

January 5, 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,

/s/ Sigrid S. McCawley Sigrid S. McCawley

cc: Counsel of Record (via ECF)

Case 1:15-cv-0/43	<u>3-LAP Documer</u>	<u>nt 1327-1 Filed (</u>	<u>)1/05/24 Page 1 (</u>	of 26
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2.

UNCERTIFIED TRANSCRIPT DISCLAIMER IN THE MATTER OF

Virginia L. Giuffre

Ghislaine Maxwell

The following transcript of proceedings, or any portion thereof, in the above-entitled matter, taken on any date, is being delivered UNEDITED and UNCERTIFIED by the official court reporter at the request of ordering attorney.

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This uncertified unedited transcript contains no appearance page, certificate page, index or certification.

1	START TIME: 8:57 a.m.
2	THE COURT REPORTER: Do you declare under
3	penalty of perjury to tell the truth, the whole
4	truth, and nothing but the truth?
5	THE WITNESS:
6	THE VIDEOGRAPHER: In the mart /O*F
7	Virginia L Jeffrey verses Ghislaine Maxwell.
8	Today's date June 24, 2016, and time is
9	8:59 a.m. this is videotaped deposition of Tony
10	Figueroa. Counsel please truce /THEFL after
11	which the court reporter will swear in the
12	witness.
13	MR. EDWARDS: Brad adards I represent
14	Virginia Giuffre. And Virginia Giuffre is here
15	with me as well.
16	MS. MENNINGER: Laura manager on behalf of
17	gelen Maxwell, the Defendant. She is not here.
18	(Off the record at 9:01 a.m.).
19	A Yes.
20	MS. MENNINGER:
21	Q Good morning?
22	A Good morning.
23	Q Can you state your full name and spell
24	your last name for the record?
25	A My name is Anthony Lewis Zach Figueroa

Southern Reporting Company (386)257-3663

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1
    /EUFPB 2001?
2.
               MS. MENNINGER: /TPOPBLGZ form /TPOUPBLZ.
3
         Α
               No.
4
         Q
               How do you know that?
5
               Because she did not have a job anywhere
         Α
6
    else.
7
               How frequently during that period of time
         0
8
    would she be going over to Jeffrey epistipes house?
               MS. MENNINGER: Object to the form
10
          foundation.
11
         Α
               When I was with her she would go over
12
    there two weeks out of every month.
13
               And how often what is the frequency you
14
    would be the person take her to his house?
15
                                /TPOPBLGZ form /TPOUFRPZ.
               MS. MENNINGER:
16
               Pretty much whenever she was leaving to go
         Α
17
    on a trip I would drive her there.
18
    BY MR. EDWARDS:
19
         0
               Times when she went therein during the day
20
    and came back that night?
21
         Α
               Yes.
22
               And would you be the person that drove her
         0
23
    on those occations too?
24
         Α
               No.
25
               She would drive herself on those
         Q
```

```
occasions?
1
2.
         Α
               Yeah.
3
         0
               Were there times when you drove her to the
4
    airport, the private airport?
5
               The private airport I picked her up from.
6
    I never drove her there.
7
               Did you see epi/SPAOEPB airplane at the
         0
8
    airport?
         Α
               Yes.
10
         0
               What did it look like?
11
               Object form.
         Α
12
               A big black leer jet I guess it was.
         Α
                                                       Ι
13
    don't know. It was a pretty nice black jet.
14
               Did you observe Virginia entering or
         0
15
    exiting that airplane?
16
               Yes.
         Α
17
               And other than Virginia what other people
    did you observe entering or exiting that airplane?
18
19
         Α
               I'm pretty sure Jeffrey and Ms. Maxwell
20
    were both there.
21
               Can you tell me the first time that you
22
    met Ms. Maxwell. Describe that occasion?
23
         Α
               Like I said we were just pretty much I was
24
    in the house hang out and she was in the kitchen she
25
    was there one of the times I guess. And pretty much
```

1 How many times did you go to Jeffrey 0 2 epi/STAOEPBZ pool area? 3 Α Like three times. 4 And on the three occasions that you went 5 to Jeffrey epi/STAOEPBZ pool area who else was by 6 had pool parea? 7 I understand nobody like I was liltry just 8 sitting out there by myself waiting for her to get done talking with him. But pretty much everytime I 10 was at that house there was just random girls the 11 chef and Ms. Maxwell. 12 At this time in 2000 one your how old are 13 What is your date of birth? 14 March 4th 1982. I'm 34. Α 15 0 Okay. So in 2001 you about 19? 16 Yeah. Α 17 Q When you were at Jeffrey epi/STAOEPBZ 18 house and by the pool? 19 Α Uh-huh. 20 I your describing other girls that were in had house did youknow these other hours? 21 22 No they were like fraught different Α 23 countries. Hoe did you know they waere from different 24 25 contries?

Because whenever they would talk or I 1 Α 2 would hear them say blah blah or she would tell me 3 this girl was this place and that girl was thaw that 4 place. 5 Would could tell from the accent? 0 6 Α Yeah. 7 Would you ever talk to these girls? 0 8 Α Not really. I mean sometimes I would. 9 But not like a conversation about asking what they 10 were doing ear. 11 At this time 19 years old. Can you tell 12 me what the age range of these girls you describing 13 that are foreign girls at Jeffries house? 14 MS. MENNINGER: Objection form 15 TPAUFRPBGZ. 16 They looked about Virginia's age. They Α 17 all looked about that about 17, 18. But I don't 18 I did not ask hem how old they were so I 19 don't know the exact number. 20 BY MR. EDWARDS: 21 Okay. And when you were in the house by 22 the pool by yourself you said Virginia was just I 23 quess describing one occasion Virginia was just talk 24 to them? 25 Jeffrey I don't know about what. Α

1 Was Ms. Maxwell the? O 2. I'm not sure I know she was only there 5 Α 3 or six times out of the whole time I was with her 4 that I met her. 5 All right. And each of the five or six times that you met Ms. Maxwell do I understand it 6 7 correctly that it was inside Jeff sephouse? 8 Α Yes. Each of the 5 or six times that you met 10 Ms. Maxwell inside of Jeffrey's house was your 11 conversation with her always fairly similar stoowhat 12 you described? 13 Α Yeah, it was never like I never talked to 14 her as I would like Jeffrey. Like she never set 15 down with me I had a conversation 0 high how you 16 doing blew blew ahow doing and that would be it. 17 Q Okay. 18 And when St. The first time you met 19 Jeffrey Epstein in relationship the the first time 20 you met Ms. Maxwell. Meaning did you meet him 21 first. Second? 22 I met Jeffrey first. Α 23 0 How did how were you introduced to Jeffrey 24 Epstein? 25 Just high this is Jeffrey this is Tony, Α

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you know, just casually.
```

2.

Q When is the first time that you were asked by anyone to bring other girls Jeff /AEF epi/STAOEPBZ house?

A Pretty much right after she left. When she would go on trips. They would just ask me if I would find like Jeffrey would say when you get back find more girls to have here blue blue this and that. And then after she went to thiland when he was calling me searching for her he would throw that in there randomly do you have any girls. And then where is Virginia at. Like trying to seem like he was trying to get more information about her than anything after she left but make it seem like still wanted me to be around kind of.

- Q Okay.
- A But I don't know exactly.
- Q Okay. So in the beginning?
- 19 A Uh-huh.
 - Q Of your going over to Jeffrey Epstein house primary it was just you and Virginia?
- A Yeah,.
 - Q At someintp point in time Virginia starts recruiting other girls to go to the house; is that right?

1	Q Describe for us what these girls looked				
2	like that were being brought to the house?				
3	MS. MENNINGER: Object to the form found				
4	vague time to place.				
5	BY MR. EDWARDS:				
6	Q Sorry let me prephrase the question during				
7	this 2001 period if you were driving Virginia and				
8	another girl to the house, what type of girls would				
9	you be driving?				
10	MS. MENNINGER: Form form foundation.				
11	A Pretty much like young looking teenager				
12	girls 16, 17, really pretty.				
13	Q How did you know that's what was being				
14	requested that that age range and that look and?				
15	A I just assumed that that's what most guys				
16	are into.				
17	Q Girls that looked like Virginia?				
18	A Yeah.				
19	Q When you would bring girls over to the				
20	house were you looking for some sort of professional				
21	mussuese or massge experience?				
22	A Just get friends that I knew from school.				
23	Q And that's what Jeffrey wanted?				
24	A Yeah.				
25	MS. MENNINGER: Object form founds.				

```
1
    BY MR. EDWARDS:
2.
               How did you know what Jeffrey wanted?
          Q
3
          Α
               That's what he asked me.
4
          Q
               What would he ask you?
5
          Α
                    me to try to find gills a resem
6
    believed like somewhat that type.
7
               And when you would bring these girls that
8
    resem believed Virginia or some type would Jeffrey
    Epstein pay you?
10
               Yes cension form /STKPWHROUPBGZ.
          Α
11
               Would Jeffrey pay you every time?
          Q
12
               Ojbection form foundation.
          Α
13
          Α
               Yes.
14
               And how much would he pay you foreach girl
          0
15
    that you brought to him?
16
               Object form founds.
          Α
17
          Α
               Two hundred dollars apiece.
18
          0
               Where would this transaction tace place?
19
          Α
               Object to the form.
20
               MS. MENNINGER: Object to the form
21
          /TPOUFRPBLZ the living room.
22
    BY MR. EDWARDS:
23
               And how much money do you think overall
          0
24
    Jeffy epistein paid you for bringing girls to him?
               Me personal or us together.
25
          Α
```

Q Sure. How how often did Jeffy Epstein ask you to bring girls to the house?

A Pretty much as much as possible like he would tell us as men girls we could bring the better, so...

- Q When you say us who are the us?
- A Me I Virginia.

- Q So walking me through an example of that you would go thohouse with Virginia and describe what would happen that ultimately let to this conversation that you just describe would Jeff /AEF Epstein?
 - A Well because /THRAOEU explain that.
- Q Sure you I Virginia my initial question was I think you initial answer was is as often

 Jeffrey bring girls to him as muffin as possible as many osto us. Us being you I Virginia. So walk ame through an example go thohouse and then where do you have this discussion where did you have this discussion what words did he use what did he tell you specifically?

A Specifically he just said see if you can find firls. It was in the living room. There's a little desk that is where I normally talk to him. He would sit behind the so you have any nor girls you

1 want to beak in a cupp for nis weekend and like I 2 said pretty much every time I went there if I knew 3 /KPWEBLS I could bring to him I started bring ilto I 4 quessee liked then they would start doing stuff 5 without me so then slowy just fading out, you know. 6 0 Squat this point Jeffrey Epstein in the 7 living room and Virginia to bring other girls? 8 Α Uh-huh. Was he using the world massage anymore? 0 10 Α No, ee did not say anything like that just 11 is saying to bring them. 12 At that stage where this conversation a 0 13 happening dud you already settle conversation and 14 Virginia you knew what was actually at the house as 15 apoid I'ma masagge therapist? 16 I'm not positive but I don't doubt it. Α 17 0 Once you were hin house with Virginia and 18 you were having these conversation with Jeffy 19 Epstein was it obviously to you whata happening that 20 house? 21 I mean it was obvious to me. Like I said Α 22 I never witnesses any of the stuff so... 23 0 Of course? What would you tell the girls that you 24 25 would bring to Jeffrey's what the did you del the

```
1
    Jeffries house to get them to the house.
2.
               Well I told them that it was for a
3
    massage. And I told them obviously that if people
4
    when they get massaged I don't know going to expect
5
    more from you or not. If he does tell him know it's
6
    up to you if you want to go. And they would still
    do it it.
8
               How did you know to use the word massage
    to get the girls to Jeffrey epi/STAOEPBZ house?
10
         Α
               I did not want to straight up be like why
    don't you jerk this guy off for money so...
11
12
               You thought that was a better way to get
         0
13
    them to the house?
14
               Yeah, sounded a little bit more
         Α
15
    professional aquess not as bad.
16
         0
               Okay.
17
               When you brought other girls to the house
18
    aside from Virginia where was elenmax in the house?
19
         Α
               Object form /STKPWHROUPBZ brought other
20
    girls to the house aside from Virginia was
21
    Ms. Maxwell in the house?
22
         Α
               Yes.
23
         0
               Where was Ms. Maxwell in the house when
    you brought other girls to the house aside from
24
    Virginia?
25
```

```
1
               In the kitchen.
         Α
2.
               And on these occasions would you see
         0
3
    Ms. Maxwell in the kitchen?
4
         Α
               Yes.
5
               On these occasion when you would bring
         0
6
    girls other the Virginia to the house and
7
    Ms. Maxwell was in the kitsch would Ms. Maxwell see
8
    the girl you brought to the house?
         Α
               Yes.
10
         Α
               Form foundation.
11
               And when you would brink these girls other
         0
12
    than Virginia to Jeff /AEF epi/STAOEPBZ house I see
13
    Ms. Maxwell in the kitchen were you with the girl
14
    that you just brought?
15
         Α
               Yes.
16
               MS. MENNINGER: /TPOPBL form foun.
17
    BY MR. EDWARDS:
18
               I during these occasion what conversation
19
    if any did Ms. Maxwell have knyefe girls you
20
    brought?
               Not much pretty mump like I said when I
21
         Α
22
    take the girls all it would just a friendly
23
    conversation with everybody and just high what's
24
    your name asking about what they do and where they
25
    are and stuff like that. It was never anything like
```

```
1
    sexual talk or anything like that.
2.
               Okay. So just so have a good image of that
    bring a girl authority when you brought a other than
3
4
    verge into -- what door did you enter Jeffrey
5
    Epstein's house?
6
         Α
               When you pull up to his house a walkway
7
    where higarage is like off to the side that's the
8
    bay I always qo.
               I know the sider door by the kitchen?
         0
10
         Α
               Yeah.
11
               So on one of occasions if you can think to
         0
12
    one of the occasion brought a girl into the kitchen
    other than Virginia?
13
14
               Uh-huh.
         Α
15
               And Ms. Maxwell an in the kitchen, did you
         0
16
    and this /OEURT girl that you were bringing over sit
17
    there and together have this small stalk and
18
    McMaxal?
19
         Α
               Yeah.
20
               MS. MENNINGER: Fom form foundation.
21
         Α
               Yes.
22
               And how long would you and one of these
         0
23
    other girls sit there and have this small talk with
24
    Ms. Maxwell?
25
         Α
               No more than 10 or 15 minutes.
```

1 What were you waiting for? O 2. Pretty much her to take them up stairs Α 3 then I would leave. I would wait for them to be 4 like we're ready. And I would be all right. See you 5 later and I would leave. 6 You were waiting for who to take who up 0 7 stairs? 8 I had seen Ms. Maxwell take a girl up Α there well not up there visibly but I watched her 10 leave had room with one. 11 Up stairs? 12 Well, I didn't see the stairs. Like in Α 13 the kitchen there's not like you have to go all 14 around and all that shit. 15 0 Let me just understand what you did see 16 So you brought a girl over. We're talking 17 about an instance where you brought another girl 18 over to the house? 19 Α Yes. 20 And your in the kitchen with this other girl and Ms. Maxwell? 21 22 Α Yes. 23 0 And what did you actually see in terms of of where did that girl and with whom? 24 25 I just saw them leave the room. Α

1	Q Together?
2	A Together. And assumed that they were
3	heading up to massage room.
4	Q Because that was the purpose of bringing
5	her over?
6	MS. MENNINGER: Objection.
7	A Yeah.
8	MS. MENNINGER: Form founds.
9	BY MR. EDWARDS:
10	Q When during that circumstance?
11	Q So you undderstand the circumstance I'm
12	talking about you bring a girl into the kitchen and
13	Ms. Mackle is in the kitchen?
14	A Uh-huh.
15	Q And you see Ms. Maxwell and this girl
16	leave the kitchen?
17	A Yes.
18	Q When during that circumstances do you get
19	paid?
20	A I gid paid before anything happens period.
21	I walk in the door talk to Jeffrey and then he hands
22	me my money walk back to kitchen say by and leave.
23	And then like I said at some point and seen her
24	before when I was leave walking the girl out the
25	living room out through the kitchen. So she could

1 have taken up stairs she could have not but I 2 definitely seen her walking. 3 On how many occasionings? 4 /KWROPBLT might I told me this but how 5 many occasion did you bring girls into the kitchen and the three of you, you the girl you brought and I 6 7 /STKPWEULian Maxwell have conversation? 8 Not many. I only met her maybe six times. Α Each of the times you met gillian Maxwell 0 10 Jeffrey epi/STAOEPBZ house did you have girls 11 that were being brought to Jeffrey? 12 Α Everything time at the house it was either 13 with Virginia or some girl. I never went there by 14 myself. 15 0 He did not have a use for you? 16 Α Yeah, he did not need me. 17 Q All right. That beginning of the 18 deposition I believe tell me if I got this wrong I 19 believe talk about it time Virginia just gone to 20 thiland talking to you in telephone? 21 Α Uh-huh. 22 And you believe Jeff /AEF was supposed to 0 23 pay the phone bill; is that correct? 24 Yeah. Α 25 Why did you believe Jeffrey Epstein was Q

```
1
    lead to where is she, so...
               How did Jeffrey Epstein have you telephone
2.
         0
3
    number?
4
         Α
               I would imagine from Virginia.
5
               Okay. What prior to her going did he call
         0
6
    you on the telepone?
7
               I mean sometimes he would have his
8
    assistant call thee but he did call me sometimes.
         0
               Which assistant call you of jiffy
10
    sep/STAOEFRPBZ I can't remember her name but his
11
    main asigh?
12
               Would sarah callin cal lyou?
         0
13
         Α
               I believe that's her.
14
               Gillian Maxwell call you?
         0
15
               I think she might have once or twice.
         Α
16
    I'm not positive but I'm pretty sureee did.
17
         Q
               Would the calls that gill wherein Maxwell
18
    made to you been during the time that you were
19
    living with Virginia or after Virginia had left?
2.0
               It was while living together.
         Α
               And what would be what did Virginia what
21
22
    did gillian Maxwell say to you when she called you
23
    while living?
24
         Α
                               Objection miscontact when
25
               MS. MENNINGER:
```

1 watt. 2. Α And what say what did he say? 3 0 Yes. 4 Α Just ask mead had anybody else lined up. 5 Anything else lined up for what? 0 6 Α Objection form /TPOUFRPBLDZ. 7 Α For Jeffrey. 8 Let me fix this. Gill when gillian 0 9 Maxwell would call you during the time that you were 10 living with Virginia she would ask you what 11 specifically? 12 MS. MENNINGER: Fom form foundation. 13 Α Just if I had found any ear girls just to 14 bring the Jeffrey. 15 0 Okay. 16 Pretty much everytime a conversation with Α 17 any of them it was either asking Virginia where she 18 was ask the asking her to get girls or asking me get 19 girls. 20 Let's go to that second categorying you 0 just identified asking Virginia to get girls. How 21 22 many times were you in a room where specifically 23 gill max would ask Virginia to bring girls? Not that I can recall. 24 Α 25 How many times when you say thigh asked Q

