(A)(1)(A) DISCLOSURES

Pursuant to F.R.C.P. 26(a)(1)(A), Defendant Ghislaine Maxwell makes the following

disclosures:

I. IDENTITIES OF INDIVIDUALS LIKELY TO HAVE DISCOVERABLE INFORMATION RELEVANT TO DISPUTED FACTS ALLEGED WITH PARTICULARITY IN THE PLEADINGS

Ghislaine Maxwell

 c/o Laura A. Menninger, Esq.
 Haddon, Morgan & Foreman, P.C.
 150 E. 10th Ave.
 Denver, CO 80203
 303-831-7364
 LMenninger@HMFLaw.com

Ms. Maxwell is the Defendant and may have knowledge concerning matters at issue, including the events of 1999-2002 and the publication of statements in the press in 2011-2015.

 Virginia Lee Roberts Giuffre c/o Sigrid S. McCawley, Esq. Boies, Schiller & Flexner LLP 401 East Las Olas Boulevard, Suite 1200 Miami, Florida 33301 (954) 356-0011 smccawley@bsfllp.com

Ms. Giuffre is the Plaintiff and has knowledge concerning the matters at issue in her Complaint, including the events of 1996-2015 and the publication of statements in the press in 2011-2015.

 Kathy Alexander Address unknown at this time Telephone number unknown at this time

Ms. Alexander has knowledge about matters at issue, including Plaintiff's whereabouts during 2000-2002 and her false claims concerning Defendant and others.

4. Miles Alexander Address unknown at this time Telephone number unknown at this time

Mr. Alexander has knowledge about matters at issue, including Plaintiff's whereabouts during 2000-2002 and her false claims concerning Defendant and others.

 James Michael Austrich 10108 NW 261 Terrace High Springs, Florida, 32643

Mr. Austrich has knowledge concerning matters at issue in the Complaint, including events of 1996-2002.

6. Philip Barden Devonshires Solicitors LLP 30 Finsbury Circus London, United Kingdom EC2M 7DT DX: 33856 Finsbury Square (020) 7628-7576 Philip.Barden@devonshires.co.uk

Mr. Barden has knowledge concerning press statements by Plaintiff and Defendant in 2011-2015 at issue in this matter.



8. David Boies

Boies, Schiller, Flexner LLP 575 Lexington Ave. New York, NY 10022 (212) 446-2300

Mr. Boies has knowledge concerning matters at issue in the Complaint and in Plaintiff's pleadings and sworn statements in other litigations, including in particular her publicly filed allegations concerning Defendant and Alan Dershowitz.

9. Laura Boothe

The Mar-a-Lago Club, LC. 1100 South Ocean Boulevard, Palm Beach, FL 33480

Ms. Boothe has knowledge concerning matters at issue, including the date that Sky Roberts began working at the Mar-a-Lago Club, and the human resources department at Mar-A-Lago.

10. Evelyn Boulet

Address unknown at this time Telephone number unknown at this time

Ms. Boulet may have knowledge concerning Plaintiff's false claims against Defendant.

 Rebecca Boylan Address unknown at this time Telephone number unknown at this time

Ms. Boylan has knowledge concerning Plaintiff during the relevant time period including claims for damages, motive and bias.

12. Joshua Bunner Address unknown at this time

Joshua Bunner has knowledge concerning Plaintiff's credibility, including false claims of sexual assault.

13. Carolyn Casey

Address unknown at this time Telephone number unknown at this time Ms. Casey may have knowledge concerning Plaintiff's false claims against Defendant.

14. Paul Cassell

383 South University Street Salt Lake City, UT 84112 801-585-5202 paul.cassell@law.utah.edu

Mr. Cassell has knowledge concerning press statements by Plaintiff, Plaintiff's court pleadings, and Plaintiff's sworn testimony.

15. Sharon Churcher3 Deveau RoadN. Salem, NY 10560

Ms. Churcher has knowledge concerning matters at issue, including Plaintiff's statements regarding Defendant and others.