1	Q How often would Virginia according to
2	Virginia how much would Virginia and /PH*BGS maxal
3	go out look forg girls?
4	A I stopped asking after a while. I would
5	imagine every time but I don't recall.
6	A Every time when she was telling you or you
7	were asking that's what was happening.
8	A Yeah.
9	Q All right. And going back to when he
10	finally told you that having sex with these people?
11	A Uh-huh.
12	Q It was the people she told you that she
13	was having sex with Jeffp /STAOEPB Ms. Mackual
14	andthol other girls did you understand all the other
15	girls were?
16	A I just assumed justthol girls that heever
17	had at his house I never on a personal basis with
18	pretty much anyone except for the ones I went to
19	school with so
20	Q And?
21	Q Of the girls brought to had us or that you
22	observed Virginia bring to the house how many of
23	them were professional masuesses?
24	A Zero.
25	Q What was the age range of the girls that

```
1
    you start with you that you brought with Jeffy
2
               Object to the form foundation?
    Epstein.
3
         Α
               Well had age-age brought for sure were
4
    around my age. I met them through school people
5
    where knew actually hung out with.
6
         0
               What were the age range of the girls your
7
    observe thad Virginia brought to the house?
8
               MS. MENNINGER: Object to the form
9
          foundation.
10
         Α
               I like I said I never asked them how old
11
    they all seemed like there were younger.
12
               Are you bring you bring 253540 year olds
         0
13
    to the house?
14
         Α
               No.
15
         Q
               So within a range?
16
               I'd say probably 16 to 19.
         Α
17
         Q
               Okay.
18
                                /TPOPBLG /TPORP foundation
               MS. MENNINGER:
19
          sore slipping it in afterwards but...
20
    BY MR. EDWARDS:
21
               Yousaid when you were at the house you saw
22
    naked photos what is the naked photo?
23
         Α
               Pictures of people naked.
24
               Photohad ezpeople that were faked?
         Q
25
               Yeah.
         Α
```

```
1
    /STKRAUP /UPD some a/KAEUZsiobe the inside.
2.
          Α
               Yes.
3
          0
               Hung out the by had pool?
4
          Α
               Yes.
5
               On the /KWEUFPB?
          0
                     And in total of the times you went
6
          Α
               Yes?
7
    if soohad house you saw Ms. Maxwellout gut tall ix.
8
          Α
               Five or six times.
               Total?
          0
10
          Α
               Tote.
11
               Not fix?
          Q
12
               /PAOERLD all together.
          Α
13
               /WROU brought?
          O
14
          Α
               All together period.
15
               I thought you said asking you questions
          0
16
    that Ms. Maxwell ever Jude bring girls?
17
          Α
               I don't remember saying had a.
18
               Tell me when did Ms. Macual ask row to
19
    bring a girl?
20
               Never /EUFRP person like liltally on it
          Α
21
    phone once or twice.
22
               Did Ms. Maxwell call you /TPR-BGSly?
          0
23
          Α
               No.
               How many times do you think Ms. Mackle?
24
          Q
25
               Ever just a few couple times onceoy twice.
          Α
```

1 /PHUPLG ort of /TAOEUFPL pretty much his 0 2 assistant? 3 0 How do you know /PH*GS Maxwell's voice? 4 Α Sounds British. 5 So-so someone British acthe /SHAOEFRPBLG 0 6 told me who she was? 7 And what did see say wheni called you 8 asked you to bring gills? High a gillian Jeffy wandering had anybody Α 10 to could come /STKPWHROEFRB when did that happen. 11 Α I'm not exactty shirr of time /TPRAEUFPL. 12 After the road house grillo /PW-F? 0 13 Probably I would think before I'm pretty Α 14 sure pretty positive. 15 /TPWH-FR /HOED house grill wray? 0 16 After started going back to work with Α 17 Jeffrey /STAUPLD talking to her went back to him I 18 never Todd to Ms. Mackual again after the had to 19 been before that. 20 When /TKPEUD you stop talking to? 21 Α Just /TWAOEPBT there never like she was 22 anything more than a high how are you kind a thing 23 not like when I talked to Jeffy ask me about stuff and hold an information with her just hay hours your 24 25 mom see yeah not anything detail.

```
1
               /HRO*EUTSeredered not like debate that.
          Α
2
               So you waiver reading it if you like all
          Q
    right. Thank you very much for you time?
3
     (Off the record at 1:23 p.m.) order order.
4
5
               MS. MENNINGER: Orderered.
6
    BY MS. MENNINGER:
7
          Q
8
               MR. EDWARDS: Yeah I wand a copy.
    Cology dense said. /EUFPLTS disc
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
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-	Exhibit	1		
-	EXIIIOIU	1		

BOIES, SCHILLER & FLEXNER LLP

40| EAST LAS OLAS BOULEVARD . SUITE |200 . FORT LAUDERDALE, FL 3330| 22| . PH. 954.356.00| . FAX 954.356.0022

Meredith L. Schultz, Esq. E-mail: mschultz@bsfllp.com

June 30, 2016

VIA E-MAIL

Laura A. Menninger, Esq.
HADDON, MORGAN AND FOREMAN, P.C.
150 East 10th Avenue
Denver, Colorado 80203
lmenninger@hmflaw.com

Re: Guiffre v. Maxwell

Case No. 15-cv-07433-RWS

Dear Laura,

I write pursuant to this Court's June 20, 2016, Order regarding search and production from Defendant's electronic media. Accordingly, please use IMAP Capable software (or a functional equivalent) to capture all of the sent/received emails from Ms. Maxwell's various email accounts, including but not limited to the following: (1) GMax1@ellmax.com (and any other accounts at ellmax.com); (2) gmax1@mindspring.com (and any other accounts at mindspring.com); (3) any of Ms. Maxwell's email account associated with The Terramar Project (including any account ending in @theterramarproject.org); and (4) any other email accounts either used in the past, or currently in use.

Additionally, please use FileSeek software (or a functional equivalent) to retrieve any data, including electronic documents (such as Word documents; PDFs; Excel sheets; etc.), from Ms. Maxwell's devices, including personal computers, work computers, any tablets, and any phones. This includes any cloud storage accounts. Please confirm that you have imaged Ms. Maxwell's hard drives and other devices.

Once you have gathered that data onto a platform (such as Summation or its functional equivalent), please run the below search terms. Since the Court ordered us to negotiate the search terms, please let me know if you think additional terms would be appropriate or whether you object to any terms, and your basis thereof.

When applying the search terms, the search terms need to "hit" on documents even if the terms are embedded within other words. So, for example, the term "acuity" would yield a hit on the document, even if the word in the document is "acuityreputatoin." To return a hit on those

Laura A. Menninger, Esq. June 30, 2016 Page 2 of 12

embedded terms, I request that you use "wildcards" to ensure that embedded terms are located. (Wildcard characters are used to expand word searches into pattern searches by "replacing" single or multiple characters.) Where there are a specific number of characters needed to be included, a single wildcard will achieve that purpose. For example, in some programs, ! is used for single character wildcards, and * is used for multiple character wildcards. For instance:

- (a) Single character wildcard example: a search for L!n! will return "long," "link," "lane," "lone," etc.
- (b) Multiple character wildcard example: a search for **chil*** will return "children," "chill," "chilling," etc.
- (c) Mixed use of wildcards: a search for L!n* will return "lines," "lining," "linty," etc.

Accordingly, the below search terms are submitted with wildcard characters to be applied in the manner of the examples above. Please apply them as such with whatever characters is required by the software/platform that you will be using.

Similarly, regarding how the terms are combined (AND or OR). OR should expand your results while AND will restrict result to only those which include all the terms.

Additionally, I want to clarify that I would like all of the metadata to be searched in addition to the text of the documents. For example, if the search term is "acuity," "hits" should include all the document that include the word "acuity" in their text OR in their metadata (this includes words in items such as email subjects, filenames, as well as any documents which include that word somewhere within their text).

I also wanted to point out another special syntax with regard to proximity searching. This is a search that finds words within a specified distance from one another. On some software, this is represented as w/#, so a search for "meet w/2 greet" will return "meet and greet," "greet and meet" and "meet and nicely greet." Please apply accordingly.

Additionally, for searches for people's initials in the search terms, please use "exact matches," "stand alone," or "literal" terms (see, e.g., PA, AD, JE, GM).

Finally, the search terms are **not** to be treated as case-sensitive, meaning that the terms should be searched according to their letters, regardless of whether they are represented in the list as containing upper case or lower case letters.

The following are the applicable search terms.

- 1) jef*
- 2) geof*

Laura A. Menninger, Esq. June 30, 2016 Page 3 of 12

- 3) epst!!n*
- 4) jeevacation*
- 5) j* w/2 *jep*
- 6) j* w/2 *jeep*
- 7) roberts*
- 8) g!!ff!!*
- 9) virginia*
- 10) jenna*
- 11) jena*
- 12) genna*
- 13) andrew*
- 14) prince*
- 15) royal*
- 16) PA
- 17) JE
- 18) GM
- 19) AD
- 20)
- 21) GX
- 22) massage*
- 23) masseur*
- 24) therapist*
- 25) ellmax*
- 26) mindspring*
- 27) gmax*
- 28) emmy*
- 29) taylor*
- 30) sara*
- 31) kellen*
- 32) kensington*
- 33) vikers*
- 34) dubin*
- 35) eva*
- 36) glen*
- 37) brunel*
- 38) jean*
- 39) luc*
- 40) nadia*

Laura A. Menninger, Esq. June 30, 2016 Page 4 of 12

- 41) marcinko*
- 42) *copter*
- 43) chopper*
- 44) pilot*
- 45) manifest*
- 46) log*
- 47) flight*
- 48) passport*
- 49) terramar*
- 50) southern* w/3 district*
- 51) palm* w/3 beach*
- 52) state* /3 attorney*
- 53) ross*
- 54) gow*
- 55) acuity*
- 56) victoria* w/3 secret*
- 57) al!n*
- 58) all!n*
- 59) dersh*
- 60) law.harvard.edu*
- 61) alandersh*
- 62) 63)
- 64) new* w/3 mexico*
- 65) NM
- 66) virgin* w/3 island*
- 67) usvi*
- 68) little* w/3 st*
- 69) little* w/3 saint*
- 70) st* w/3 j*
- 71) saint* w/3 j*
- 72) lsj*
- 73) lago*
- 74) clinton*
- 75) BC
- 76) HC
- 77) HRC
- 78) police*

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- 79) cop*
- 80) fbi*
- 81) federal* w/3 bur*
- 82) bur* w/8 inves! *
- 83) sex*
- 84) abuse*
- 85) toy*
- 86) dildo*
- 87) strap* w/3 on*
- 88) vibr*
- 89) sm* w/3 101*
- 90) slave*
- 91) erotic*
- 92) servitude*
- 93) abernathy*
- 94) brillo*
- 95) high* w/3 school*
- 96) secondary* w/3 school*
- 97) campus*
- 98) duke*
- 99) york*
- 100) licen!e*
- 101) assault*
- 102) juvenile*
- 103) seal*
- 104) joint* w/3 defen*
- 105) jda
- 106) roadhouse*
- 107) grill*
- 108) illegal*
- 109) immune*
- 110) prosecut*
- 111) law* w/3 enforc*
- 112) jane* w/3 *doe*
- 113) hospital*
- 114) hotel*
- 115) suite*
- 116) villa*

Laura A. Menninger, Esq. June 30, 2016 Page 6 of 12 117) model* 118) actress* france* 119) paris* 120)zoro* 121) ranch* 122)vanity* w/3 fair* 123) alexander* 124) kathy* 125) miles* 126) 127) james* austrich* 128) phil* 129) barden* 130)

131)

- 133) boothe*
- 134) laura*
- 135) evelyn*
- 136) boulet*
- 137) boylan*
- 138) bec*
- 139) bunner*
- 140) casey*
- 141) carolyn*
- 142) carolin*
- 143) paul*
- 144) cassell*
- 145) sharon*
- 146) churcher*
- 147) cousteau*
- 148) alexandar*
- 149) devansan*
- 150)
- 151)
- 152) edwards*
- 153) amanda*
- 154) ellison*

Laura A. Menninger, Esq.

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- 155) cimberly*
- 156) espinosa*
- 157) Tatiana*
- 158) farmer*
- 159) maria*
- 160) nn*
- 161) fekkai*
- 162) crystal*
- 163) figueroa*
- 164) anthony*
- 165) tony*
- 166) freeh*
- 167) louis*
- 168) dore*
- 169) gany*
- 170) garvin*
- 171) meg*
- 172) sheridan*
- 173) gibson*
- 174) but!e*
- 175) graff*
- 176) fred*
- 177) phil*
- 178) guderyon*
- 179)
- 180)
- 181) harrison*
- 182) shannon*
- 183) victoria*
- 184) hazel*
- 185) brittany*
- 186) henderson*
- 187) jaffe*
- 188) carol*
- 189) kess*
- 190) kutikoff*
- 191) pete*
- 192) listerman*

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- 193) lyons*
- 194) bob*
- 195) meister*
- 196) jamie*
- 197) melanson*
- 198) lyn! * w/100 miller*
- 199) marvin*
- 200) minsky*
- 201)
- 202)
- 203) vanessa*
- 204) mullen*
- 205) pagano*
- 206) mary*
- 207) paluga*
- 208) stan*
- 209) pottinger*
- 210) recarey*
- 211) reiter*
- 212) richards*
- 213) sky*
- 214) rothstein*
- 215) forest*
- 216) sawyer*
- 217) doug*
- 218) schoetlle*
- 219) cecelia*
- 220) stein*
- 221) mark*
- 222) tafoya*
- 223) brent*
- 224) tindall*
- 225) kevin*
- 226) kim*
- 227) thompson*
- 228) tuttle*
- 229) vaghan*
- 230) cresenda*

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- 231) valdes*
- 232) valla*
- 233) martiza*
- 234) vazquez*
- 235) vick*
- 236) ard*
- 237) jarr!d*
- 238) weisfeld*
- 239) courtn!y* w/5 wild*
- 240) alessi*
- 241) rizzo*
- 242) rinaldo*
- 243) biddle*
- 244) sophie*
- 245) sofie*
- 246) degeo*
- 247) anouska*



- 249) fontanilla*
- 250) lynn*
- 251) jo* w/3 jo*
- 252) gramza*
- 253) grant*
- 254) waitt*
- 255) ted*
- 256) theod*





listerman*

260) kovylina*







265)

- 266) lopez*
- 267) cindy*
- 268) lutz*

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- 269) mellawa*
- 270) brah*
- 271) jay*
- 272)
- 273)
- 274) mitrovich*
- 275) andrea*
- 276) peadon*
- 277) bill*
- 278) francis*
- 279) preece*
- 280) dara*
- 281) louella*
- 282) rabuyo*
- 283) robson*
- 284) haley*
- 285) adriana*
- 286) mucinska*
- 287) spamm*
- 288) visosky*
- 289) doug* OR dan* w/100 wilson*
- 290) igor*
- 291) zinoview*
- 292) allyson*
- 293) alyson*
- 294) alison*
- 295) allison*
- 296) chambers*
- 297) Gwendolyn*
- 298) beck*
- 299) Kelly*
- 300) Kelley*
- 301) Bovino*
- 302) ron*
- 303) burkle*
- 304) max*
- 305) cordero*
- 306) vald*

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- 307) cotrin*
- 308) chauntae*
- 309) dav*
- 310) teala*
- 311) ry!n*
- 312) dionne*
- 313) anders!n*
- 314) Rosalie*
- 315) fr!!dman*
- 316) tiffany*
- 317) Kathryn*
- 318) eric*
- 319) erik*
- 320) Lesl*
- 321) groff*
- 322) clair*



- 325) gina*
- 326) ignatieva*
- 327) bret*
- 328) adam*
- 329) perry*
- 330) liffman*
- 331) Michael*
- 332) mike*
- 333) cheri*
- 334) lynch*
- 335) todd*
- 336)337)
- 338) Joanna*
- 339) sjoberg*
- 340) leslie*
- 341) wexner*
- 342) underage*
- 343) under!age*
- 344) minor*

June 30, 2016

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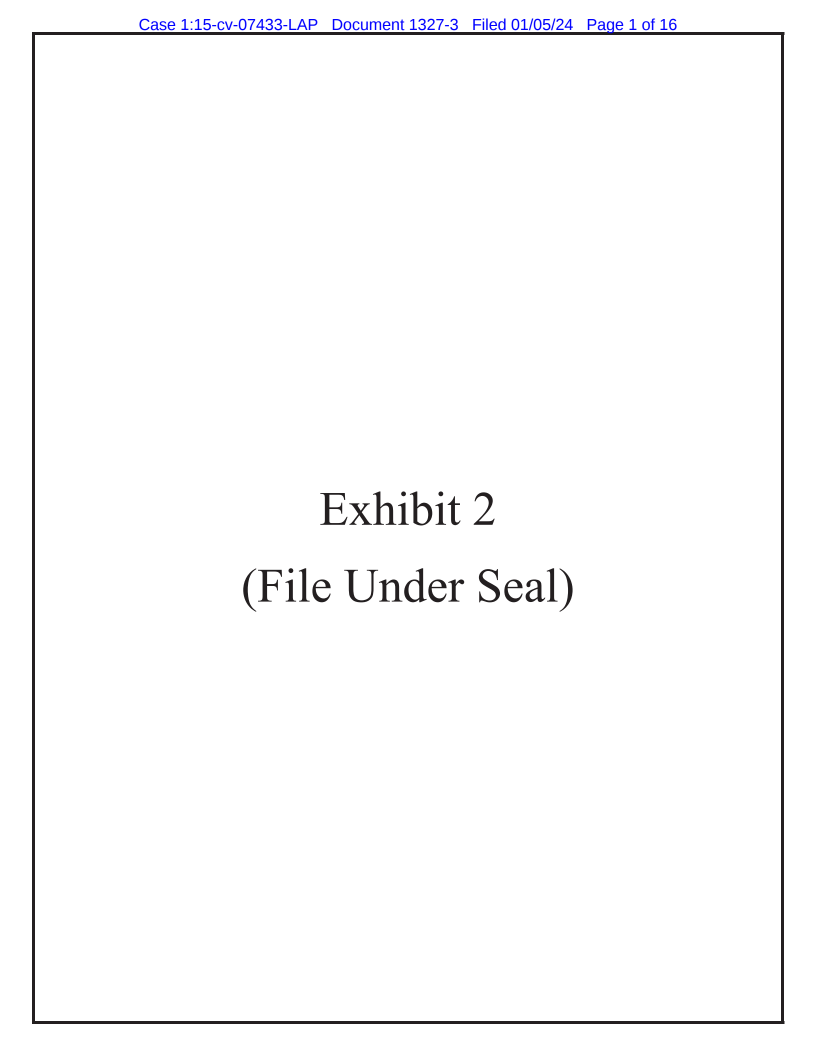
- 345) daily* w/10 mail*
- 346) daily* w/10 news*
- 347) lie*
- 348) obvious* w/10 lie*
- 349) sex w/3 toy*
- 350) nipple*
- 351) schoolgirl
- 352) school w/3 girl
- 353) us w/3 att*
- 354) United w/3 states w/3 att*
- 355) Guggenheim
- 356) Pedophil*
- 357) Paedophil*
- 358) Gerbil*
- 359) Traffic*
- 360) Bed*
- 361) Bath*
- 362) Masturbate*
- 363) Ejaculate*
- 364) Masseuse*
- 365) Lingerie
- 366) Boies*
- 367) Mccawley*
- 368) Schultz*

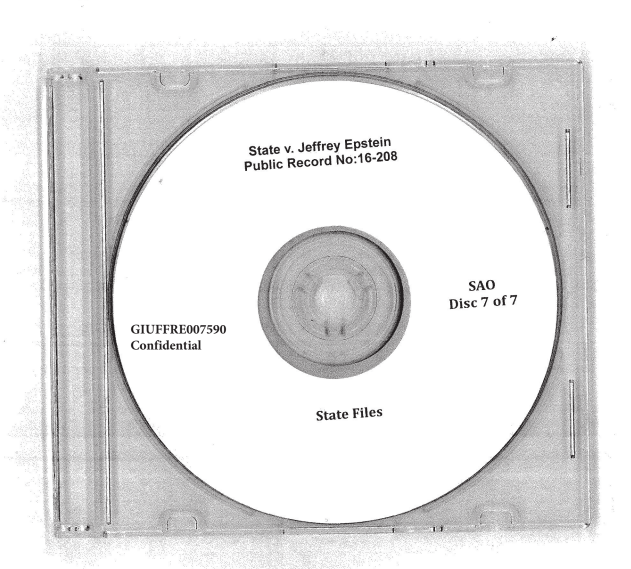
Sincerely,

Meredith L. Schultz

the Pchultz

MLS:dk





VEHICLES

Mercedes Benz 600 2001 Black Licence: EO3PRU Lic: U90-BQL (20198	(561) 309-6415 Rear (561) 379-9390 Front	Mercedes Benz of Palm Beach 4000 Okeechobee Boulevard West Palm Beach, FL 33409 Att: Shawn Adison Tel: (561) 689-6363
Mercedes Benz 600 1997 Black Licence: G14KCT	(561) 758-1672 Rear (561) 818-8867 Front	
Mercedes Benz 600 Conv 1998 Silver Licence: RAS85L	(561) 346-7141	Paint WORK & BODY Shop Coach WORK Comminique
Suburban 2001 Black Goro	(561) 371-1686	Roger Dean Chevrolet 2235 Okeechobee Boulevard West Palm Beach, FL 33409 Tel: (561) 683-8100
Crysler Mini Van 996 White Licence: WGE52R	(561) 308-5700	Nestor Auto Repairs 2600 Florida Avenue West Palm Beach, FL 33401 Tel: (561) 835-0809
Cobra Grand 993 Green C97CRJ		Nestor Auto Repairs 2600 Florida Avenue West Palm Beach, FL 33401 Tel: (561) 835-0809
Volvo 998 Gold Virs Epstein	(561) 686-3707	Volvo Palm Beach 5544 Okeechobee Boulevard West Palm Beach, FL 33417 Tel: (561) 471-7600
Dil Well	900 Southern Boulevard West Palm Beach, FL 33405 Tel: (561) 835-9374	Oil change every 3 000 miles GIUFFRE007 Confidential

Registration, insurance and yearly inspection papers to be kept in the glove compartment of each vehicle Spare keys are kept in the key box in the office

02/11/2015 Page 2296 Public Records Request No.: 16-268

Muvico Parisian	City Place 545 Hibiscus Street West Palm Beach, FL 33401	
	Tel: (561) 833-0400	

GROCERY STORES

Bishop Water Co	Tel: (561) 582-1367 GNanch	Eijir bottled water (large and small)
Carmine Giardini's	2401 PGA Boulevard, Suite 172 Palm Beach Gardens, FL 33410 Tel: (561) 775-0105 Fax (561) 715-9233	Fish, meat, gourmet foods
C'est Si Bon	280 Sunset Avenue Palm Beach, FL 33480 Tel: (561) 659-6503	Gourmet foods
Publix Super Market	265 Sunset Avenue Palm Beach, FL 33480 Tel: (561) 655-4120	General, cleaning, toiletries
Wild Oats	7735 South Dixie Highway West Palm Beach, FL 33405 Tel: (561) 585-8800	Health Foods

HEALTH & BEAUTY

Pharmacy	Greens Pharmacy	
	151 North County Road	
	Palm Beach, FL 33480	
	Tel: (561) 832-4443	
	Lewis Pharmacy	
	235 South County Road	
	Palm Beach, FL 33480	
	Tel: (561) 655-7867	GIUFFRE007590

Confidential

UTILITIES

Water	City of West Palm Beach 226 Cypress Lane Palm Springs, FL 33461 Tel: (561) 965-5770	Water shut-off for entire property is located next to the mailbox on the sidewalk.
Electricity	Florida Power and Light General Mailing Facility Miami, FL 33188-0001 Tel: (561) 697-8000	
Gas	Florida Gas Company 401 South Dixie Highway West Palm Beach, FL 33401 Tel: (561) 832-0872	
Sewer	City of West Palm Beach 226 Cypress Lane Palm Springs, FL 33461 Tel: (561) 965-5770	
Trash Removal	City of West Palm Beach 226 Cypress Lane Palm Springs, FL 33461 Tel: (561) 965-5770- Wester Pi	Daily (Monday-Friday) Rocyceldias (Thurs bol Noods) Romand
Telephone	ETC 2921 N Australian Avenue West Palm Beach, FL 33407 Tel: (561) 881-8118	
	Bell South Tel: (561) 780-2611	

Blocked drains
Monday and Thursday at 10:30am Clean pool, filter, add salt
First Monday in May and November

Storage USA	5580 Okeechobee Boulevard West Palm Beach, FL 33417	10 ft x 20 ft unit available
	Tel: (561) 683-9955	

VEHICLES

Car Detailing	Palm Beach Wash & Auto Detail 1229 N. Dixie Highway (at Ameco Gas) Tel. (561) 835-8748	
	Tel: (561) 836-8748	

GEORGE CAR SERVICES 7246W 1st AVE Boynton Beach F1 33426

S.G. 724 Sw 1mg Av. Boynton Boech, Fl

Public Records Request No.: 16-268

MAIL & DELIVERY SERVICES

FedEx	1-800-463-3339	Account No:
		Drop-off box is next to Palm Beach National Bank on Worth Avenue
Post Office	401 South County Road West Palm Beach, FL Tel: (561) 832-0697	

MAINTENANCE

MAINTENA	IVCE
Cassidy Air Conditioning 501 Fern Street West Palm Beach, FL 33401 Tel: (561) 833-6331	Monthly service contract First Monday of every month - Dob (Technician) Bob (Filter Service)
American Awning Company 537 Pine Terrace West Palm Beach, FL 33405 Tel: (561) 832-7123	Carro
Adelphia Cable 1401 North Point Parkway West Palm Beach, FL 33407 Tel: (561) 478-8300	Ca (t
Tel: (561) 994-8906	Erwin Ray Cara
Stanley Steamers Tel: (561) 586-5700	Wall to wall
Merry Rugs Tel: (561) 588-8588	Loose rugs
Bloomberg 499 Rark Avenue New York, NY 10022 Tel: (212) 318-2100	Palm Beach consultants: Chad Bonta Peter Kapopoulos Tel: GIUFFRE Confiden
	Cassidy Air Conditioning 501 Fern Street West Palm Beach, FL 33401 Tel: (561) 833-6331 American Awning Company 537 Pine Terrace West Palm Beach, FL 33405 Tel: (561) 832-7123 Adelphia Cable 1401 North Point Parkway West Palm Beach, FL 33407 Tel: (561) 478-8300 Tel: (561) 478-8300 Stanley Steamers Tel: (561) 586-5700 Merry Rugs Tel: (561) 588-8588 Bloomberg 499 Park Avenue New York, NY 10022

02/11/2015 Page 2300 Public Records Request No.: 16-268

TRAVEL

Pilots	Larry Visoski	
	Dave Rodgers	
	Larry Morrison	
Mr Epstein's planes	Jet Aviation	(561) 233-7241
		Procedure for leaving cars at the airport: Leave car at Jet Aviation landing strip Leave the keys in the car Advise Jet Aviation Tail #909JE or Tail #908JE They will tag and pull car to plane upon arrival
Ms Maxwell's plane	Raytheon Changed to.	1-888-835-9782
	Raytheon Changed to: Fly Options	Contract No: Air 4 5 70 0 5 Tail #TA Always a Beech Jet or Hawker
Commercial Airlines	Air France	1-800-237-2747
	American	1-800-433-7300
	British Airways	1-800-247-9297
	Continental	1-800-525-0280
	Delta	1-800-221-1212
	South African Airways	1-800-722-9675
	United	1-800-241-6522
	US Air	1-800-428-4322

- Carlos Anla Handymen (561)

Case 1:15-cv-07433-LAP Document 1327-3 Filed 01/05/24 Page 9 of 16 -Benleun BANKING Laonor **Household Banking Account** Palm Beach National Bank Account No: 125 Worth Avenue Send to Eric Gany for reconciliation Palm Beach, FL 33480 \$1,000 Petty Cash Float Tel: (561) 653-5594 BICYCLES **Bicycles** Palm Beach Bicycle Trail Shop Mongoose Crossway 450 223 Sunrise Avenue Raleigh Aluminium 300 Palm Beach, FL 33480 Mercedes Benz Cignal Sports Bike Tel: (561) 659-4583 Schwinn World Huffy Santa Fe Raleigh Sport Scott Boston BOOKSTORES Newspapers Publix Super Market 265 Sunset Avenue Palm Beach, FL 33480 Tel: (561) 655-4120 Magazines Main Street News 255 Royal Poinciana Way Palm Beach, FL 33480 Tel: (561) 833-4027 **CLEANING SERVICE** Francis Peadon Every Tuesday and Wednesday **House Cleaning Services** 3:00am - 4:00pm Francis and Pastora Peadon) NT The Breakers One South County Road Renew car park stickers every September Palm Beach, FL 33480 Tel: (561) 655-6611 Comedy Corner 2000 South Dixie Highway

02/11/2015

The Mar-a-Lago Club

West Palm Beach, FL 33401

1100 South Ocean Boulevard Palm Beach, FL 33480

Tel: (561) 833-1812

Tel: (561) 832-2600

Public Records Request No.: 16-268

Case 1:15-cv-07433-LAP Document 1327-3 Filed 01/05/24 Page 10 of 16

Sem Co. System (60) 715-4832 Sem

Electrician	Energy Efficient Electric Tel: (561) 655-7211	Charped.
Exterminator	Palm Beach Exterminating Tel: (561) 689-0808	Contact is Ken First Monday of every month at 10:30am Also use for termite tent
Garden Service	Alan Stopek Efflorescence Wellington, FL 33414	
	Jerome Pierre	Part-time help. Billed through Alan Stopek. In residence: Daily from 6.30am Not in residence: Mon - Fri from 2pm - 5pm Also maintains Mrs Epstein's property on Saturday mornings.
Garage Doors	The Doorsmith 4160 NW First Avenue Boca Raton, FL 33431 Tel: (561) 391-7768	
Gates	Reich Metal Fabricators Tom Tel: (561) 585-3173 John	Back door gate switch - above garage door controls. When open, round red light is on. Front door gate switch - in telephone outlet above the kitchen telephone
Irrigation	Dolphin Sprinkler Inc Tel: (561) 844-8082 Janet	Blan Bontz
Landscape Spraying	Academy Services Tel: (561) 478-4629	Arrange through Alan Stopek
Locksmith	Wilson Rowan Locksmiths 625 South Dixie Highway West Palm Beach, FL 33401 Tel: (561) 655-3637	GIU
Painter		Bill Changed Conf

Case 1:15-cv-07433-LAP Document 1327-3 Filed 01/05/24 Page 11 of 16 Suberbay Surroll Sznh Mom's Selvione Bonjamin # - Bruno - Dave Pilot) South - Deval (cooly) - Eu ollico A- George Heartons A Chistains - Nedie Jon Loc (Kovon Hodds) - Omai Jorgo Meditons PB stell Long (Elachi P. B House PB Fax GIUFFRE007590 - Migue Confidential Mile Records PJ o.: 16-268

Address / Telephone Sheet

Serehi E Mal!

358 El Brillo Way, Palm Beach Fl, 33480

Telephone/Fax Name Address Mr. Jeffrey Epstein (NYSG LLC) Office 457, Madison Avenue 4th Floor New York, NY 10021. Ms. Ghislaine Maxwell Accountants · EMAD HANNA St. Rep Doutche Bank) 111 Bella Klein-Accountants Pety Cesh Rep.) Assistants Leslie Groff (JE Sec) Cecelia Helan Kim Michelle Compus Jenn Doyla Property Keith Blumberg Engineer Richard Barnett DOUG > Not insarvice? SCHOETTLE Computers Mark Lumberg Residences of Mr. Jeffrey Epstein 9 East 71st Street, New York NY 10021 Mr. Jeffrey Epstein Ms. Ghislaine Maxwell Staff House Manager Jojo House Manger Lynn Staff Phone Chef Brent Tindall GIUFFRE007590

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Home Depot 478.0783 Mon

Palm Beach Contractors

General Plumbing

Customer Service representative

Amy

561 585 2591

Electrical

Reel Power Inc

Lenny (electrician)

561 706 0827

Gates

Samco Systems

Sam (owner)

561 719 4832

Service gate switch: above garage door controls, when round light is on

Front gate switch: just above the telephone outlet kitchen area

Garage doors

The Door Smith Inc

Keith Kelly

Telephones

Southern Bell (repairs)

561 780 2355

Internal Phone system (NEC)

Repair and Programming

561 881 8118

Alarm System

Benham Industries Inc

Keith

854 491 4112

Locksmith

Wilson & Rowan

561 655 3637

STATE OF THE PARTY OF THE PARTY

A/C Maintenance John C Cassidy

24 hr service



Handyman

Carlos (carpenter) 4v.44

Landscape



Pest Control

Alan Stopeck

Palm Beach Exterminator

Kim

561 844 8082

Irrigation

Dolphin Sprinkle

561 478 4696

Pool Heating

National Pool Service

When needed

561 585 8866

Pool Maintenance

Hack Pool Service

Monday/ Thursday

561 588 7493

Tree Trimming

Country Wide Trees

Twice, summer/winter

561 371 5786

Carpet Cleaners

Stanley Steamers Merry Rug wall to wall area rug 561 586 5700 561 588 8588

Alarm -

954.

GIUFFRE007590 Confidential

02/11/2015

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Public Records Request No.: 16-268

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POST OFFICE - 1.800 2561.659.0261

8-12

Cable		. 67 84	13 083 · 100 0
Adelphia cable	Cable TV	561 468-8300 61 1.0	C12.1001
Bottled Water.	4 ≥ • • • • • • • • • • • • • • • • • •	1.888.0	082,100,0
Bishop water company	Avion water	561582 1367	
Upholsterer			
Frank Jennes			
Gas		561 062 0505	
	Giovanni) all gas repairs)	561 963 0505	
Laundry equipment		1800 622 4720	
May Tag		1800 622 4729	
<u>Painter</u>	Contract I come	A Contract of the Contract of	
Sam	Contact Lenny		
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Sewell Hardware		561 832 7171	
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** From Syt Dan Szarzewski

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Per Curtis

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Case 1:15-cv-07433-LAP	Document 1327-4	Filed 01/05/24	Page 1 of 4	
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United States District Court Southern District Of New York

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Virginia L. Giuffre,	
Plaintiff,	
v.	15-cv-07433-RWS
Ghislaine Maxwell,	
Defendant.	
X	

DEFENDANT GHISLAINE MAXWELL'S INITIAL 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 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."

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.

8. Anthony Figueroa

Address unknown at this time

Telephone number unknown at this time

Mr. Figueroa may have knowledge concerning matters at issue, including Plaintiff's activities during 1996 – 2002.

9. Louis Freeh

Address unknown at this time

Mr. Freeh may have knowledge concerning travel of Bill Clinton.

10. Robert Giuffre

Address unknown at this time

Telephone number unknown at this time

Mr. Giuffre is may have knowledge concerning matters at issue, including Plaintiff's activities during 2002-2016 and her damages allegations.

11. Ross Gow

Acuity Representation

23 Berkeley Square

London W1J 6HE

Mr. Gow may have knowledge concerning matters at issue, including the publication of statements in the press in 2011-2015 concerning Plaintiff and Defendant.

Dated: February 24, 2016.

Respectfully submitted,

s/ Laura A. Menninger

Laura A. Menninger (LM-1374) HADDON, MORGAN AND FOREMAN, P.C. 150 East 10th Avenue Denver, CO 80203

Phone: 303.831.7364 Fax: 303.832.2628 lmenninger@hmflaw.com

Attorney for Ghislaine Maxwell

CERTIFICATE OF SERVICE

I certify that on February 24, 2016, I electronically served this *DEFENDANT GHISLAINE MAXWELL'S INITIAL F.R.C.P. 26(A)(1) DISCLOSURES* via e-mail on the following:

Sigrid S. McCawley BOIES, SCHILLER & FLEXNER, LLP 401 East Las Olas Boulevard, Ste. 1200 Ft. Lauderdale, FL 33301 smccawley@bsfllp.com

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.	/

PLAINTIFF'S MOTION TO ENFORCE THE COURT'S ORDER AND DIRECT 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. On June 20, 2016, this Court Ordered Defendant to sit for a second deposition because her refusal to answer questions posed in her first Deposition (June 20, 2016 Sealed Order, filed in redacted version at D.E. 264-1). Yet, during her second deposition, Defendant again refused to answer numerous questions regarding sexual activity related to Jeffrey Epstein in contravention of this Court's Order. Accordingly, the Court should direct her to fully answer the relevant questions.

FACTUAL BACKGROUND

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, DE1, at ¶ 27 (Giuffre "described Maxwell's role as one of the main women who Epstein used to procure under-aged girls for sexual activities

¹ Defendant has labelled her entire deposition transcript as Confidential at this time.

and a primary co-conspirator and participant in his sexual abuse and sex trafficking scheme").

Numerous other witnesses, with knowledge of Defendant's activities, have testified to the same:

- See Schultz Declaration ("Schultz Decl.") at Composite Exhibit 1, Excerpts from May 18, 2016, Deposition of Johanna Sjoberg at p. 34:20-35:1. "Q. And did you -- what did you understand her to mean? A. [Maxwell] was implying that I did not get Jeffrey off, and so she had to do it. Q. And when you say "get Jeffrey off," do you mean bring him to orgasm? A. Yes."... "How long did you work for Jeffrey and Ghislaine? A: I believe it was five years, 2001 to 2006. Q. And how many massages did Epstein receive per day on average? THE WITNESS: Three." Id. at pg. 30:15-25... "Q. Did Jeffrey ever tell you why he received so many massages from so many different girls? A. He explained to me that, in his opinion, he needed to have three orgasms a day. It was biological, like eating." Id. at p.32: 9-16.
- See Schultz Decl. at Composite Exhibit 2, Excerpts from June 24, 2016, Deposition of Tony Figueroa at pg. 200:5-18; 96:8-15. "Q. ...when Ghislaine Maxwell would call you during the time you were living with Virginia, she would ask you what specifically? A. Just if I had found any other girls just to bring to Jeffrey. Q. Okay. A. Pretty much every time there was a conversation with any of them it was either asking Virginia where she was at, or asking me to get girls." "Q What has -- what is that? A. That her [Virginia] and Maxwell and Jeffrey would obviously be doing stuff, all three of them together. Like I said that they would all go out to clubs to pick up girls and try to find them to bring back for Jeffrey. And then she told me about how, like I said, her and Ms. Maxwell and Jeffrey were all intimate together on multiple occasions."
- See Schultz Decl. at Composite Exhibit 3, Excerpts of June 21, 2016, Deposition of Detective Recarey at pg. 29:11-20. "Q. "Okay. During your investigation, what did you learn in terms of Ghislaine Maxwell's involvement, if any? THE WITNESS: Ms. Maxwell, during her research, was found to be Epstein's long-time friend. During the interviews, Ms. Maxwell was involved in seeking girls to perform massages and work at Epstein's home."
- See Schultz Decl. at Composite Exhibit 4, Excerpts from June 10, 2016, Deposition of Rinaldo Rizzo at pg. 52:8. "A. What happens next when Ghislaine Maxwell and Jeffrey Epstein and a 15-year-old girl walk into Eva Anderson's home? . . . "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 is just rambling, and I'm like what, and she said -- I asked her, I said what? And she says yes, I was on the island, I don't know how I got from the island to here. Last afternoon or in the afternoon I was on the island and now I'm here. And I said do you have a -- this is not making any sense to me, and I said this is nuts, do you have a passport, do you have a phone? And she says no, and she says Ghislaine took my passport. And I said what, and she says Sarah took her passport and her phone and gave it to Ghislaine Maxwell, and at that point she said that she was threatened." Id. at pg. 56:2-24

• See Schultz Decl. at Composite Exhibit 5, Excerpts from June 1, 2016, Deposition of John Alessi at pg. 28:6-15. "Q. And over the course of that 10-year period of time while Ms. Maxwell was at the house, do you have an approximation as to the number of different females -- females that you were told were massage therapists that came to the house? THE WITNESS: I cannot give you a number, but I would say probably over 100 in my stay there." *Id.* at pg. 30:15-25 "Q: Did you go out looking for the girls -- A. No. Q. -- to bring -- A. Never. Q. -- as the massage therapists? A. Never. Q. Who did? A. Ms. Maxwell, Mr. Epstein and their friends, because their friends relayed to other friends they knew a massage therapist and they would send to the house. So it was referrals."

In response to Ms. Giuffre's assertions about Defendant recruiting of females for sexual purposes, Defendant has made the sweeping claim that Ms. Giuffre's assertions are "entirely false" and "entirely untrue." Complaint, DE 1, at ¶ 31. Accordingly, this Court directed as follows:

Defendant is ordered to answer questions relating to *Defendant's own sexual activity* (a) with or involving Jeffrey Epstein ("Epstein"), (b) with or involving Plaintiff, (c) with or involving underage females known to Epstein or who Defendant believed or intended might become known to Epstein, or (d) involving or including massage with individuals Defendant knew to be, or believed might become, known to Epstein. Defendant is also directed to answer questions relating to *her knowledge of sexual activities of others* (a) with or involving Epstein, (b) with or involving Plaintiff, (c) with or involving underage females known to Epstein or who Defendant believed were known or might become known to Epstein, or (d) involving or including massage with individuals Defendant knew to be or believed might become known to Epstein. (FN. Each of the aforementioned lists are disjunctive.) The scope of Defendant's answers are not bound by time period, though Defendant need not answer questions that relate to none of these subjects or that is clearly not relevant, such as sexual activity of third-parties who bear no knowledge or relation to the key events, individuals, or locations of this case.

See Schultz Decl. at Exhibit 6, Sealed June 20, 2016, Order at p. 10 (Emphasis added).

Despite this instruction from the Court, during her deposition, Defendant refused to answer many questions related to "sexual activity with or involving Jeffrey Epstein, with or involving Plaintiff... or involving or including massage with individuals Defendant knew to be or believed were known to might become known to Epstein." 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 a student, Joanna Sjoberg, who Defendant recruited from her school to give massages to, and have sex with, Jeffrey Epstein under the guise of hiring her to answer phones.

For example, Defendant refused to answer questions about recruiting Ms. Sjoberg for sex with Epstein:

Q. So is it fair to say that Johanna was initially hired to answer telephones, according to your testimony?

MR. PAGLIUCA: This has already been testified to Mr. Boies. We are repeating testimony now.

MR. BOIES: I think in the context of the witness' answers, these are fair questions. Now, I've asked you before, if you want to instruct her not to answer, if you want to go to the judge, we are happy to do that, but I would suggest in the interest of moving it along, that you stop these speeches.

MR. PAGLIUCA: You are not moving it along is the problem, so maybe we should call the court and get some direction here, because I am not going to sit here and rehash the testimony we already gave.

MR. BOIES: That's fin[e]. [At this point a telephone call was placed to Judge Sweet's chambers].