16. Alexandra Cousteau Address unknown at this time Telephone number unknown at this time

Ms. Cousteau may have knowledge concerning Plaintiff's false claims against Defendant and others.

17. Alan Dershowitz
c/o Richard A. Simpson, Esq.
WILEY REIN, LLP
1776 K Street NW
Washington, D.C. 20006
(202) 719-7000

Mr. Dershowitz has knowledge concerning Plaintiff's false statements to the press, in court pleadings, and in sworn testimony, at issue in this matter.

18. Dr. Mona Devanesan PO Box 3250
601 E. Delmonte Avenue Clerwiston, FL 33440
(561) 254-2502
modev358@aol.com

Dr. Devanesan has knowledge about matters at issue, including Plaintiff's whereabouts during 2001 and her claimed damages.

19.

Address unknown at this time Telephone number unknown at this time

20. Bradley Edwards Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman, P.L.
425 N. Andrews Ave., Suite 2 Ft. Lauderdale, FL 33301 (954) 524-2820 brad@pathtojustice.com

Mr. Edwards has knowledge concerning Plaintiff's false statements to the press, in court pleadings, and in sworn testimony at issue in this matter. Mr. Edwards also has knowledge concerning "Victim's Refuse Silence, Inc."

21. Amanda Ellison Address unknown at this time 561-628-4338

Ms. Ellison has knowledge concerning Plaintiff's false allegations concerning Defendant.

22. Cimberly Espinosa 1113 West Columbine Ave. Santa Ana, CA 92707

Ms. Espinosa has knowledge concerning Plaintiff's false allegations concerning Defendant.

23. Jeffrey Epstein

c/o Tonja Haddad Coleman, Esq. 315 SE 7th Street, Suite 301 Fort Lauderdale, FL 33301 (954) 467-1223

Mr. Epstein has knowledge concerning Plaintiff's false statements to the press and in court pleadings, as well as the events of 1999-2002 concerning Plaintiff and Defendant.

24. Annie Farmer

Address unknown at this time Telephone number unknown at this time Ms. Farmer may have knowledge concerning Plaintiff's false claims against Defendant.

25. Marie Farmer Address unknown at this time Telephone number unknown at this time

Ms. Farmer may have knowledge concerning Plaintiff's false claims against Defendant.

26. Alexandra Fekkai Address unknown at this time Telephone number unknown at this time

Ms. Fekkai may have knowledge concerning Plaintiff's false claims against Defendant and others.

27. Crystal Figueroa Address unknown at this time

Ms. Figueroa may have knowledge concerning matters at issue, including Plaintiff's activities during 1996 – 2002

28. Anthony Figueroa38 Bunker View DrivePalm Coast, FL

Mr. Figueroa has knowledge concerning matters at issue, including Plaintiff's activities during 1996 – 2002.

29. Louis Freeh Address unknown at this time (202) 215-8321 <u>Freeh@FreehGroup.com</u>

Mr. Freeh may have knowledge concerning travel of Bill Clinton.

30. Eric Gany

Address unknown at this time Telephone number unknown at this time

Mr. Gany may have knowledge concerning Plaintiff whereabouts during 2000-2002 and her false claims against Defendant.

31. Meg Garvin Lewis & Clark Law School 10015 S.W. Terwilliger Boulevard MSC 51 Portland, Oregon 97219

Ms. Garvin has knowledge concerning matters at issue including Victims Refuse Silence and Plaintiff's damages.

32. Sheridan Gibson-Butte

Address unknown at this time Telephone number unknown at this time Ms. Gibson-Butte may have knowledge concerning Plaintiff's false claims against Defendant.

 Robert Giuffre Queensland, Australia

Mr. Giuffre is may have knowledge concerning matters at issue, including Plaintiff's activities during 2002-2016 and her damages allegations.