See Schultz Decl. at Composite Exhibit 7, Excerpts from July 22, 2016, Deposition of Ghislaine Maxwell at pg.78:17-79:14.

MR. BOIES: So how did it happen, Ms. Maxwell, that Joanna, who had been hired to answer the phones, ended up giving massages to you and Mr. Epstein.

MR. PAGLIUCA: I'm going to instruct you not to answer the question. This has been previously, the subject of your former deposition, it doesn't fall into any of the categories ordered by the court, and so you don't need to answer that.

Id. at pg.81:15-25.

Defendant's counsel's instruction not to answer was improper. This Court's Order stated: "Defendant is also directed to answer questions relating to her knowledge of sexual activities of others . . . involving or including massage with individuals Defendant knew to be or believed

might become known to Epstein." Ms. Sjoberg is an important witness in this case – one of the witnesses Ms. Giuffre has deposed. She is an individual Defendant knew to be known to Epstein, who knew and interacted with Ms. Giuffre when Ms. Giuffre was underage, and who participated in massage and sexual activities with Epstein. Defendant knew that Ms. Sjoberg was known to Epstein as Defendant recruited her to massage Epstein and participate in sexual activities during those massages. And Ms. Sjoberg testified directly about Defendant's involvement, including Defendant's offer or an expensive camera in exchange for sex:

Q. Was there anything you were supposed to do in order to get the camera?

A: I did not know that there were expectations of me to get the camera until after. She [Maxwell] had purchased the camera for me, and I was over there giving Jeffrey a massage. I did not know that she was in possession of the camera until later. 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.

- Q. And did you -- what did you understand her to mean?
- A. She was implying that I did not get Jeffrey off, and so she had to do it.
- Q. And when you say "get Jeffrey off," do you mean bring him to orgasm?
- A. Yes.

See Schultz Declaration at Composite Exhibit 1, Excerpts from May 18, 2016 Deposition of Johanna Sjoberg at p. (P. 34:5-35:1).

- Q: What did you understand Maxwell to mean when she said 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: Yes, I took that conversation to mean that is what was expected of me."

 Id. at p. 142:25-143:14 (Emphasis added).

In the wake of this specific deposition testimony from Ms. Sjoberg, during her own recent deposition, Defendant continued to refuse to testify about Ms. Sjoberg's massages and sexual activity with Epstein:

Q. Did Mr. Epstein pay Johanna for the massages that she gave Mr. Epstein?

Mr. Pagliuca: You just asked this question, and I told her not to answer. I will tell her not to answer again for the same reasons.

Q. Do you know how much Mr. Epstein paid Johanna to give massages?

Mr. Pagliuca: Same instruction to the witness. Why do you believe this is within the scope of the court's order?

Mr. Boies: Because of the court's reference to massages, and because I think how much a girl who was hired to answer the phone was paid to give a "massage" goes to whether there actually was or was not sexual activity involved.

Mr. Pagiluca: The witness has testified there wasn't.

Mr. Boies: Perhaps it will surprise you, I think it should not, that I do not believe in my deposition I need to simply accept her characterization without cross-examination. Now that's something the judge can decide, but a question as to how much this young girl was being paid for a "massage," I think goes directly to the issue of sexual activity.

See Schultz Decl. at Composite Exhibit 7, Excerpts from July 22, 2016 Deposition of Ghislaine Maxwell at pg. 82:25-84:6.

Additionally, Defendant refused to answer questions concerning the sexual abuse involving herself, Mr. Epstein, and Annie and Maria Farmer, described in a Vanity Fair article:

"What do you have on the girls?" [Epstein] would ask the question over and over again. What I had "on the girls" were some remarkably brave first-person accounts. Three onthe-record stories from a family: a mother and her daughters [Maria Farmer, Annie Farmer, and their mother] who came from Phoenix. The oldest daughter, an artist whose character was vouchsafed to me by several sources, including the artist Eric Fischl, had told me, weeping as she sat in my living room, of how Epstein had attempted to seduce both her and, separately, her younger sister, then only 16. He'd gotten to them because of his money. He promised the older sister patronage of her art work; he'd promised the younger funding for a trip abroad that would give her the work experience she needed on her resume for a place at an Ivy League university, which she desperately wanted - and would win. The girls' mother told me by phone that she had thought her daughters would

be safe under Epstein's roof, not least because he phoned her to reassure her, and she also knew he had Ghislaine Maxwell with him at all times. When the girls' mother learned that Epstein had, regardless, allegedly molested her 16-year-old daughter, she'd wanted to fight back.

"I Tried to Warn You about Sleazy Billionaire Jeffrey Epstein in 2003," Vicky Ward, January 6, 2015, *Daily Beast* Article (Emphasis added). Defendant would not answer many questions concerning her role with in the molestation of these girls while she was sharing a house with Maria Farmer and Jeffrey Epstein:

Q. Do you know whether or not Maria Farmer was ever at Mr. Wexner's property in Ohio?

Mr. PAGLIUCA: Can you tell me how that relates to this order, counselor?

MR. BOIES: Yes, I think it goes directly to the sexual activity related to Maria Farmer and what Mr. Epstein was doing with Maria Farmer. Again, you can instruct not to answer.

MR. PAGLIUCA: I'm trying to understand why you are asking these questions before I -

MR. BOIES: I'm asking these questions because these are people who not only have been publicly written about in terms of the sexual activity that they were put into in connection with Mr. Epstein, but the person who wrote about them is someone who talked to the witness about it, and I think that this is more than easily understood cross-examination.

MR. PAGLIUCA: Your question was, do you know whether or not Maria Farmer was ever at Mr. Wexner's property in Ohio.

MR. BOIES: Yes. And if you let her answer, you will see where it leads. If you won't let her answer, the judge is going to determine it. And I just suggest to you that you stop these speeches and stop debating, because you are not going to convince me not to follow-up on these questions. If you can convince the court to truncate the deposition, that's your right, but all you're doing is dragging this deposition out.

MR. PAGLIUCA: You have the opportunity to give me a good faith basis why you are asking these questions.

MR. BOIES: I have given you a good faith basis.

MR. PAGLIUCA: You haven't.

MR. BOIES: Then instruct not to answer.

MR. PAGLIUCA: I am giving you the opportunity to say why you are asking the questions, and why I'm telling her not to answer and I am entitled to know that.

MR. BOIES: You are not entitled to know why I'm asking the question. You are only entitled to know that it relates to the subject matter that I am entitled to inquire about, and I don't think the judge is going to think that, you know, where Mr. Epstein shipped Maria Farmer off to is outside the scope of what I'm entitled to inquire about.

See Schultz Decl. at Composite Exhibit 7, Excerpts from July 22, 2016 Deposition of Ghislaine Maxwell at pg. 99:6-101:20.

Defendant's counsel also stopped a line of questioning in which Defendant was asked if she recalled several girls Tony Figueroa brought over to give a "massage" to Epstein. The Court will recall that Mr. Figueroa previously testified in this case that he brought underage girls to Epstein at Defendant's behest, and that Defendant called him, asking him to bring the girls.² Accordingly, at Defendant's recent deposition, Ms. Giuffre's counsel attempted to follow up on this subject:

Q. Have you ever heard the name of Carolyn Andriamo, A-N-D-R-I-A-M-O?

A. I don't recollect that name at all.

_

Tony Figueroa testified that Defendant called him and asked him to bring girls over, and that there were no "legitimate" massages: "Q. Any of the girls that you are aware of having gone to the house - either because you brought them or Virginia - as you sit here today, do you believe any of them were brought over to be legitimate masseuse? A. Nope." *See* Schultz Decl. at Composite Exhibit 2, Excerpts from June 24, 2016, Deposition of Tony Figueroa at pg. 245:1-8. "Q. And how long would you and one of these girls sit there and have this small talk with Ms. Maxwell? A. No more than 10 or 15 minutes. Q. All right and what were you waiting for? A. Pretty much her to take them upstairs. And then I would leave. Like I would have to wait for them to be like, 'All right. Well we're ready.' And I would be like 'All right. See you later.' And then I'd leave. And they would go do whatever." *Id.* at pg. 193:14-25. "Q. During this 2001 period, if you were driving Virginia and other girl to the house, what type of girls would you be driving? A. Pretty much like young looking teenagers 16, 17. Really pretty. You know." *Id.* at pg. 182:4-10.

MR. PAGLIUCA: Mr. Boies, those names are on Exhibit 26, which we have already gone over and she said she didn't recognize those people, so now we are just repeating things that we went over.

MR. BOIES: I am in the context of seeing if I can refresh her recollection, because these are women that who she also does not recall, brought over to Mr. Epstein's residences, and I also want to make a very clear record of what her testimony is and is not right now.

Again, you can instruct her not to answer if you wish.

MR. PAGLIUCA: I'm trying to get to nonrepetitive questions here. You basically asked the same question three times. Then we get a pile of notes that get pushed up to you, you read those. Then you ask those three times, and then we go to another question. So it's taking an inordinately long amount of time and it shouldn't.

MR. BOIES: I think that is a demonstrably inaccurate statement of what has been going on, and I attribute -- maybe I shouldn't attribute it at all. But if you want to instruct not to answer, instruct not to answer. If you don't, again, all I will do is request that you cease your comments. I can't do that. All I can do is seek sanctions afterwards.

See Schultz Decl. at Composite Exhibit 7, Excerpts from July 22, 2016, Deposition of Ghislaine Maxwell at pg. 154:20-156:10.

Based on Defendant's refusal to answer questions related to specific girls, Mr. Boies was forced to discontinue asking questions about these victims.

Defendant also refused to answer questions concerning the "sexual activities of others . . . involving or including massage with individuals Defendant knew to be or believed might become known to Epstein," when she refused to answer a question about the records she kept of the young girls who would perform massage and sexual activities with Epstein:

Q. Was there a list that was kept of women or girls who provided massages?

MR. PAGLIUCA: This has been previously deposed on. This is not part of the court's order, I will tell her not to answer.

MR. BOIES: You are going to tell her not to answer a question that says was there a list of women or girls who provided massages?

MR. PAGLIUCA: She has been previously deposed on this subject.

MR. BOIES: I think this is squarely in the court's order, but if you instruct her not to answer, you instruct her not to answer.

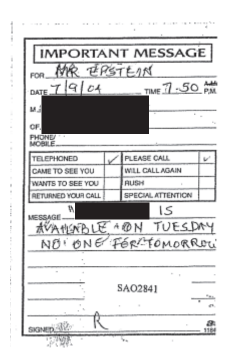
MR. PAGLIUCA: We'll find out.

Id. at pg. 184:14-185:6.

Q. "In 2005, were you aware of any effort to destroy records of messages you had taken of women who had called Mr. Epstein in the prior period?

MR. PAGLIUCA: Don't answer that question. It's outside the court's order. *Id.* at pg. 177:5-11.

Ample evidence in this case establishes that not only did Defendant recruit underage girls for massage and sexual activities with Epstein, but that she participated in calling the girls; getting other people to bring girls; talking to the girls; taking massages from and leaving messages about the girls; and scheduling the girls to come over. Accordingly, questions concerning written records documenting Defendant's involvement in, and knowledge of, the girls who "massaged" Epstein is clearly within the ambit of this Court's Order. For example, a message from July of 2004 records Defendant, "Ms. Maxwell," giving a message to Mr. Epstein as message from (an underage girl who was *14 years old* on the date of the message) that "message is available on Tuesday no one for tomorrow." *See* GIUFFRE001465.



See Schultz Decl. at Composite Exhibit 8, Messages Involving Defendant³. In the investigation of Mr. Epstein's sex crimes against minors, law enforcement was able to confirm identities of underage victims through the use of the names recorded these messages, which were recovered from Epstein's trash.⁴ Accordingly, the messages, and the girls described therein, are fully within the ambit of this Court's Order.

³ GIUFFRE001523; GIUFFRE001427; GIUFFRE001451; GIUFFRE001454; GIUFFRE001460; GIUFFRE001461; GIUFFRE001464; GIUFFRE001465; GIUFFRE001436; GIUFFRE001435; GIUFFRE001472; GIUFFRE001474; GIUFFRE001492; GIUFFRE001553; GIUFFRE001388; GIUFFRE001555; GIUFFRE001556; GIUFFRE001557; GIUFFRE001392; GIUFFRE001526; GIUFFRE001530; GIUFFRE001568; GIUFFRE001536; GIUFFRE001538; GIUFFRE001541; GIUFFRE001546; GIUFFRE001399; GIUFFRE001402; GIUFFRE001405; GIUFFRE001406; GIUFFRE001449; GIUFFRE001409; GIUFFRE001411; GIUFFRE00; etc.

⁴ Palm Beach Police Officer Recarey was deposed about information pulled by police officers from trash discarded by Epstein from his home:

Q. The next line down is what I wanted to focus on, April 5th, 2005. This trash pull, what evidence is yielded from this particular trash pull?

THE WITNESS: The trash pull indicated that there were several messages with written items on it. There was a message from HR indicating that there would be

Finally, Defendant also refused to answer foundational questions that are necessary to precede questions authorized by this Court, such as:

- "In terms of preparing for this deposition, what documents did you review?" *See* Schultz Decl. at Composite Exhibit 7, Excerpts from July 22, 2016, Deposition of Ghislaine Maxwell at 174:2-4.
- Now, have you ever engaged in oral sex? *Id.* at 18:14-15.
- Q. Did you ever have oral sex with anyone in any of Mr. Epstein's five homes that you've identified other than Mr. Epstein? *Id.* at 20:7-10.
- Did you, in the 1990s and 2000s, engage in sexual activities other than intercourse with women other than what you have testified to already? *Id.* at 89:24-90:3.

an 11:00 appointment. There were other individuals that had called during that day.

Q. And when you would -- when you would see females' names and telephone numbers, would you take those telephone numbers and match it to -- to a person?

THE WITNESS: We would do our best to identify who that person was.

Q. And is that one way in which you discovered the identities of some of the other what soon came to be known as victims?

THE WITNESS: Correct.

See Schultz Decl. at Composite Exhibit 3, Excerpts of June 21, 2016 Deposition of Detective Recarey at pg. 42:14-43:17. Recarey went on to describe the importance of the information:

Q. Did you find names of other witnesses and people that you knew to have been associated with the house in those message pads?

THE WITNESS: Yes.

Q. And so what was the evidentiary value to you of the message pads collected from Jeffrey Epstein's home in the search warrant?

THE WITNESS: It was very important to corroborate what the victims had already told me as to calling in and for work.

Id. at 78:25 -79:15.

In sum, Defendant refused to answer important questions relating to the following topics that were authorized by this Court's Order: (1) Defendant's information relating to and knowledge of the circumstances of Johanna Sjoberg performing massages and sex acts upon Epstein; (2) Defendant's information relating to and knowledge of the circumstances relating to the abuse of Maria Farmer and her sister by Defendant and Epstein; (3) Defendant's information relating to and knowledge of any lists or records of girls who gave "massages" to Epstein; (4) Defendant's involvement with messages (or related documents) showing Defendant's knowledge of, and involvement in, the scheduling of underage girls for massage and sex with Epstein, and any destruction of evidence related to these messages (or related records); (5) foundational questions that were necessary precedent to asking questions authorized by this Court's Order; and (6) all related questions that arise out of any response Defendant provides within the parameters of the Court's June 20, 2016, Order.

DISCUSSION

The Court should compel Ms. Maxwell to answer questions in the topic areas where she refused to answer during her recent deposition. Topics 1 - 4 above are central parts of this case, and Topics 5 and 6 link directly to central parts of this case. Ms. Giuffre, and now other knowledgeable witnesses, have explained and testified that Defendant not only had knowledge of Epstein's massages and sexual activity with others, but she actively facilitated the sexual massages through recruiting young females and underage girls for the purpose of "massage" and sexual activity. And proof that Defendant both had knowledge of, and was involved in, these schemes and encounters, will further help prove that Defendant's statements to the press that Virginia's allegations were "obvious lies" was itself an obvious lie.

The questions Defendant refused to answer fall squarely within this Court's earlier order. Defendant can have no legitimate basis for obstructing the search for truth by refusing to answer. The Court should, again, compel Defendant to answer all these questions. 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 claim that such questions were outside the scope of this Court's order, as they directly relate to (1) her knowledge of individuals who provided "massage" to Epstein and (2) her knowledge of sexual activities of others with or involving Epstein. Defendant's knowledge of the individuals involved in the sex/"massages" relating to Epstein, and her knowledge about the sex/"massage" related to Epstein is precisely what this Court directed her to answer. *See also, 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 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 "). Moreover, 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 once again ranged far beyond the normal parameters of objections and gave instructions directly in contravention of this Court's Order directing Defendant to answer exactly the type of questions posed to her.

In light of Defendant's willful refusal to comply with this Court's Order directing Defendant to answer questions related to the Court's June 20, 2016, Order, including topics enumerated above, Ms. Giuffre also seeks attorneys' fees and costs associated with bringing this motion, as well as fees and costs associated with re-taking Defendant's deposition.

CONCLUSION

Defendant should be ordered to sit for a follow-up deposition and directed to answer questions regarding the topics enumerated above.

Dated: July 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

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) 585-5202⁵

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⁵ 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 29th day of July, 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

Tel: (303) 831-7364 Fax: (303) 832-2628

Email: lmenninger@hmflaw.com
jpagliuca@hmflaw.com

/s/ Sigrid S. McCawley
Sigrid S. McCawley

United States District Court Southern District of New York

Virginia I	L. Giuffre,		
	Plaintiff,		Case No.: 15-cv-07433-RWS
V.			
Ghislaine	Maxwell,		
	Defendant.		
		,	

DECLARATION OF MEREDITH SCHULTZ IN SUPPORT OF PLAINTIFF'S MOTION TO ENFORCE THE COURT'S ORDER AND DIRECT DEFENDANT TO ANSWER DEPOSITON QUESTIONS FILED UNDER SEAL

- I, Meredith L. Schultz, declare that the below is true and correct to the best of my knowledge as follows:
- I am a associate 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 March 28, 2016
 Order granting my Application to Appear Pro Hac Vice.
- 2. I respectfully submit this Declaration in Support of Plaintiff's Motion to Enforce the Court's Order and Direct Defendant to Answer Deposition Questions Filed Under Seal.
- 3. Attached hereto as Sealed Composite Exhibit 1 are true and correct copies of Excepts from the May 18, 2016 Deposition of Johanna Sjoberg.
- 4. Attached hereto as Sealed Composite Exhibit 2 are true and correct copies of Excerpts from the June 24, 2016 Deposition of Tony Figueroa.
 - 5. Attached hereto as Sealed Composite Exhibit 3 are true and correct copies of Excerpts from the June 21, 2016 Deposition of Detective Joseph Recarey.
 - 6. Attached hereto as Sealed Composite Exhibit 4 are true and correct copies of Excerpts from the June 10, 2016 Deposition of Rinaldo Rizzo.

- 7. Attached hereto as Sealed Composite Exhibit 5 are true and correct copies of Excerpts from the June 1, 2016 Deposition of John Alessi.
- 8. Attached hereto as Sealed Exhibit 6 is a true and correct copy of June 20, 2016 Order from Judge Sweet.
 - 9. Attached hereto as Sealed Composite Exhibit 7 are true and correct copies of Excerpts from the July 22, 2016 Deposition of Ghislaine Maxwell.
- 10. Attached hereto as Sealed Composite Exhibit 8 is a true and correct copy of Messages Involving Defendant.

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

/s/ Meredith L. Schultz Meredith L. Schultz, Esq. Dated: July 29, 2016.

Respectfully Submitted,

BOIES, SCHILLER & FLEXNER LLP

By: /s/ Meredith Schultz
Meredith Schultz (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 29th day of July, 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 to all parties of record via transmission of the Electronic Court Filing System 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

Tel: (303) 831-7364 Fax: (303) 832-2628

Email: lmenninger@hmflaw.com
jpagliuca@hmflaw.com

/s/ Meredith L. Schultz
Meredith L. Schultz

COMPOSITE

EXHIBIT 1

(File 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.

May 18, 2016 9:04 a.m.

CONFIDENTIAL

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.



Page 30 0. Did you observe her to be young when you 1 met her? 2 MS. MENNINGER: Objection, vague as to 3 time. THE WITNESS: All of the women were generally young. I did not know the ages of really anyone, so... BY MS. McCAWLEY: Q. How many massages did Jeffrey receive on 10 average in a given day? MS. MENNINGER: Objection, foundation. 11 THE WITNESS: Three a day. 12 BY MS. McCAWLEY: 13 Q. Let me back up for a moment. 14 How long did you work for Jeffrey and 15 Ghislaine? 16 MS. MENNINGER: Objection, leading and 17 foundation. 18 THE WITNESS: I believe it was five years, 19 2001 to 2006. 20 BY MS. McCAWLEY: 21 Q. And how many massages did Epstein receive 22 23 per day on average? MS. MENNINGER: Objection, foundation. 24 25 THE WITNESS: Three.



Page 32 1 to object and then you can still answer. one is going to stop you from answering. 2 just need to get the objection on the record, 3 in the same way she needs to be able to talk before you. My apologies. I'm not trying to cut you off, but I am supposed to get it in before you answer. 7 BY MS. McCAWLEY: 8 Did Jeffrey ever tell you why he received 9 so many massages from so many different girls? 10 MS. MENNINGER: Objection, hearsay. 11 BY MS. McCAWLEY: 12 13 0. You can answer. He explained to me that, in his opinion, 14 he needed to have three orgasms a day. It was 15 biological, like eating. 16 And what was your reaction to that 17 statement? 18 I thought it was a little crazy. Α. 19 And what did -- do you recall what -- when 20 0. you observed the other females giving massages, do 21 you recall what they would dress like? Did they 22 wear scrubs or did they typically wear normal 23 clothes? 24 Normal clothes. 25 A.



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



Page 35 A. Yes. 1 Did Ghislaine ever describe to you what 0. 2 types of girls Jeffrey liked? Model types. Α. Did Ghislaine ever talk to you about how 0. 5 you should act around Jeffrey? She just had a conversation with me that I A. 7 should always act grateful. Did Jeffrey ever tell you that he took a 9 girl's virginity? 10 He did not tell me. He told a friend of A 11 12 mine. And what do you recall about that? 13 Q. MS. MENNINGER: Objection, hearsay, 14 foundation. 15 THE WITNESS: He wanted to have a friend 16 of mine come out who was cardio-kickboxer 17 instructor. She was a physical trainer. 18 And so I brought her over to the house, 19 and he told my friend Rachel that -- he said, 20 You see that girl over there laying by the 21 pool? She was 19. And he said, I just took 22 her virginity. And my friend Rachel was 23 mortified. 24



25

Page 142

- 1 exposed her bra, and she grabbed it and pulled it
- 2 down.
- 3 Q. Anything else?
- A. That was the conversation that he had told
- 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
- 8 takes the pressure off of her to have other girls
- 9 around?
- 10 A. She implied that, yes.
- 11 Q. In what way?
- 12 A. Sexually.
- 13 Q. 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?
- MS. MENNINGER: Objection, leading, form.
- 22 BY MS. McCAWLEY:
- Q. I'm sorry, Johanna, let me correct that
- 24 question.
- 25 What did you understand Maxwell to mean



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



	Page 157
1	AFFIDAVIT
2	STATE OF FLORIDA)
_	COUNTY OF)
3	,
4	
	I, , being first
5	duly sworn, do hereby acknowledge that I did
	read a true and certified copy of my deposition
6	which was taken in the case of GIUFFRE V.
	MAXWELL, taken on the 18th day of May, 2016,
7	and the corrections I desire to make are as
ļ	indicated on the attached Errata Sheet
8	
9	CERTIFICATE
10	
11	STATE OF FLORIDA)
	COUNTY OF)
12	
13	
CVD DISC	Before me personally appeared
14	/ language to most to be the
	to me well known / known to me to be the
15	person described in and who executed the foregoing instrument and acknowledged to and
1.0	before me that he executed the said instrument
16	in the capacity and for the purpose therein
17	expressed.
18	explessed:
19	Witness my hand and official seal, this
12	day of
20	
21	
22	
	(Notary Public)
23	
24	My Commission Expires:
25	



COMPOSITE

EXHIBIT 2

(File Under Seal)

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CASE: 15-cv-07433-RWS

VIRGINIA GIUFFRE,

Plaintiff,

V.

GHISLAINE MAXWELL,

Defendant.

VIDEOTAPED DEPOSITION OF TONY FIGUEROA

Volume 1 of 2

Pages 1 - 157

Taken at the Instance of the Defendant

DATE: Friday, June 24, 2016

TIME: Commenced: 8:59 a.m.

Concluded: 1:22 p.m.

PLACE: Southern Reporting Company

B. Paul Katz Professional Center

(SunTrust Building)

One Florida Park Drive South

Suite 214

Palm Coast, Florida 32137

REPORTED BY: LEANNE W. FITZGERALD, FPR

Florida Professional Reporter Court Reporter and Notary Public

1	O T mass me continuis Did also seem toll
1	Q I guess my question is: Did she ever tell
2	you that she had started as a regular masseuse for
3	him and then transitioned to something other than a
4	masseuse?
5	A No. She never said that it transitioned.
6	But she ended up explaining to me what had happened
7	before, so
8	Q What has what is that?
9	A That her and Ms. Maxwell and Jeffrey would
10	obviously be doing stuff, all three of them
11	together. Like I said, that they would all go out
12	to clubs to pick up girls and try and find them to
13	bring back for Jeffrey. And then she told me about
14	how, like I said, her and Ms. Maxwell and Jeffrey
15	were all intimate together on multiple occasions.
16	Q When did she tell you this?
17	A I'm not exactly sure on the dates.
18	Q Was it while you were still together?
19	A Yes.
20	Q Did you had you met Ms. Maxwell?
21	A Yeah, I had met her a couple of times:
22	Q When did you meet Ms. Maxwell?
23	A Dates, I'm unsure of. But it was pretty
24	much, like I said, at Jeffrey's house in the
25	kitchen.

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- 1 Foundation. Vague as to time and place: BY MR. EDWARDS: 2 3 Sorry. Let me rephrase the question. During this 2001 period, if you were 4 driving Virginia and another girl to the house, what 5 type of girls would you be driving? 6 MS. MENNINGER: Objection. 7 Foundation. 8 9 Pretty much like young-looking teenager I mean, 16, 17. Really pretty. You know. 10 girls. 11 BY MR. EDWARDS: 12 0 All right. How did you know that that's 13 what was being requested, that that age range and that look and that's what was --14 15 I just assumed that that's what most guys 16 are into, you know, so... 17 Q Girls who looked like Virginia? A Yeah. 18 All right. When you would bring girls 19 20 over to the house, were you looking for some professional masseuse or somebody with massage 21 22 experience? Like I said, I would just get friends that 23 24 I knew from school, so...
 - Q And that's what Jeffrey wanted?

25

- 1 you can think to one of the occasions where you
- 2 brought a girl into the kitchen other than
- 3 Virginia --
- 4 A Uh-huh (affirmative).
- 5 Q -- and Ms. Maxwell is in the kitchen, did
- 6 you and this other girl that you were bringing over
- 7 sit there and together have this small talk with
- 8 Ms. Maxwell?
- 9 A Yeah.
- 10 MS. MENNINGER: Objection. Form.
- 11 Foundation.
- 12 A Yes.
- 13 BY MR. EDWARDS:
- 14 Q And how long would you and one of these
- other girls sit there and have this small talk with
- 16 Ms. Maxwell?
- 17 A No more than, like, 10 or 15 minutes.
- 18 Q All right. And what were you waiting for?
- 19 A Pretty much her to take them upstairs.
- 20 And then I would leave.
- Like, I would wait for them to be, like,
- 22 "All right. Well, we're ready."
- 23 And I would be, like, "All right. See you
- later." And then I'd leave. And they would go do
- 25 whatever.

1	MS. MENNINGER: Objection Form.
2	Foundation.
3	A For Jeffrey.
4	BY MR. EDWARDS:
5	Q All right. Let me fix this. Ghislaine
6	when Ghislaine Maxwell would call you during the
7	time that you were living with Virginia, she would
8	ask you what, specifically?
9	MS. MENNINGER: Objection. Form.
10	Foundation.
11	A Just if I had found any other girls just
12	to bring to Jeffrey.
13	BY MR. EDWARDS:
14	Q Okay.
15	A Pretty much every time there was a
16	conversation with any of them, it was either asking
17	Virginia where she was at, or asking her to get
18	girls, or asking me to get girls.
19	Q All right. Let's go to that second
20	category you just identified, which is asking
21	Virginia to get girls. How many times were you in a
22	room where specifically Ghislaine Maxwell would ask
23	Virginia to bring girls?
24	A None that I can recall.
25	Q Okay. How many times when you say they

- 7 0 Okay. Any of the girls that you are aware 2 of having gone to the house -- either because you 3 brought them or Virginia -- as you sit here today, 4 do you believe any of them were brought over to be a 5 legitimate masseuse? 6 MS. MENNINGER: Objection. 7 Foundation. Opinion. 8 A Nope. 9 BY MS. MENNINGER: 10 All right. How long after Virginia left 11 to go to Thailand did you continue to bring girls to 12 Jeffrey Epstein? 13 Not, like, at all. Maybe, like, once. 14 Like I said, pretty much after she left and did not 15 come back, he was gone, I think, also. And then he 16 came back and was, like, "Oh, where is Virginia?" 17 And that was pretty much, like I said, he was just 18 throwing in, "Can you bring somebody by," just to 19 make it seem like he wanted me to still be around. I was, like -- and pretty much after she was gone, 20 21 that was basically it. 22 All right. You described that every time 23 that you would bring girls, Jeffrey Epstein would 24 pay you \$200 apiece; correct? 25 Uh-huh (affirmative) A
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```
CERTIFICATE OF OATH
 1
 2
 3
     STATE OF FLORIDA
                         )
 4
     COUNTY OF FLAGLER
 5
 6
             I, the undersigned authority, certify that TONY
 7
 8
        FIGUEROA personally appeared before me on
        July 5, 2016, and was duly sworn.
 9
10
             WITNESS my hand and official seal this 5th day
11
12
        of July, 2016.
13
14
15
16
17
18
19
                           Leanne W. Fitzgerald
                           Notary Public - State of Florida
20
                           My Commission No. FF060921
21
                           Expires: February 8, 2018
22
                           Digital Certificate Authenticated
                           By Symantec
23
24
25
```

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

DOC #: DATE FILED: (

USDC SDNY DOCUMENT

VIRGINIA L. GUIFFRE,

Plaintiff,

- against -

15 Civ. 7433 (RWS)

ELECTRONICALLY FIT

OPINION

GHISLAINE MAXWELL,

Defendant.

APPEARANCES:

Counsel for Plaintiffs

BOEIS, SCHILLER & FLEXNER LLP
401 East Las Olas Boulevard, Suite 1200
Fort Lauderdale, FL 33301
By: Sigrid S. McCawley, Esq.
Meredith L. Schultz, Esq.

Counsel for Defendants

HADDON, MORGAN AND FOREMAN, P.C. 150 East Tenth Avenue Denver, CO 80203 By: Laura A. Menninger, Esq. Jeffrey S. Pagliuca, Esq. Sweet, D.J.

Eight discovery motions are currently pending before this court.

- 1. Plaintiff Virginia Giuffre ("Giuffre" or "Plaintiff") has moved for an order of forensic examination, ECF No. 96. As set forth below, this motion is granted in part and denied in part.
- 2. Defendant Ghislaine Maxwell ("Maxwell") or ("Defendant") has moved to compel Plaintiff to disclose alleged on-going criminal investigations by law enforcement, ECF No. 101. As set for below, this motion is denied.
- 3. Plaintiff has moved to compel Defendant to answer deposition questions, ECF No. 143. This motion is granted.
- Defendant has moved to compel non-privileged documents, ECF
 No. 155. As set forth below, this motion is denied.
- 5. Plaintiff has moved for leave to serve three deposition subpoenas by means other than personal service, ECF No. 160. As set forth below, this motion is granted in part and denied in part.
- 6. Defendant has moved to compel attorney-client communications and work product, ECF No. 164. As set forth below, this motion denied.

- 7. Plaintiff has moved to exceed the presumptive ten deposition limit, ECF No. 172. As set forth below, this motion is granted in part and denied in part.
- 8. Plaintiff has moved for leave to file an opposition brief in excess of the 25 pages permitted under this Court's Individual Rules of Practice. This motion is granted.

I. Prior Proceedings

1

Familiarity with the prior proceedings and facts of this case as discussed in the Court's prior opinions is assumed. See Giuffre v. Maxwell, No. 15 Civ. 7433 (RWS), 2016 WL 831949 (S.D.N.Y. Feb. 29, 2016); Giuffre v. Maxwell, No. 15 Civ. 7433 (RWS) (S.D.N.Y. May 2, 2016).

Plaintiff filed her motion for clarification of the Court's March 17, 2016 Order and for forensic examination on April 13, 2016. By Order dated April 15, 2016, the motion for clarification was denied on the basis that further clarification was unnecessary. Oral argument was held with respect to forensic examination on May 12, 2016, at which time the matter was deemed fully submitted.

Defendant filed her motion to compel Plaintiff to disclose ongoing criminal investigations by law enforcement, or in the alternative to stay proceedings, on April 18, 2016. Oral argument was heard and the motion granted in part and denied in part on April 21, 2016. Plaintiff was directed to submit the relevant materials for in camera review. Plaintiff did so on April 28, 2016.

Plaintiff filed her motion to compel Defendant to answer deposition questions on May 5, 2016. Oral argument was held on May 12, 2016, at which time the matter was deemed fully submitted.

Defendant filed her motion to compel non-privileged documents on May 20, 2016. By Order dated May 23, 2016, the motion was set for argument on June 2, 2016. The motion was taken on submission on that date. Defendant filed a reply on June 6, 2016.

Plaintiff filed her letter motion for leave to serve three depositions subpoens by means other than personal service. By Order dated May 27, 2016, the motion was set for argument on June 2, 2016. The motion was taken on submission on that date.

Defendant filed her motion to compel attorney-client communications and work product on May 26, 2016. By Order dated May 27, 2016, the motion was set for argument on June 2, 2016. The motion was taken on submission on that date. Defendant filed a reply on June 6, 2016.

Plaintiff filed her motion to exceed the presumptive ten deposition limit on May 27, 2016. By Order dated June 6, 2016, the motion was set returnable on June 16, 2016, at which time the motion was deemed fully submitted.

Plaintiff filed her motion for leave to file excess pages on June 1, 2016.

II. Applicable Standards

Rule 26 "create(s) many options for the district judge . . . [to] manage the discovery process to facilitate prompt and efficient resolution of the lawsuit." Crawford-El v. Britton, 523 U.S. 574, 599, 118 S. Ct. 1584, 1597, 140 L. Ed. 2d 759 (1998). It "vests the trial judge with broad discretion to tailor discovery narrowly and to dictate the sequence of discovery." Crawford-El v. Britton, 523 U.S. 574, 598, 118 S.

Ct. 1584, 1597, 140 L. Ed. 2d 759 (1998). The District Court may expand or limit the permitted number and time limits of depositions, direct "the time, place, and manner of discovery, or even bar discovery on certain subjects," and may "set the timing and sequence of discovery." Id. at 598-99; Fed. R. Civ. P. 26(b)(2)(A).

Consequently, the Court has wide discretion in deciding motions to compel. See Grand Cent. P'ship. Inc. v. Cuomo, 166
F.3d 473, 488 (2d Cir.1999). Federal Rule of Civil Procedure 26 states:

Parties may obtain discovery regarding any nonprivileged matter that is relevant to any party's claim or defense-including the existence, description, nature, custody, condition, and location of any documents or other tangible things and the identity and location of persons who know of any discoverable matter. For good cause, the court may order discovery of any matter relevant to the subject matter involved in the action.

Fed. R. Civ. P. 26. If a party objects to discovery requests, that party bears the burden of showing why discovery should be denied. Freydl v. Meringolo, 09 Civ. 07196(BSJ)(KNF), 2011 WL 256608-7, at *3 (S.D.N.Y. June 16, 2011).

III. The Motion For an Order of Forensic Examination Is Granted in Part and Denied in Part

Federal Rule of Civil Procedure 26(f)(3)(C) requires the parties to state their views and proposals as to preservation of electronically stored information ("ESI") and the form of production of ESI. Fed. R. Civ. P. 26(f)(3)(C). Defendant having admitted to deletion practices that indicate relevant documents and also refused to detail document search methods, good cause exists to warrant court supervised examination of her electronic devices. Accordingly, Plaintiff's motion is granted in part.

Defendant is ordered to collect all ESI by imaging her computers and collecting all email and text messages on any devices in Defendant's possession or to which she has access that Defendant used between the period of 2002 to present.

Defendant is further directed to run mutually-agreed upon search terms related to Plaintiff's requests for production over the aforementioned ESI and produce responsive documents within 21 days of distribution of this opinion.

:

IV. The Motion to Compel Plaintiff to Disclose Ongoing Criminal Investigations is Denied

witnesses to come forward and provide information in criminal investigations carried out by . . . [law enforcement] without fear that the information will be disclosed." Sanchez by Sanchez v. City of New York, 201 A.D.2d 325, 326, 607 N.Y.S.2d 321 (1994). A party seeking disclosure of such information "first must demonstrate a compelling and particularized need for access" beyond "[g]eneral and conclusory allegations." Id. The Court then weighs application of the qualified privilege by balancing the need for production against the potential harm to the public from disclosure. Id.

After review of the materials in camera, the qualified public interest privilege as set forth in <u>Sanchez</u> has been established with respect to the submitted documents. Defendant has articulated no need for the documents. Accordingly, the balance weighs in favor of the privilege, and the motion to compel is denied. To preserve the record, Plaintiff is directed to file under seal a comprehensive copy of the log and documents within 21 days of distribution of this opinion.

V. The Motion to Compel Defendant to Answer Deposition
Questions is Granted

9-1

Plaintiff seeks to compel Defendant to answer questions regarding her knowledge of adult sexual activity, which defense counsel instructed Defendant not to answer during her deposition.

"Where a party objects to a discovery request, the objecting party bears the burden of demonstrating specifically how, despite the broad and liberal construction afforded the federal discovery rules, each request is not relevant or how each question is overly broad, burdensome or oppressive by submitting affidavits or offering evidence revealing the nature of the burden." John Wiley & Sons, Inc. v. Book Dog Books, LLC, 298

F.R.D. 184, 186 (S.D.N.Y. 2014) (citations, internal quotation marks and brackets omitted).

Defendant has submitted that she has not put her private affairs at issue, and that such questions are highly intrusive.