34. Ross Gow

Acuity Representation 23 Berkeley Square London W1J 6HE 44 (0) 777 875 5251 ross@acuityreputation.com

Mr. Gow may have knowledge concerning matters at issue, including the publication of statements in the press in 2011-2015 concerning Plaintiff and Defendant.

35. Fred Graff

Address unknown at this time Telephone number unknown at this time

Mr. Graff may have knowledge concerning Plaintiff's false claims against Defendant.

36. Philip Guderyon

Address unknown at this time Telephone number unknown at this time

Mr. Guderyon may have knowledge concerning matters at issue, including Plaintiff's activities during 1996 – 2002.





may have knowledge concerning matters at issue.

38. Shannon Harrison Address unknown at this time Telephone number unknown at this time

Ms. Harrison may have knowledge concerning Plaintiff's false claims against Defendant.

39. Victoria Hazel Address unknown at this time Telephone number unknown at this time

Ms. Hazel may have knowledge concerning Plaintiff's false claims against Defendant.

40. Brittany Henderson

Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman, P.L. 425 N. Andrews Ave., Suite 2 Ft. Lauderdale, FL 33301

Ms. Henderson has knowledge concerning matters at issue including Victims Refuse Silence and Plaintiff's damages.

41. Brett Jaffe

Address unknown at this time Telephone number unknown at this time

Mr. Jaffe has knowledge concerning Plaintiff's false claims concerning Ms. Maxwell including her compliance with any deposition subpoena in the CVRA matter.

42. Carol Roberts Kess

Address unknown at this time Telephone number unknown at this time

Ms. Kess may have knowledge concerning matters at issue, including Plaintiff's activities during 1996 – 2002.

43. Dr. Karen Kutikoff 12957 Palms W Drive #101 Loxahatchee, FL 33470

Dr. Kutifkoff may have knowledge concerning matters at issue, including Plaintiff's whereabouts during 1998-2002 and Plaintiff's damages.

44. Peter Listerman

Address unknown at this time Telephone number unknown at this time

Mr. Listerman may have knowledge concerning Plaintiff's false claims against Defendant.

45. Tony Lyons

Skyhorse Publishing, Inc. 307 West 36th Street, 11th Floor New York, NY 10018

Mr. Lyons may have knowledge concerning matters at issue, including Plaintiff's false allegations concerning Defendant and others.

46. Bob Meister

101 Seminole Avenue, Palm Beach, FL 38480 (561) 650-0083

Mr. Meister may have knowledge concerning Plaintiff's false claims against Defendant.

47. Jamie A. Melanson 5280 NW 53rd Ave. Coconut Creek, FL 33073

Mr. Melanson has knowledge concerning Plaintiff's honesty and truthfulness.

48. Lynn Miller 936 O Street Penrose, CO 81240

Ms. Miller may have knowledge concerning matters at issue, including Plaintiff's activities during 1996 – 2002.

49. Marvin Minsky Address unknown at this time Telephone number unknown at this time Mr. Minsky may have knowledge concerning Plaintiff's false claims against Defendant and others.

| 50. | | | |
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51. David Mullen Address unknown at this time Telephone number unknown at this time

Mr. Mullen may have knowledge concerning Plaintiff's false claims against Defendant.

52. Joe Pagano Address unknown at this time Telephone number unknown at this time

Mr. Pagano may have knowledge concerning Plaintiff's false claims against Defendant.

53. Mary Paluga Address unknown at this time Telephone number unknown at this time

Ms. Paluga may have knowledge concerning Plaintiff's false claims against Defendant.

54. J. Stanley Pottinger 49 Twin Lakes Rd. South Salem, NY 10590 914-763-8333

Mr. Pottinger may have knowledge concerning matters at issue, including Plaintiff's attempts to sell her story to the media and her contacts with the media.

55. Joseph Recarey 2753 Misty Oaks Circle Royal Palm Beach, FL 33441 Telephone number unknown at this time

Mr. Recarey may have knowledge concerning Plaintiff's false claims against Defendant.

56. Michael Reiter2335 So. Ocean Blvd., Apt. 15Palm Beach, FL 33480Telephone number unknown at this time

Mr. Reiter may have knowledge concerning Plaintiff's false claims against Defendant.

57. Jason Richards Federal Bureau of Investigations Address unknown at this time

Mr. Richards has knowledge concerning matters at issue, including Plaintiff's statements concerning Defendant, Alan Dershowitz and other individuals.

58. Bill Richardson Address unknown at this time Telephone number unknown at this time

Mr. Richardson may have knowledge concerning Plaintiff's false claims against Defendant and others.

59. Sky Roberts 15020 SE 47th Ave Summerfield, FL 34491-5141

Mr. Roberts may have knowledge concerning matters at issue, including Plaintiff's activities during 1996 – 2002.

60. Scott Rothstein U.S. Bureau of Prisons

Mr. Rothstein has knowledge concerning Plaintiff's civil claims against Jeffrey Epstein.

61. Forest Sawyer Address unknown at this time Telephone number unknown at this time

Mr. Sawyer may have knowledge concerning Plaintiff's false claims against Defendant.

62. Doug Schoetlle Address unknown at this time Telephone number unknown at this time Mr. Schoettle may have knowledge concerning Plaintiff's false claims against Defendant.

63. Cecilia Stein Address unknown at this time Telephone number unknown at this time

Ms. Stein may have knowledge concerning Plaintiff's false claims against Defendant.

64. Mark Tafoya Address unknown at this time Telephone number unknown at this time

Mr. Tafoya may have knowledge concerning Plaintiff's false claims against Defendant.

- 65. Brent Tindall Address unknown at this time Telephone number unknown at this time
- 66. Kevin Thompson Address unknown at this time

Kevin Thompson has knowledge concerning Plaintiff's credibility, including false claims of sexual assault.

67. Ed Tuttle Address unknown at this time Telephone number unknown at this time

Mr. Tuttle may have knowledge concerning Plaintiff's false claims against Defendant.

68. Emma Vaghan Address unknown at this time Telephone number unknown at this time

Ms. Vaghan may have knowledge concerning Plaintiff's false claims against Defendant.

69. Kimberly Vaughan-Edwards Address unknown at this time Telephone number unknown at this time Believed to be in the UK Ms. Vaughan-Edwards has knowledge concerning facts relevant to this dispute and Ms. Maxwell's character.

70. Cresenda Valdes Address unknown at this time Telephone number unknown at this time

Ms. Valdes may have knowledge concerning Plaintiff's false claims against Defendant.

71. Anthony Valladares Address unknown at this time Telephone number unknown at this time

Mr. Valladares may have knowledge concerning matters at issue, including Plaintiff's activities during 1996 – 2002.

72. Maritza Vazquez Address unknown at this time Telephone number unknown at this time

Ms. Vazquez may have knowledge concerning Plaintiff's false claims against Defendant.

73. Vicky Ward Address unknown at this time

Telephone number unknown at this time

Ms. Ward may have knowledge concerning Plaintiff's false claims against Defendant.

74. Jarred Weisfeld Address unknown at this time

> Mr. Weisfeld may have knowledge concerning matters at issue, including Plaintiff's attempted publication of false allegations concerning Defendant and others.

75. Courtney Wild Pinellas County Jail

Ms. Wild may have knowledge concerning Plaintiff's false claims against Defendant.

76. Daniel Wilson Address unknown at this time Telephone number unknown at this time

Mr. Wilson may have knowledge concerning matters at issue, including Plaintiff's activities during 1996 – 2002.

77. Andrew Albert Christian Edwards, Duke of York Address unknown at this time Telephone number unknown at this time

The Duke has knowledge concerning Plaintiff's false statements to the press, in court pleadings, and in sworn testimony as well as the events of 1999-2002.