Notwithstanding, the questions are directed to reveal relevant answers regarding Defendant's knowledge of Plaintiff's allegations. That knowledge goes directly to the truth or falsity of the alleged defamation, a key element of Plaintiff's claim.

Furthermore, privacy concerns are alleviated by the protective order in this case, drafted by Defendant.

Defendant is ordered to answer questions relating to Defendant's own sexual activity (a) with or involving Jeffrey Epstein ("Epstein"), (b) with or involving Plaintiff, (c) with or involving underage females known to Epstein or who Defendant believed or intended might become known to Epstein, or (d) involving or including massage with individuals Defendant knew to be, or believed might become, known to Epstein. Defendant is also directed to answer questions relating to her knowledge of sexual activities of others (a) with or involving Epstein, (b) with or involving Plaintiff, (c) with or involving underage females known to Epstein or who Defendant believed were known or might become known to Epstein, or (d) involving or including massage with individuals Defendant knew to be or believed might become known to Epstein. The scope of Defendant's answers are not bound by time period, though Defendant need not answer questions that relate to none of these subjects or that is clearly not relevant, such as sexual activity of third-parties who bear no knowledge or relation to the key events, individuals, or locations of this case.

¹ Each of the aforementioned lists are disjunctive.

VI. The Motion to Compel Non-Privileged Documents is Granted in Part and Denied in Part

Defendant has sought to compel the following documents: (1) attorney-client communications regarding media advice; (2) pre-existing documents transmitted to counsel; (3) documents shared with or communicated to unidentified third parties; (4) documents primarily for the purpose of providing business advice; (5) documents subject to an unidentified common interest or joint defense protection.

Plaintiff has represented that all responsive "attachments" Defendant seeks to compel have been produced. Accordingly, this request is denied.

Defendant seeks to compel attorney-client communications that include "third parties" on the basis that Plaintiff's privilege log is deficient for identifying individuals as "professionals retained by attorneys to aid in the rendition of legal advice." A review of Plaintiff's privilege log shows Plaintiff has expressly claimed privilege, described the nature of the withheld documents, communications, and tangible things not produced, and generally logged communications in compliance with Federal Rule of Civil Procedure 26(b)(5)(A)(ii). "Unless

the client waives privilege, an attorney or his or her employee, or any person who obtains without the knowledge of the client evidence of a confidential communication made between the attorney or his or her employee and the client in the course of professional employment, shall not disclose, or be allowed to disclose such communication, nor shall the client be compelled to disclose such communication." N.Y. C.P.L.R. 4503 (McKinney) (emphasis added). The conduct explicitly described by statute as privileged does not operate as waiver, and again Defendant has provided no factual basis to suggest Plaintiff has misrepresented the identity or role of the third-parties listed. Defendant's request is denied.

Defendant's challenge to the common interest privilege claims is likewise unavailing. Regardless of whether Plaintiff has reflexively claimed the common interest privilege in each entry does not vitiate the otherwise applicable privilege claims made, and Defendant has provided no factual foundation to establish waiver or failure of the other claimed privileges.

Finally, with respect to the media and business advice communications, Defendant has marshaled no evidence to support her speculation that the documents logged as privileged are improperly withheld other than the fact that one member of

Plaintiff's legal team is an author. Plaintiff has represented to the Court and via a detailed privilege log that the communications in question are privileged. Stan Pottinger, the author in question, is a barred attorney of record in this case, incomparable to Defendant's media agent (and non-attorney) Ross Gow. That Pottinger has written non-legal material, or even whether his "primary occupation in the most recent years [is] as a novelist," is irrelevant to whether his communication with Plaintiff as her counsel was for the purpose of providing legal advice. Similarly, Bradley Edwards, who Defendant has already challenged, is an attorney of record in this case, and Defendant has provided no evidence other than the fact of his representation of Plaintiff's non-profit to doubt that the communications logged are privileged.

Having provided no grounds to doubt the sworn representations of Plaintiff's counsel, Defendant's motion to compel these communications is denied. Defendant is granted leave to refile the motions with respect to media and business advice on the basis of relevant and non-specious factual support. Court intervention should not be invoked to resolve routine discovery matters on the basis of a supposition of bad faith. Further filing of frivolous or vexatious motions lacking sufficient factual support to support a colorable argument (or

on the basis of misrepresented or false facts or law) will be met with sanctions.

VII. The Motion for Leave to Serve Three Deposition Subpoenas By
Means Other than Personal Service is Granted in Part and Denied
in Part

Plaintiff seeks to compel subpoenas to serve Nadia

Marcinkova, Sarah Kellen, and Jeffrey Epstein. The request is

denied with respect to Epstein as moot. No opposition having

been filed and the testimony of Marcinkova and Kellen being

relevant to falsity of the defamation at issue, the motion is

granted with respect to Marcinkova and Kellen.

VIII. The Motion to Compel Attorney-Client Communications and Work Product is Denied

Defendant argues that "Edwards and Cassell preemptively filed an action against Dershowitz proclaiming they did not violate Rule 11 . . [and i]n doing so, they voluntarily put at issue and relied on: a) their good faith reliance on information communicated to them by Plaintiff, and b) their work product

showing that their filing was reasonably investigated and substantially justified." Def.'s Reply in Supp. Mot. to Compel all Att'y-Client Comms. and Att'y Work Product at 8-9 (Def.'s Reply on AC"). The Broward County, Florida Court ruled on this argument in Edwards and Cassell v. Dershowitz and Defendant argues in reply that this order is non-binding, and was issued prior to Plaintiff's testimony. Id. at 1.

Defendant was not a party to the Florida case.

Nevertheless, Defendant's argument is nearly identical to

Dershowitz's. Defendant argues Plaintiff's testimony arose after

the ruling in the Florida case, however, the principle of that

argument is the same: Defendant placed her attorney-client

communications with Edwards and Cassell at issue by relying on

the content of those communications in Edwards and Cassell v.

Dershowitz. The Florida Court's ruling is therefore highly

relevant privilege has not been waived. The motion is

accordingly denied.

The Court declines to address the choice of law issue, as application of Florida or New York at-issue doctrines are not outcome determinative in this instance and thus no determination is necessary. Compare Coates v. Akerman, Senterfitt & Eidson, P.A., 940 So. 2d 504, 510 (Fla. Dist. Ct. App. 2006) ("for waiver to occur under the at issue doctrine, the proponent of a privilege must make a claim or raise a defense based upon the privileged matter and the proponent must necessarily use the privileged information in order to establish its claim or defense.") with Chin v. Rogoff & Co., P.C., No. 05 CIV.

. . .

IX. The Motion to Exceed the Ten Deposition Limit is Granted in Part and Denied in Part

As of the filing of Plaintiff's reply on June 13, 2016,
Plaintiff has deposed Defendant, Ms. Sjoberg, Mr. Alessi, Mr.
Rodgers, and Mr. Rizzo and scheduled the depositions of Mr.
Epstein, Mr. Gow, Ms. Kellen, Ms. Marcinkova, Mr.
Recarey, and Mr. Brunel. Plaintiff now seeks leave of the Court
pursuant to Federal Rule of Civil Procedure 30(2)(A)(i) take
three additional depositions: Mrs. Alessi, Mr. Reiter, and newly
raised in Plaintiff's reply, Former President Clinton.

Discovery being well under way and depositions having been scheduled for more than ten individuals, the motion is timely. "The 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

^{8360 (}NRB), 2008 WL 2073934, at *5 (S.D.N.Y. May 8, 2008) ("New York courts have held that an 'at issue' waiver occurs "where a party affirmatively places the subject matter of its own privileged communication at issue in litigation, so that invasion of the privilege is required to determine the validity of a claim or defense of the party asserting the privilege, and application of the privilege would deprive the adversary of vital information.").

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) = Plaintiff proposes limiting the length of the proposed depositions to limit any undue burden that might result.

Defendant argues the depositions would be unduly cumulative and duplicative.

This case revolves around factual issues between Plaintiff and Defendant. The testimony of Mrs. Alessi concerning relevant facts may tend to either establish or negate falsity of the allegedly defamatory statement. The limited burden of this additional deposition, further mitigated as Plaintiff proposes, is therefore outweighed by the benefit of resolving this case on the merits. The motion with respect to this additional deposition is granted.

The relevance of the testimony of Mr. Reiter and President Clinton have not been adequately established. The motion as to these two depositions is denied. Defendant's request for costs and fees is denied pursuant to this Court's previous ruling with respect to costs and fees.

X. The Motion for Leave to File Excess Pages is Granted

Plaintiff sought leave to file excess pages in response to Defendant's motion to compel attorney-client communications and work product. To the extent the motion is not moot, leave is granted.

XI. Conclusion

As set forth above: the motion for an order of forensic examination is granted in part and denied in part; the motion to compel to compel Plaintiff to disclose alleged on-going criminal investigations by law enforcement is denied; the motion to compel Defendant to answer deposition questions is granted; the motion to compel non-privileged documents is denied; the motion for leave to serve three deposition subpoenas by means other than personal service is granted in part and denied in part; the motion to compel attorney-client communications and work product is denied; the motion to exceed the presumptive ten deposition limit is granted; the motion for leave to file an opposition brief in excess of the 25 pages permitted under this Court's Individual Rules of Practice is granted. This opinion resolves ECF Nos. 96, 101, 143, 155, 160, 164, 172, and 182.

For purposes of managing the filings in this case, the parties are further directed to comply with the Court's Individual Rules of Practice by providing all future motion papers in their full non-redacted form, complete with related declarations and exhibits, in a single complete bound hard copy delivered to Chambers at the time of filing. All soft-copies must be provided by attachment of a single PDF in its full non-redacted form, including all related declarations and exhibits irrespective of whether each attachment or declaration is intended to be filed under seal. Soft-copies must be provided in addition to, not in lieu of, hard-copies.

This matter being subject to a Protective Order, the parties are directed to meet and confer regarding redactions to this Opinion consistent with that Order. The parties are further directed to jointly file a proposed redacted version of this Opinion or notify the Court that none are necessary within two weeks of the date of receipt of this Opinion.

It is so ordered.

New York, NY June 20, 2016 ROBERT W. SWEET
U.S.D.J.

COMPOSITE

EXHIBIT 7

(File Under Seal)

Page 1

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

VIRGINIA L. GIUFFRE,

Plaintiff,

-against-

Case No : 15-cv-07433-RWS

GHISLAINE MAXWELL,

Defendant.

CONFIDENTIAL

Continued Videotaped Deposition of GHISLAINE MAXWELL, the Defendant herein, taken pursuant to subpoena, was held at the law offices of Boies, Schiller & Flexner, LLP, 575 Lexington Avenue, New York, New York, commencing July 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
(866) 624-6221



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1	G. Maxwell - Confidential
2	A. I think everyone here can
3	understand what intercourse is, is when you
4	have sex. I don't know how to say
5	intercourse any other way, having sex with
6	somebody. Perhaps you would like to define
7	it for me.
8	Q. I'm trying to get your definition
9	right now because you are the witness. When
10	you use the term intercourse, what are you
11	referring to?
12	A. I'm referring to a penis entering
13	someone's vagina.
14	Q. Now, have you ever engaged in oral
15	sex?
16	A. In my life?
17	MR. PAGLIUCA: There are specific
18	areas that the court has allowed inquiry
19	into, and those are delineated in the
20	court's order of June 20th. The
21	open-ended "Have you ever engaged in
22	oral sex" is not part of the court's
23	order at page 10, and the court
24	specifically indicated that sexual
25	activity of third parties who bear no



Page	20
1	G. Maxwell - Confidential
2	anyone in any of Mr. Epstein's five homes
3	that you have identified?
4	A. Yes.
5	Q. With whom?
6	A. Mr. Epstein.
7	Q. Did you ever have oral sex with
8	anyone in any of Mr. Epstein's five homes
9	that you've identified other than
10	Mr. Epstein?
11	MR. PAGLIUCA: I'm going to
12	instruct you not to answer, unless you
13	tie it to a specific individual related
14	to this case per the court's order.
15	MR. BOIES: I think the court's
16	order specifically permits this question
17	with respect to occasions related to
18	this case. If you instruct her not to
19	answer, all you're going to do is bring
20	her back. That's up to you.
21	MR. PAGLIUCA: It's up to you as
22	the questioner, Mr. Boies. The court's
23	order says the defendant need not answer
24	questions that relate to none of these
25	subjects or that is clearly not relevant



Page 78 G. Maxwell - Confidential Johanna? A. I would not know. I would say no. Q. Did you engage in sexual activities with Johanna? 5 6 A. No. Q. Do you know how Johanna came to know Mr Epstein? 8 A. I met her at her university and she 9 came to answer phones. 10 11 Q. When you say she came to answer 12 phones, where? A. In Palm Beach 13 Q. At Mr. Epstein's home in Palm 14 15 Beach? A. Yes. 16 Q. So is it fair to say that Johanna 17 was initially hired to answer telephones, 18 according to your testimony? 19 MR. PAGLIUCA: This has already 20 21 been testified to Mr. Boies. We are repeating testimony now. 22 23 MR. BOIES: I think in the context of the witness' answers, these are fair 24 25 questions.



4	G Warrell Garridantial
1	G. Maxwell - Confidential
2	Now, I've asked you before, if you
3	want to instruct her not to answer, if
4	you want to go to the judge, we are
5	happy to do that, but I would suggest,
6	in the interest of moving it along, that
7	you stop these speeches.
8	MR. PAGLIUCA: You are not moving
9	it along is the problem, so maybe we
10	should call the court and get some
11	direction here, because I am not going
12	to sit here and rehash the testimony we
13	already gave.
14	MR. BOIES: That's fine.
15	THE VIDEOGRAPHER: The time is
16	10:51 a.m. and we are going off the
17	record.
18	(Whereupon, an off-the-record
19	discussion was held.)
20	THE VIDEOGRAPHER: The time is
21	10:56 a.m. and we are going back on the
22	record. This begins DVD No. 3.
23	MR. BOIES: We have just had a call
24	with Judge Sweet's chambers, Judge Sweet
25	is not available and his chambers



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1	G. Maxwell - Confidential
2	or argue this in front of Judge Sweet.
3	But I will simply start referring
4	you back to the transcript and
5	instructing the witness not to answer
6	when I think we are getting into some
7	things that have been asked and answered
8	already.
9	MR. BOIES: Exactly the procedure
10	that I have proposed from the beginning.
11	If you think a question is out of
12	bounds, instruct not to answer and we
13	will then let the judge decide it.
14	BY MR. BOIES:
15	Q. How did it happen, Ms. Maxwell,
16	that Johanna, who had been hired to answer
17	the phones, ended up giving massages to you
18	and Mr. Epstein?
19	MR. PAGLIUCA: I'm going to
20	instruct you not to answer the question.
21	This has been previously, the subject of
22	your former deposition, it doesn't fall
23	into any of the categories ordered by
24	the court, and so you don't need to
25	answer that.



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1	G. Maxwell - Confidential
2	Q. Was Johanna paid for the massages
3 that	she gave you?
4	A. I didn't pay her, so I believe she
5 was	paid,
6	Q. Who paid her?
7	A. I don't know who paid her.
8	MR. PAGLIUCA: Again, you've
9	already answered that there was no
10	sexual activity between yourself and
11	Mr. Epstein related to these massages,
12	That's record testimony today. That's
13	within the scope of the court's order.
14	The rest of this is outside the scope of
15	the court's order, and I instruct you
16	not to answer.
17	MR. BOIES: You are taking the
18	position that as long as she said says
19	that a massage did not involve sexual
20	activity, we cannot ask about massages.
21	That's your view?
22	MR. PAGLIUCA: On this particular
23	questioning, yes.
24 BY M	R. BOIES:
25	Q. Did Mr. Epstein pay Johanna for the



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1.	G. Maxwell - Confidential
2	massages that she gave Mr. Epstein?
3	MR. PAGLIUCA: You just asked this
4	question, and I told her not to answer.
5	I will tell her not to answer again for
6	the same reasons.
7	Q. Do you know how much Mr. Epstein
8	paid Johanna to give massages?
9	MR, PAGLIUCA: Same instruction to
10	the witness. Why do you believe this is
11	within the scope of the court's order?
12	MR. BOIES: Because of the court's
13	reference to massages, and because I
14	think how much a girl who was hired to
15	answer the phone was paid to give a
16	"massage" goes to whether there actually
17	was or was not sexual activity involved.
18	MR. PAGLIUCA: The witness has
19	testified there wasn't.
20	MR. BOIES: Perhaps it will
21	surprise you, I think it should not,
22	that I do not believe in my deposition I
23	need to simply accept her
24	characterization without
25	cross-examination. Now, that's



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1	G. Maxwell - Confidential
2	something the judge can decide, but a
3	question as to how much this young girl
4	was being paid for a "massage", I think
5	goes directly to the issue of sexual
6	activity.
7	MR. PAGLIUCA: Here is the problem,
8	Mr. Boies, at the first deposition,
9	there were very limited instructions not
10	to answer and the witness was not told
11	not to answer questions about how much
12	people were paid or not paid or any of
13	those subject matters. The witness was
14	only instructed not to answer about
15	sexual activity concerning adults in the
16	home
17	None of this came up during the
18	deposition, and you just don't get a
19	chance to redo the deposition because
20	you feel like you want to.
21	So the judge's order is in the
22	context of the instructions to the
23	witness not to answer in the first
24	deposition, which is simply sexual
25	activity involving adults, which was the



Page 89 G. Maxwell - Confidential were sex toys or devices used in sexual activities in Mr. Epstein's property in the Virgin Islands? MR. PAGLIUCA: Objection to form 5 and foundation A. No. Q. Do you know whether Mr. Epstein 8 possessed sex toys or devices used in sexual 9 activities? 10 11 MR. PAGLIUCA: Objection to form 12 and foundation. 13 A . No. Q. Did you ever assist Mr. Epstein in 14 obtaining sex toys or devices used in sexual 15 activities? 16 MR. PAGLIUCA: Objection to form 17 and foundation. 18 19 A. No. 20 Q. In the 1990s and 2000s, did you ever have possession of or use sex toys or 21 devices used in sexual activities? 22 A. No. 23 Q. Did you, in the 1990s and 2000s, 24 engage in sexual activities other than 25



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1	G. Maxwell - Confidential
2	intercourse with women other than what you
3	have testified to already?
4	MR. PAGLIUCA: First of all, I
5	object to the form and foundation and
6	it's also outside of the court's order
7	because it's unclear as you question,
8	and I specifically direct you to the
9	last line of the court's order: Sexual
10	activity of third parties who bear no
11	knowledge or relation to key events,
12	individuals or locations in this case.
13	MR. BOIES: This simply asks yes or
14	no, and I think that it is an
15	appropriate question given some of the
16	witness' prior answers, but there is no
17	point in debating it, because if you
18	instruct her not to answer, the judge
19	will decide whether it's appropriate.
20	MR. PAGLIUCA: I'm just telling you
21	if you tie it to something in this case,
22	I will let her answer.
23	MR. BOIES: Are you instructing her
24	not to answer?
25	MR. PAGLIUCA: Yes, unless you tie



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1	G. Maxwell - Confidential
2	A. I don't recall ever hearing such a
3	thing.
4	Q. You know Mr. Les Wexner, correct?
5	A. I do.
6	Q. Do you know whether or not Maria
7	Farmer was ever at Mr. Wexner's property in
8	Ohio?
9	MR. PAGLIUCA: Can you tell me how
10	that relates to this order, counselor?
11	MR. BOIES: Yes, I think it goes
12	directly to the sexual activity related
13	to Maria Farmer and what Mr. Epstein was
14	doing with Maria Farmer.
15	Again, you can instruct not to
16	answer.
17	MR. PAGLIUCA: I'm trying to
18	understand why you are asking these
19	questions before I
20	MR. BOIES: I'm asking these
21	questions because these are people who
22	not only have been publicly written
23	about in terms of the sexual activity
24	that they were put into in connection
25	with Mr. Epstein, but the person who



_	
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1	G. Maxwell - Confidential
2	wrote about them is somebody who talked
3	to this witness about it, and I think
4	that this is more than easily understood
5	cross-examination.
6	MR. PAGLIUCA: Your question was,
7	do you know whether or not Maria Farmer
8	was ever at Mr. Wexner's property in
9	Ohio
10	MR. BOIES: Yes. And if you let
11	her answer, you will see where it leads.
12	If you won't let her answer, the judge
13	is going to determine it. And I just
14	suggest to you that you stop these
15	speeches and stop debating, because you
16	are not going to convince me not to
17	follow-up on these questions. If you
18	can convince the court to truncate the
19	deposition, that's your right, but all
20	you're doing is dragging this deposition
21	out.
22	MR. PAGLIUCA: You have the
23	opportunity to give me a good faith
24	basis why you are asking these
25	questions



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1	G. Maxwell - Confidential
2	MR. BOIES: I have given you a good
3	faith basis.
4	MR. PAGLIUCA: You haven't.
5	MR. BOIES: Then instruct not to
6	answer.
7	MR. PAGLIUCA: I am giving you the
8	opportunity to say why you are asking
9	the question, and why I'm telling her
10	not to answer and I am entitled to know
11	that
12	MR. BOIES: You are not entitled to
13	know why I'm asking the question. You
14	are only entitled to know that it
15	relates to the subject matter that I am
16	entitled to inquire about, and I don't
17	think the judge is going to think that,
18	you know, where Mr. Epstein shipped
19	Maria Farmer off to is outside the scope
20	of what I'm entitled to inquire about.
21	THE WITNESS: Can we take a break?
22	MR. BOIES: Only if you commit not
23	to talk to your counsel during the
24	break.
25	THE WITNESS: That's ludicrous.