- 78. Witnessed identified by Plaintiff in any of the various versions of her Rule 26 disclosures.
- 79. Witnesses whose identities and contact information can be identified in law enforcement reports disclosed herein.

80. Any other witness learned through the discovery process.

Defendant Ghislaine Maxwell reserves her right to supplement these disclosures as additional witnesses are learned through the discovery process, or endorsed by Plaintiff.

II. DOCUMENTS, DATA, COMPILATIONS AND TANGIBLE THINGS IN POSSESSION, CUSTODY OR CONTROL OF DEFENDANT THAT MAY BE USED TO SUPPORT DEFENDANT'S CLAIM OR DEFENSES

- 1. Documents received from any other party through disclosures and/or in discovery, including any deposition exhibits, will not be identified or produced, though they technically may fall within this category "II", and Defendant reserves the right to utilize such documents at any hearing or trial on this matter.
- 2. News articles from the internet:
 - a. "Sordid friends and why he isn't fit for the job: Duke of York risks losing ambassador role," *Daily Mail Online* (Feb. 28, 2011).
 - b. "Prince Andrew and the 17-year-old girl his sex offender friend flew to Britain to meet him," *Daily Mail Online* (corrected Mar. 2, 2011).
 - c. "Unsavoury association: How Robert Maxwell's daughter 'procured young girls' for Prince Andrew's billionaire friend," *Daily Mail Online* (Mar. 5, 2011).

- d. "Virginia Roberts' account of the explosive Prince Andrew 'sex slave' drama," *Daily Mail Online* (Jan. 3, 2015).
- e. "Court papers put daughter of Robert Maxwell at centre of 'sex slave' scandal," *The Guardian* (Jan. 4, 2015).
- f. "Prince Andrew denies sexual abuse allegations in unprecedented Buckingham Palace statement: The Duke of York denies having relations with alleged 'sex slave,"" *The Independent* (Jan. 4, 2015).
- g. "Prince Andrew story runs and runs but editors should beware," *The Guardian* (Jan. 5, 2015).
- h. "US lawyer sues in Prince Andrew sex claims case," *Time* (Jan 6, 2015).
- i. "Harvard professor Alan Dershowitz denies charges of sex with underage girl," *Boston Globe* (Jan. 22, 2015).
- j. "Virginia Roberts's Aunt Reveals Jeffrey Epstein Girl Says I Am In Fear for My Life," *Daily Mail Online*, (Jan. 10, 2015).
- k. "EXCLUSIVE: Alleged 'sex slave' of Jeffrey Epstein, Prince Andrew accused two men of rape in 1998, but was found not credible," *NY Daily News* (Feb. 23, 2015).
- 1. "Jeffrey Epstein accuser was not a sex slave, but a money-hungry sex kitten, her former friends say," *NY Daily News* (Mar. 1, 2015).
- m. "Twat Claims She Was Underage Sex Slave Bedding Prince Andrew," <u>http://www.mgtowhq.com/viewtopic.php?f=2&t=6676</u> (Jan. 5, 2015).
- n. "Exclusive: Prince Andrew at Heidi Klum's 'Hookers and Pimps' party with the New York socialite accused of procuring underage girls for his billionaire pedophile friend" *Daily Mail Online* (May 10, 2016).
- 3. Email from Ross Gow to various news organizations, Subject: "Ghislaine Maxwell," (Jan. 2, 2015).
- 4. "Lawyers Acknowledge Mistake In Filing Sexual Misconduct Charges Against Professor Dershowitz," Joint Statement of Brad Edwards, Paul Cassell and Alan Dershowitz (Apr. 8, 2016).
- 5. *Edwards and Cassell v. Dershowitz*, In the Circuit Court of the Seventeenth Judicial District In and For Broward County Florida to include:

- a. Deposition testimony of Paul G. Cassell, dated October 16, 2015 and October 17, 2015.
- 6. *Jane Doe #1 and #2 v. United States,* U.S. District Court for the Southern District of Florida, 08-cv-80736-KAM pleadings to include:
 - Motion for Limited Appearance, Consent to Designation and Request to Electronically Receive Notices of Electronic Filing (July 28, 2008) (Doc. # 16)
 - b. Notice of Change of Address and Firm Affiliation (Apr. 9, 2009) (Doc. # 37)
 - c. Order Denying Petitioners' Motion to Join Under Rule 21 and Motion to Amend Under Rule 15 (Apr. 7, 2015) (Doc. #324)
 - d. Order Scheduling Settlement Conference Before the Magistrate Judge, U.S. District Court (Mar. 31, 2016) (Doc. #378)
- 7. *Epstein v. Scott Rothstein and Bradley J. Edwards*, In the Circuit Court of the Fifteenth Judicial Circuit in and for Palm Beach County, Florida, 09-ca-040800, pleadings to include:
 - a. Complaint (Dec. 7, 2009).
- 8. Law enforcement records obtained from the Palm Beach County (Florida) Sheriff's Office, the Royal Palm Beach (Florida) Police Department, the County Court in and for Palm Beach County (Florida), the Greenacres (Florida) Department of Public Safety, and the Fremont County (Colorado) Sheriff's Office.
- 9. Employment records obtained from ET Employment Training and Recruiting Australia.
- 10. Education records obtained from Royal Palm Beach Community High School and Forest Hills High School.
- 11. Documents received from Palm Beach County Library System.
- 12. Documents received from any other party through disclosures and/or in discovery, including any deposition exhibits, will not be identified or produced, though they technically may fall within this category "II", and Defendant reserves the right to utilize such documents at any hearing or trial on this matter.

Defendant reserves the right to identify additional documents, data, compilations and tangible things as discovery continues and to supplement this list accordingly.

III. DESCRIPTION OF CATEGORIES OF DAMAGES SOUGHT AND COMPUTATION OF ECONOMIC DAMAGES CLAIMED BY THE DISCLOSING PARTY

Not applicable at this time Ms. Maxwell reserves her right to supplement these disclosures as necessary.

IV. INSURANCE AGREEMENT UNDER WHICH ANY PERSON CARRYING ON AN INSURANCE BUSINESS MAY BE LIABLE TO SATISFY A PART OR ALL OF A JUDGMENT

Ms. Maxwell's AIG Homeowners and Excess Liability insurance policies. Coverage has been denied by AIG, as their letter of April 18, 2016 to Ms. Maxwell, copied to Ms. McCawley, attests.

Dated: June 17, 2016.

Respectfully submitted,

s/Laura A. Menninger

Laura A. Menninger Jeffrey S. Pagliuca HADDON, MORGAN AND FOREMAN, P.C. 150 East 10th Avenue Denver, CO 80203 Phone: 303.831.7364 Fax: 303.832.2628 <u>Imenninger@hmflaw.com</u> jpagliuca@hmflaw.com

Attorneys for Ghislaine Maxwell

CERTIFICATE OF SERVICE

I certify that on June 17, 2016, I electronically served this *DEFENDANT GHISLAINE MAXWELL'S THIRD SUPPLEMENTAL F.R.C.P. 26(A)(1) DISCLOSURES* via e-mail on the following:

Sigrid S. McCawley Meredith Schultz BOIES, SCHILLER & FLEXNER, LLP 401 East Las Olas Boulevard, Ste. 1200 Ft. Lauderdale, FL 33301 smccawley@bsfllp.com mschultz@bsfllp.com

Bradley J. Edwards FARMER, JAFFE, WEISSING, EDWARDS, FISTOS & LEHRMAN, P.L. 425 North Andrews Ave., Ste. 2 Ft. Lauderdale, FL 33301 brad@pathtojustice.com Paul G. Cassell 383 S. University Street Salt Lake City, UT 84112 cassellp@law.utah.edu

J. Stanley Pottinger 49 Twin Lakes Rd. South Salem, NY 10590 StanPottinger@aol.com

s/