Page 154 G. Maxwell - Confidential Q. Insofar as you were aware, did 3 Virginia Roberts ever have a male friend that 4 visited her at the Epstein residences? A. I don't recall ever seeing a man 6 with Virginia. I believe she had a fiance 7 that I was aware of, I think, but that's all. Q. When were you aware that Virginia 9 Roberts had a fiance? A. I can't say I became aware from 11 reading all this stuff, or I was aware of it at the time. I don't know. 13 Q. Did you ever meet Virginia Roberts' fiance? 14 A. I don't think I ever did. I don't 15 recall meeting any men with Virginia. Q. Do you know 17 18 A. I never heard that name before. 19 20 Q. Have you ever heard the name of Carolyn Andriamo, A-N-D-R-I-A-M-O? 21 I don't recollect that name at all. 22 23 MR. PAGLIUCA: Mr. Boies, those names are on Exhibit 26, which we have 24 25 already gone over and she said she



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1	G. Maxwell - Confidential
2	didn't recognize those people, so now we
3	are just repeating things that we went
4	over.
5	MR. BOIES: I am in the context of
6	seeing if I can refresh her
7	recollection, because these are women
8	that Mr. Figueroa, who she also does not
9	recall, brought over to Mr. Epstein's
10	residences, and I also want to make a
11	very clear record of what her testimony
12	is and is not right now.
13	Again, you can instruct her not to
14	answer if you wish.
15	MR. PAGLIUCA: I'm trying to get to
16	nonrepetitive questions here. You
17	basically asked the same question three
18	times. Then we get a pile of notes that
19	get pushed up to you, you read those.
20	Then you ask those three times, and then
21	we go to another question. So it's
22	taking an inordinately long amount of
23	time and it shouldn't.
24	MR. BOIES: I think that is a
25	demonstrably inaccurate statement of



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1	G. Maxwell - Confidential
2	what has been going on, and I
3	attribute maybe I shouldn't attribute
4	it at all.
5	But if you want to instruct not to
6	answer, instruct not to answer. If you
7	don't, again, all I will do is request
8	that you cease your comments. I can't
9	do that. All I can do is seek sanctions
10	afterwards.
11	BY MR. BOIES:
12	Q. Ms. Maxwell.
13	A. Mr. Boies.
14	Q. What?
15	A. I'm replying. You said Ms.
16	Maxwell, I said Mr. Boies.
17	Q. Do you have a question?
18	A. No.
19	Q. I have a question
20	A. I'm sure you do
21	Q. During the time that you were in
22	the property or at the property that
23	Mr. Epstein has in the Virgin Islands, were
24	you aware of Mr. Epstein getting any
25	massages?



Page	174
1	G. Maxwell - Confidential
2	court's order.
3	Q. In terms of preparing for this
4	deposition, what documents did you review?
5	MR. PAGLIUCA: To the extent I
6	provided you with any documents to
7	review, I will tell you that's both
8	it's privileged and I instruct you not
9	to answer.
10	Q. Did your lawyer provide you with
11	any documents to review in preparation for
12	this deposition that refreshed your
13	recollection about any of the events that
14	occurred?
15	MR. PAGLIUCA: You can answer that
16	question.
17	A. No.
18	Q. How many documents did your lawyer
19	provide you with?
20	MR. PAGLIUCA: You can answer,
21	A. One, I believe.
22	Q. One document. Was that a document
23	that had been prepared by your attorney, or
24	was it a document from the past?
25	MR. PAGLIUCA: I will tell you not



Page	177
1	G. Maxwell - Confidential
2	MR. PAGLIUCA: Don't answer that
3	question. It's outside the court's
4	order.
5	Q. In 2005, were you aware of any
6	effort to destroy records of messages you had
7	taken of women who had called Mr. Epstein in
8	the prior period?
9	MR. PAGLIUCA: Don't answer that
10	question. It's outside the court's
11	order.
12	MR. BOIES: I said I would give you
13	a break every hour. It's been an hour.
14	MR. PAGLIUCA: Do you want a break
15	or do you want to keep going?
16	THE WITNESS: Keep going.
17	MR. BOIES: What I told you before,
18	you asked for a break every hour. I am
19	happy to give you a break at a fixed
20	time. What I'm not happy to do is
21	interrupt a chain of examination.
22	So if you want a break now, we will
23	take a break now. If you don't want a
24	break now, we will not break for another
25	hour.



Page	184
1	G. Maxwell - Confidential
2	Q. Next one is Heidi
3	A. Tony is Virginia's guy that you
4	asked me about. I don't know Tony.
5	Q. I asked you about a Tony Figueroa.
6	A. Right, I don't know him, so I'm
7	guessing, I don't know him.
8	Q. Nicole?
9	A. No.
10	Q. Colleen?
11	A. No.
12	Q. Crystal?
13	A. I don't know who these people are:
14	Q. Was there a list that was kept of
15	women or girls who provided massages?
16	MR. PAGLIUCA: This has been
17	previously deposed on. This is not part
18	of the court's order, I will tell her
19	not to answer.
20	MR. BOIES: You are going to tell
21	her not to answer a question that says
22	was there a list of women or girls who
23	provided massages?
24	MR. PAGLIUCA: She has been
25	previously deposed on this subject.



Page 185 1 G. Maxwell - Confidential MR. BOIES: I think this is squarely in the court's order, but if 3 you instruct her not to answer, you instruct her not to answer. 5 6 MR. PAGLIUCA: We'll find out. BY MR. BOIES: 7 Q. I take it you don't know the ages 8 9 of any of these people? A. The ones that I did recognize were 10 roughly my age. The ones I don't know, I 11 wouldn't have a clue. 12 Q. Did you, or insofar as you are 13 aware anyone, maintain a list of females that 14 15 provided massage services to Mr. Epstein at his residences? 16 MR. PAGLIUCA: Objection to form 17 and foundation. 18 19 You can answer if you can. I don't know anything about a list. 20 A . Q. Let me go back to Exhibit 28. I 21 want to go down this list, excluding 22 Mr. Epstein himself, and just ask you a 23 24 series of the same essential questions about 25 each one.



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Page 197
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                      CERTIFICATE
               I HEREBY CERTIFY that GHISLAINE
 5
 6
    MAXWELL, was duly sworn by me and that the
    deposition is a true record of the testimony
 7
    given by the witness.
 8
 9
10
11
               Lesvie Fagin,
               Registered Professional Reporter
12
               Dated: July 22, 2016
13
14
               (The foregoing certification of
15
   this transcript does not apply to any
16
    reproduction of the same by any means, unless
17
    under the direct control and/or supervision
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    of the certifying reporter.)
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COMPOSITE
EXHIBIT 8
(File Under Seal)

Lynn alolo

mail to their correct address and called Post office to make sure all future mail will be sent to them.

- ② I Scheduled the cable company to come on Thursday. This is their soones't appointment. Ghislaine asked me to make l'appointment because the TV in the Blue Room does not get a clear reception.
 - 3) SHUTTER COMPANY WILL COME EARLY THURSDAY TO MEASURE SHUTTER NEXT TO GHISLAINE'S DESK. THE SHUTTER WILL NOT ROLL DOWN E

* BOTH CABLE COMPANY & SHUTTER COMPANY
WILL CALL ME ON MY CELL PHONE TO
MAKE SORE SEFFREY & GHISLAINE ARE NOT
HERE.

Jeffrey E. Epstein

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1000	PATE 2/26/05 TIME	SSAGE DAM	FOR 10 1/2 10 M_	5 TIME 12:21 A
100 miles	PATE 2/26/25 TIME THONE THONE TELEPHONED PLEASE CA	SSAGE DAM	FOR Jefficy DATE 2176/0 M_ TELEPHONED	TIME 12:21 AN
المالية	PATE 2/26/25 TIME THONE/ HONE/ HONE	SSAGE DAM	FOR Jefficy DATE 2176/0 M_ TELEPHONED CAME TO SEE YOU	PLEASE CALL WILL CALL AGAIN
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IMPORTANT MESSAG	E UMPORTANT MESSAGE
FOR	FOR J. E.
DATE 2/27/05 TIME 10:18	AM DATE 2/26/05 TIME 4:40 AM
. O N	: M Geon Luc
= Ms. Maxwell	
PHONE/	PHONE MO PHONE #
MOBILE	MOBILE 770 A770
TELEPHONED PLEASE CALL	TELEPHONED PLEASE CALL
CAME TO SEE YOU WILL CALL AGAIN	CAME TO SEE YOU WILL CALL AGAIN
WANTS TO SEE YOU RUSH RETURNED YOUR CALL SPECIAL ATTENTION	WANTS TO SEE YOU RUSH RETURNED YOUR CALL SPECIAL ATTENTION
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She is home	Please!
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SIGNED	1184 SIGNED 1184
IMPORTANT MESSAGE	IMPORTANT MESSAGE
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FOR 12 7 (2) 23	AM FOR CATTLEY
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PHONE/	PHONE/ MOBILE
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	OF_ PHONE/ MOBILE TELEPHONED PLEASE CALL CAME TO SEE YOU WILL CALL AGAIN WANTS TO SEE YOU RUSH RETURNED YOUR CALL SPECIAL ATTENTION MESSAGE COLLO GO CALL SAO01067

	IMPORIANT MESSAGE	IMPORTANT MESSAGE 3
	Teltien	to Totticul
je)	DATE 2/25/08 TIME 12: 14 A.M.	FOR TOTTING
	M Darren	
-0	OF PHONE/ MOBILE	TELEPHONED PLEASE CALL. CAME TO SEE YOU WILL CALL AGAIN WANTS TO SEE YOU RUSH. RETURNED YOUR CALL SPECIAL ATTENTION MESSAGE MC MUS SCNT YOU
Aug 11		
7.00	TELEPHONED PLEASE CALL	TELEPHONED PLEASE CALL.
	CAME TO SEE YOU WILL CALL AGAIN	CAME TO SEE YOU WILL CALL AGAIN
	WANTS TO SEE YOU RUSH	WANTS TO SEE YOU RUSH
-0	RETURNED YOUR CALL SPECIAL ATTENTION	RETURNED YOUR CALL SPECIAL ATTENTION
	MESSAGE	MESSAGE
	Speak withy	Me has sent you
	Spork withy	some faxes that
	Jan.	he would like
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	SIGNED	SIGNED1184
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	IMPORTANT MESSAGE	IMPORTANT MESSAGE
	FOR Tettrey	FOR Tettreci
	DATE 0128/05 TIME 5:30 A.M.	DATE 2/27/05 TIME /1:20 AM
	w Christinia	M Serch.
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	PHONE/	OFPHONE/
	MOBILE	MOBILE
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WANTS TO SEE YOU RUSH	·	WANTS TO SEE YOU	RUSH
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MESSAGE.			
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			1184
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IMPORTANIT AND	200400		
IMPORTANT ME	SSAGE	IMPORTAL	NT MESSAGE
FOR TETTING		FOR G-MISLA	inc
DATE 02 28/05 TIL	7.56 AM.	DATE 02/28/10	TIME 7.50 AM.
M Jeala		Chilal	TIME / CRAP
OF		M C-PISPAR	
PHONE		OF	
MOBILE		PHONE/ MOBILE	
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	IMPORTANT MESSAGE	IMPORTANT MESSAGE
	FOR Teltrey	FOR Tettrey
	71516- 12:20 AM.	D 21110 TIME 10:20 A.M. P.M.
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	terno still doesn't	She had on the phone
	answer the phone.	Mr. Harvey Welmstein
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2	IMPORTANT MESSAGE	IMPORTANT MESSAGE
	FOR Tettecy	IMPORTANT MESSAGE
		IMPORTANT MESSAGE FOR JEffrey DATE 3/5/05 TIME /1:50 SAM PM.
	FOR Tettecy	IMPORTANT MESSAGE FOR SISTEMS DATE SISTEMS TIME 11:50 SAM P.M. M. LOWY J MISOSKI
	FOR Tettecy	FOR PEFFREY. DATE 3/5/05 TIME 11:50 SAM P.M. M. Larry Wisoski
	FOR Tettecy	FOR SIS 105 TIME 11:50 SAM P.M. M Lary VISOSKI OF
	FOR 784+CC 4 DATE 3/5/05 THAT 12:72 AM	FOR SIS 105 TIME 11:50 SAM P.M. M Lary VISOSKI OF
	FOR Tettecy	FOR SIS 105 TIME 11:50 SAM P.M. M Lary VISOSKI OF
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	TELEPHONED PLEASE CALL CAME TO SEE YOU WILL CALL AGAIN WANTS TO SEE YOU RUSH RETURNED YOUR CALL SPECIAL ATTENTION	FOR SIS 105 TIME 11:50 SAM P.M. M Lary VISOSKI OF
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	TELEPHONED PLEASE CALL CAME TO SEE YOU WILL CALL AGAIN WANTS TO SEE YOU RUSH RETURNED YOUR CALL SPECIAL ATTENTION MESSAGE She has problems with com. could she be here at 2 pm.	FOR PHIREY DATE 3/5/05 TIME /1:50 SAM M 2 ON 1 / VISOSKI OF PHONI MOBIL TELEPHONED PLEASE CALL CAME TO SEE YOU WILL CALL AGAIN WANTS TO SEE YOU RUSH RETURNED YOUR CALL SPECIAL ATTENTION MESSAGE PESSON FON Like Cour will be TAKE IN 15 MIN. LO
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	TELEPHONED PLEASE CALL CAME TO SEE YOU WILL CALL AGAIN WANTS TO SEE YOU RUSH RETURNED YOUR CALL SPECIAL ATTENTION MESSAGE She has problems with com. could she be here at 2 pm.	FOR PHIREY: DATE 3/5/05 TIME /1:50 SAM P.M. M 2 ON 19 VI3 OSK! OF_PHONI MOBIL TELEPHONED PLEASE CALL CAME TO SEE YOU WILL CALL AGAIN WANTS TO SEE YOU RUSH RETURNED YOUR CALL SPECIAL ATTENTION MESSAGE PCSON fon Lise Cour will be KNE in 15 min. Lo Glrop off foam and Papers

IMPORTANT MESSAG	E IMPORTANT MESSAGE
FOR Tefficy	FOR Ktfrey
2/6/05 021	2/AM 2/0/10/5 11:10/AM
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OF	OF
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CAME TO SEE YOU WILL CALL AGAIN	CAME TO SEE YOU WILL CALL AGAIN
WANTS TO SEE YOU RUSH	WANTS TO SEE YOU RUSH
RETURNED YOUR CALL SPECIAL ATTENTION	RETURNED YOUR CALL SPECIAL ATTENTION
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IMPORTANT MESSAGE	1184 SIGNED 1184
IMPORTANT MESSAGE FOR J.E. DATE 3/7/05 TIME 7:30 TIME	IMPORTANT MESSAGE FOR M. H. Maxwell DATE 3 00 05 TIME 9:01 AM DATE MOBILE TELEPHONED V PLEASE CALL CAME TO SEE YOU WILL CALL AGAIN WANTS TO SEE YOU RUSH RETURNED YOUR CALL SPECIAL ATTENTION MESSAGE
IMPORTANT MESSAGE FOR J. E. DATE 3/105 TIME 7:30 M_ OF. PHOMO TELEPHONED PLEASE CALL CAME TO SEE YOU WILL CALL AGAIN WANTS TO SEE YOU RUSH RETURNED YOUR CALL SPECIAL ATTENTION	IMPORTANT MESSAGE FOR MO. M. Maxwell DATE 3 00 05 TIME 9:01 P.M. M_ OF. PHONE MOBILE. TELEPHONED V PLEASE CALL CAME TO SEE YOU WILL CALL AGAIN WANTS TO SEE YOU RUSH RETURNED YOUR CALL SPECIAL ATTENTION
IMPORTANT MESSAGE FOR J.E. DATE 3/7/05 TIME 7:30 M. OF. PHOMO TELEPHONED PLEASE CALL CAME TO SEE YOU WILL CALL AGAIN WANTS TO SEE YOU RUSH RETURNED YOUR CALL SPECIAL ATTENTION MESSAGE DOYOUWOUT 10	IMPORTANT MESSAGE FOR M. H. Maxwell DATE 3 00 05 TIME 9:01 AM DATE MOBILE TELEPHONED V PLEASE CALL CAME TO SEE YOU WILL CALL AGAIN WANTS TO SEE YOU RUSH RETURNED YOUR CALL SPECIAL ATTENTION MESSAGE
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PHONE/ MOBILE		
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CAME TO SEE YOU		WILL CALL AGAIN
WANTS TO SEE YOU		RUSH
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MESSAGE 3	7.	
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SIGNED X		1184

FOR J.E.	0.45
DATE 3/18/82	TIME BOOK
M 1147 - 7	6/4
OF.	
PHONE/ MOBILE	
TELEPHONED	PLEASE CALL
CAME TO SEE YOU	WILL CALL AGAIN
WANTS TO SEE YOU	AUSH .
RETURNED YOUR CALL	SPECIAL ATTENTION
MESSAGE	

IMPORTA	M	T MESSAGE
FOR True L	8-	Maxwell
DATE 3/19/05	<u></u>	TIME 3:45 AM
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OF		According
PHONE/ MOBILE		
TELEPHONED	To dor'	PLEASE CALL
CAME TO SEE YOU .		WILL CALL AGAIN
WANTS TO SEE YOU		RUSH
RETURNED YOUR CALL		SPECIAL ATTENTION
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9:30/12	4	morrow.
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RETURNED YOUR CALL		SPECIAL ATTENTION	
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	IMPORTANT MESSAGE	IMPORTAL	NT MESSAGE
m .	one phisey	FOR T.E.	
	Diordoc Dispan.	2/21/09	TIME 7:05 AM
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	M b-hislaine	M_/_ES/16	OU EXIET
	OF	OF	
	PHONE/ MOBILE	PHONE/	
	TELEPHONED PLEASE CALL	TELEPHONED	PLEASE CALL
	CAME TO SEE YOU WILL CALLAGAIN	CAME TO SEE YOU	WILL CALLAGAIN
	WANTS TO SEE YOU RUSH	WANTS TO SEE YOU	RUSH
	RETURNED YOUR CALL SPECIAL ATTENTION	RETURNED YOUR CALL	SPECIAL ATTENTION
	MESSAGE Glen has pulled	MESSAGE	
- 1 mg	music and he is cet the	Control of the Contro	5 1 5
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	and creigthing has		and 6 11 15 4
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	IMPORTANT MESSAGE	INTROPTAN	NT MESSAGE
	IMPORIANT MESSAGE	GARGAL A	VI MESSAGE
	FOR letticy	FOR THE CUP	500
	DATE 04/01/05 TIME 1/:07 P.M.	BATE OF THE	04 /QUIE 07:% 部
	M Cecilia	:M Genia	
		05	**
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	MOBILE :	TELEPHONED TELEPHONED	7. 7.2 3.3
	TELEPHONED . PLEASE CALL .	CAME TO SEE YOU	WILL CALL AGAIN
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		MESSAGE TL Lo	celled
	phone Mr. Cipriani	1/100	acres /
			/
10/01			
	SAO2	1972	
			1184
	SIGNED 1184	SIGNED.	

47	IMPORTANT MESSAGE	IMPORTANT MESSAGE
	FOR PATECY	FOR Tettrey
	DATE 14/9/05 TIME DO: 10 A.M.	DATE 4/9/05 TIME DICY AM
	M Chistaine	M_/ ~
	OF	OF
	PHONE/ MOBILE	PHONE/ MOBILE.
	TELEPHONED PLEASE CALL	TELEPHONED PLEASE CALL
	CAME TO SEE YOU WILL CALL AGAIN	CAME TO SEE YOU WILL CALL AGAIN
	WANTS TO SEE YOU RUSH .	WANTS TO SEE YOU RUSH
	RETURNED YOUR CALL SPECIAL ATTENTION	RETURNED YOUR CALL SPECIAL ATTENTION
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	SIGNED 1184	SIGNED1184
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		and the distribution of the Milliand Change of Paper and survival solven pursues, one sequel has debuty and long uses about and long again.
	IMPORTANT MESSAGE	IMPORTANT MESSAGE
	FOR T.E	FOR J. E.
	- C	
	FOR T.E	FOR AM.
	FOR J. E DATE 4/10/05 TIME 1:20 AM. OF.	FOR AM. DATE 4/(0/0 S THE P.M. M. OF
	FOR T. E DATE 4/10/05 TIME 1:20 AM. M.	FOR J. C. DATE 4/10/05 THE P.M. M.
	FOR J. E DATE 4/10/03 TIME /- 20 AM OF PHONE MOBILE TELEPHONED , PLEASE CALL	FOR A.M. DATE 4/10/0 CTUE A.M. P.M. M- OF PHONE/ MOBILE TELEPHONED PLEASE CALL
	DATE 4/10/03 TIME /- ZO AM OF PHONE! MOBILE TELEPHONED , PLEASE CALL CAME TO SEE YOU WILL CALL AGAIN	FOR A.M. DATE CALL OF PHONE/ MOBILE TELEPHONED PLEASE CALL CAME TO SEE YOU WILL CALLAGAIN
	FOR J. E DATE 4/10/03 TIME /- 20 AM OF PHONE MOBILE TELEPHONED , PLEASE CALL	FOR A.M. DATE 4/10/0 CTUE A.M. P.M. M- OF PHONE/ MOBILE TELEPHONED PLEASE CALL
	DATE 4/10/05 TIME 1-20 AM M. OF PHONE! MOBILE TELEPHONED , PLEASE CALL CAME TO SEE YOU WILL CALL AGAIN WANTS TO SEE YOU RUSH RETURNED YOUR CALL SPECIAL ATTENTION	FOR
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IMPORTANT MESSAGE	IMPORTANT MESSAGE
FOR PHICY	FOR 11-11-164 . A.M.
DATE 4/9/05 TIME 4.40 EM	DATE P.M.
Unit :	410107 1 1216 C
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OF	OF /
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MOBILE	MOBILE-
TELEPHONED PLEASE CALL	TELEPHONED PLEASE CALL
CAME TO SEE YOU WILL CALL AGAIN	CAME TO SEE YOU WILL CALL AGAIN
WANTS TO SEE YOU RUSH	WANTS TO SEE YOU RUSH
RETURNED YOUR CALL SPECIAL ATTENTION	RETURNED YOUR CALL SPECIAL ATTENTION
She is waiting	
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FOR 14+164 DATE 06/2105 M	J 2 /7 SAM.	FOR M. J. Epstein DATE Ulilos TIME 12:05 M. OF. PHONE
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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
	Y	

DEFENDANT'S SUBMISSION REGARDING "SEARCH TERMS" AND NOTICE OF COMPLIANCE WITH COURT ORDER CONCERNING FORENSIC EXAMINATION OF DEVICES

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") respectfully files the following Submission Concerning Search Terms and Notice of Compliance with Court Order regarding Forensic Examination of Devices, as follows:

INTRODUCTION

Defense counsel has already run the amended list of search terms proposed by Plaintiff on each applicable device and as to each email account to which Ms. Maxwell has access. Based on those searches, not one single additional responsive and non-privileged document has been identified. Ms. Maxwell's original search for responsive documents was complete at the time it was conducted in February 2016. The recent forensic imaging and searches have merely confirmed as much. Plaintiff has sent defense counsel, this Court and Ms. Maxwell on a costly, time-consuming and burdensome wild goose chase that has yielded not so much as a single goose feather. It is time to call off the hunt.

Submission Concerning Search Terms

The Requests for Production

Ms. Maxwell served Responses and Objections to Plaintiff's First Discovery Requests on February 8, 2016. Those requests sought, *inter alia*:

- all communications with thirteen specific witnesses, namely Jeffrey Epstein, Virginia Roberts, Prince Andrew, Ross Gow, Alan Dershowitz, Emmy Taylor, Sarah Kellen, Glenn and Eva Dubin, Jean Luc Brunel, Nadia Marcincova and Bill and Hillary Clinton (RFPs 1, 2, 3, 4, 6, 17, 32 and 37)
- documents relating to various topics include massages (RFP 5 and 29), travel records (RFPs 8, 9, 14 and 39), a civil deposition in 2010 (RFP 19), and Ms. Maxwell's professional affiliation with Jeffrey Epstein (RFPs 10, 11, 12, 15, 20, 23, 24, 30);
- documents relating to any contact between Ms. Maxwell and law enforcement (RFP 13 and 38);
- photos of females under the age of 18 (RFP 7), of any time inside a home or aircraft of Epstein (RFP 15), of Plaintiff (RFP 18);

• documents relating otherwise to Plaintiff including her hospital records (RFP 25), passport (RFP 26), monetary payments made to her (RFP 27), her employment (RFP 28), and any person to whom she gave a massage (RFP 29).

Ms. Maxwell conducted a thorough search of her email systems and her devices prior to her production on February 8, 2016. All documents identified as responsive were reviewed by counsel and either produced or placed on a privilege log. The First Responses were the subject of litigation in March and April 2016. This Court limited the scope of a number of the requests (*see* Transcript of March 17, 2016 and Order of April 15, 2016 (Doc. # 098), and Ms. Maxwell later produced, pursuant to this Court's Order, documents that originally had been withheld pursuant to privilege. As of April 18, Ms. Maxwell's production of documents responsive to Plaintiff's First Request for Production of Documents was complete.

Plaintiff served a Second set of Requests for Production on April 14. Those Requests primarily concerned police reports about Plaintiff's various contacts with law enforcement and how the defense was able to obtain those publicly-available documents (RFP's 1-5, 19). The Second Requests also sought:

- Joint Defense Agreements with Mr. Epstein and Mr. Dershowitz (RFPs 6, 7, 9 and 10) and communications with Mr. Dershowitz's counsel (RFP 11);
- "all documents concerning Virginia Giuffre" (RFP 12);
- any contracts with or agreement for legal fees to be paid by Epstein (RFP 13-15);
- documents concerning public statements made by Ms. Maxwell (RFP 17-18).

Again, Ms. Maxwell and her counsel conducted a thorough search and produced any responsive non-privileged documents.

To date, Ms. Maxwell has produced 1,130 pages of documents. Litigation concerning whether the searches conducted were thorough enough then ensued leading to the instant submission.

Search Terms

On June 20, 2016, this Court Ordered

Defendant is ordered to collect all ESI by imaging her computers and collecting all email and text messages on any devices in Defendant's possession or to which she has access that Defendant used between the period of 2002 to present. Defendant is further directed to run *mutually-agreed upon search terms related to Plaintiff's requests for production* over the aforementioned ESI and produce responsive documents within 21 days of distribution of this opinion.

On June 30, 2016, Plaintiff's counsel provided a list of 368 search terms. See Menninger Decl. Ex. A. Plaintiff's proposal included astoundingly broad terms, to wit:

- "Terramar" -- both the name of Ms. Maxwell's non-profit and
 •
- "max*" part of Ms. Maxwell's last name, as well as all of her paternal relatives' names.
- "GM" -- Ms. Maxwell's initials.
- common words such as "hotel," suite, villa, "bed," "bath," and "lingerie."

Plaintiff's originally proposed search terms would literally hit on every single email from either Ms. Maxwell's personal or her business email addresses, as well as every document related to the non-profit, The Terramar Project, that Ms. Maxwell founded and runs.

Plaintiff's originally proposed terms also failed to relate to the actual discovery requests upon which they were to be based. For search terms 124-341, Plaintiff took her own Rule 26 disclosures, separated the first and last names of each witness she had identified, and asked that they be searched individually (along with "wild card character searches"), even though, as described above there were only 13 specific witnesses for whom Plaintiff had actually sought all communications. For example, Plaintiff wanted the names Bill, Mark, Phil, Bob, Mike and Todd

searched yet there is no RFP related to those names, nor the vast majority of the other listed first and surnames.¹

By correspondence of July 14, Ms. Maxwell's counsel specifically identified the problematic terms, agreed to a limited list, and requested a substantive conferral call on this issue. *See* Menninger Decl., Ex. B. In that correspondence, Defendant's counsel gave specific reasons for the objection to a number of the terms that were problematic in that they called for the search of common words, names or phrases that would likely result pulling documents completely unrelated to this case. *Id.* Counsel also suggested proposed limiting terms with respect to names of individuals to appropriately limit the scope and target the search. *Id.* (suggesting limitations on searches of names to "make some effort to match them to actual people who have some relationship to this case (like first name /3 last name or some parts thereof)").

After explaining the appropriate and well-reasoned objections to certain terms, defense Counsel agreed to search *over 110 of Plaintiff's proposed search terms*, despite the fact that many of those terms were objectionable. *Id.* ("Although many of your other search terms are a

¹ On or about June 27, 2016, Plaintiff's counsel Bradley Edwards and Defendant's counsel Jeffery Pagliuca held a telephone meet and confer conference on a number of issues. Among the issues raised by Mr. Pagliuca was the overbreadth of the proposed search terms. The discussion was left that Mr. Edwards would talk with Plaintiff's team of lawyers to narrow the scope, as Mr. Pagliuca understood it. Thus, contrary to the representation in the Motion, Ms. Maxwell's counsel *did inform* Plaintiff's counsel of their disagreement with the proposed search terms. As well, Mr. Pagliuca informed Mr. Edwards that because he, Laura Menninger and Ms. Maxwell were all traveling on vacations in the weeks before and after the 4th of July holiday, that they would need additional time to comply with the Court's Order and provide the production. Mr. Pagliuca and Mr. Edwards agreed that productions would be made prior to Ms. Maxwell's second deposition, scheduled by agreement on July 22, 2016.

Based on this discussion, defense counsel was blindsided when they received the Motion for Sanctions, anticipating that they would soon be receiving a substantially limited and modified list of proposed search terms to permit search and production prior to the July 22 deposition. In the interim, all of Ms. Maxwell's electronic devices had been sent for imaging.

Defense counsel corresponded with Plaintiff's counsel upon receipt of the Motion for Sanctions, requesting that it be withdrawn (without prejudice), pending completion of conferral on the search terms as required by this Court's specific and general orders on conferral. It appears there was a miscommunication between Plaintiff's own counsel on this issue, as well as between counsel for both of the parties; but, it was clearly just that -a miscommunication and misunderstanding on where things stood.

tremendous stretch, I can agree to them in the interest of getting the search done on a timely basis."). Having heard nothing from Plaintiff's counsel by the close of business on July 15, 2016, Ms. Maxwell's counsel ran the 110 of Plaintiff's proposed terms on the forensic images of Ms. Maxwell's electronic devices and email accounts, including both

Because of the breadth of the 110 terms proposed by Plaintiff, the original search resulted in approximately 9,000 documents and communications containing one or more term in the content or meta-data. The volume of the documents is explained by the breadth of the terms searched, resulting in pulling non-relevant, non-responsive information from Ms. Maxwell's electronic devices and emails, including thousands of underwater photos related to Ms.

Maxwell's non-profit, the word "passport" due to the fact that the Terramar Project includes an "ocean passport" program, as well as numerous family holiday photos. All of the documents were reviewed individually by counsel for Ms. Maxwell for responsiveness to Plaintiff's discovery request, pursuant to this Court's Order. Of those documents, the only responsive documents were either communications between Ms. Maxwell and current counsel or were communications with, or prepared at the request of, Ms. Maxwell's UK Counsel, Philip Barden,

² Defense counsel specifically requested a telephone conference to discuss any of the other terms, noting that the search would need to proceed over the weekend to permit review and production of any documents prior to Defendant's deposition on July 22, 2016. *Id.* ("*I am available by telephone today and tomorrow to discuss the issues raised herein*. If I do not hear from you, I will presume that you are in agreement to the remainder of the terms being run on the devices."). Plaintiff's counsel did not timely respond to the July 14, 2016 letter, the clearly articulated counter-proposed terms (over 110 of the 368 proposed by Plaintiff), or set a time to discuss the articulated objections to other terms. Instead, on July 18, 2016, Plaintiff's filed a response to the Letter Motion to Strike for Failure to Confer, inexplicably and inaccurately claiming 1) that defendant is running "secret search terms" and 2) claiming that defendant's counsel refused to confer despite the clear conferral letter and request for telephone conference. See July 18, 2016 Letter to the Court from M. Shultz.

Plaintiff also requested searches of old email accounts of Defendant.

Ms. Maxwell has been able to access the "account and it contains no responsive documents. Ms. Maxwell has been unable to access and does not recall ever using that account."

in anticipation of a potential lawsuit in the United Kingdom. *See* Menninger Decl. at paragraph 8. The documents concerning Mr. Barden have been added to the privilege log. *Id*.

Upon receipt of Plaintiff's Response to the Letter Motion to Strike for Plaintiff's failure to confer, the undersigned reiterated that there were no "secret search terms" and that Plaintiff's own proposed terms were used, as limited. *See* Menninger Decl., Ex. C. Defense counsel also reiterated the request for Court Ordered conferral, again offering times to confer that would permit any additional terms to be run, documents reviewed and production of non-privileged responsive documents (if any) prior to Ms. Maxwell's July 22, 2016 second deposition. *Id.* Plaintiff's Revised List of Search Terms

Finally, on July 19, 2016, Plaintiff's counsel agreed to a telephone call with the undersigned to discuss the lack of responsive documents to the 110 search terms already run, as well as the remaining objectionable terms and their purported relevance. During the call, Plaintiff's counsel argued that their proposed search terms numbered 124-341 were relevant because they were witness names "related to massages" (RFP 5). That justification was clearly lacking because the terms included names like "Dore Louis," who is a lawyer for witness Johana Sjoberg and whose wife works with Ms. McCawley. They also included Plaintiff's treating physician Karen Kutikoff, Plaintiff's literary agent Jarred Weisfeld, Plaintiff's mother Lynn Miller, Detective Joe Recarey, Mr. Edwards' law partner Scott Rothstein, and countless other people who would have no knowledge of any massages nor otherwise were related to the discovery requests at issue. See Menninger Decl. Ex. A. Moreover, Ms. Maxwell already had run the Plaintiff's proposed terms related to massages, including "massage," "masseuse," "masseure," and "therapy." In effect, Plaintiff proposed search terms sought to expand her discovery requests from communications with a discrete set of individuals to all communications

with anyone that Plaintiff believed was or might be a witness, although no discovery requests called for such communications.

Consequently, during the conferral call, Plaintiff's counsel agreed to withdraw the vast majority of objectionable terms. She also agreed to supply a list of witnesses who she believes truly might in some way relate to "massages" and submit that to defense counsel. *See*Menninger Decl., Ex. D. Plaintiff thereafter provided an additional 66 terms, all names, which Plaintiff claims she has some reason to believe are "related to massages." Menninger Decl. Ex.

E. Ms. Maxwell does not believe that searching these terms is appropriate, because, for example, the names include a journalist (Vicky Ward), Mr. Epstein's elderly secretary, and various business people that form part of Plaintiff's false narrative regarding her "sex trafficking," and searching for names in the absence of a topic (i.e., massages) is well-beyond the actual requests for production.

Nevertheless, Ms. Maxwell did in fact run all of the names proposed by Plaintiff against the forensic images of Ms. Maxwell's computers and her email accounts. The second search yielded 284 additional documents, each of which were reviewed individually by counsel for Ms. Maxwell. Menninger Decl. paragraph 8 and 9. Again, not a single responsive, non-privileged document was located; the vast majority of documents were pleadings from this case.

The complete list of terms run against Ms. Maxwell's electronic devices and email accounts as agreed to by the parties is attached. Menninger Decl., Ex. F. Compliance with the Court's Order to run agreed to terms was completed by July 21, 2016, prior to Ms. Maxwell's second deposition.

Other Email Accounts

In addition to her home and work email addresses, Plaintiff also requested that Ms.

Maxwell access two other email accounts that Plaintiff believes are associated with Ms.

Maxwell, specifically

Ms. Maxwell has used the account as a "spam account," i.e., an account address to use when registering for retail sales notifications and the like. Nevertheless, undersigned counsel gained access to that account and searched all of the documents contained therein, including in folders for inbox, trash and sent. The email account contained no responsive documents.

Ms. Maxwell does not recall ever using an account with _____. She has attempted unsuccessfully to access that account. Counsel's own attempts to access the account yields a message: "The email address you entered is not an _____ email address or ID." Counsel for Ms. Maxwell has no reason to believe that the account exists.

Conclusion

WHEREFORE, counsel for Ms. Maxwell through a certified forensic examiner has:

- a. imaged the hard-drives of Ms. Maxwell's devices;
- b. imaged the servers containing emails from Ms. Maxwell's personal and business email accounts;
- c. searched those forensic images for the search terms *proposed by Plaintiff* including 110 from the first list and the additional 66 terms sent on July 19.

Counsel for Ms. Maxwell has reviewed the documents obtained from the searches described above as well as thoroughly searched the email account.

No additional responsive, non-privileged documents were identified in that process. An updated privilege log reflecting communications with Mr. Barden has been produced to Plaintiff.

Ms. Maxwell hereby respectfully requests that:

- i. Plaintiff Virginia Giuffre's Motion for an Adverse Inference Instruction Pursuant to Rule 37(b), (e) and (f), Fed. R. Civ. P., be stricken;
- ii. Ms. Maxwell be awarded the costs of engaging the forensic examiner.

Dated: August 1, 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 August 1, 2016, I electronically served this *Defendant's Submission* regarding "Search Terms" and Notice of Compliance with Court Order Concerning Forensic Examination of Computer Device via ECF 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/ Nicole Simmons

Nicole Simmons

EXHIBIT A

BOIES, SCHILLER & FLEXNER LLP

40| EAST LAS OLAS BOULEVARD . SUITE |200 . FORT LAUDERDALE, FL 3330| 22| PH. 954.356.00| FAX 954.356.0022

Meredith L. Schultz, Esq. E-mail: mschultz@bsfllp.com

June 30, 2016

VIA E-MAIL

Laura A. Menninger, Esq.
HADDON, MORGAN AND FOREMAN, P.C.
150 East 10th Avenue
Denver, Colorado 80203
lmenninger@hmflaw.com

Re: Guiffre v. Maxwell

Case No. 15-cv-07433-RWS

Dear Laura,

I write pursuant to this Court's June 20, 2016, Order regarding search and production from Defendant's electronic media. Accordingly, please use IMAP Capable software (or a functional equivalent) to capture all of the sent/received emails from Ms. Maxwell's various email accounts, including but not limited to the following: (1) (and any other accounts at (3) any of Ms. Maxwell's email account associated with The Terramar Project (including any account either used in the past, or currently in use.

Additionally, please use FileSeek software (or a functional equivalent) to retrieve any data, including electronic documents (such as Word documents; PDFs; Excel sheets; etc.), from Ms. Maxwell's devices, including personal computers, work computers, any tablets, and any phones. This includes any cloud storage accounts. Please confirm that you have imaged Ms. Maxwell's hard drives and other devices.

Once you have gathered that data onto a platform (such as Summation or its functional equivalent), please run the below search terms. Since the Court ordered us to negotiate the search terms, please let me know if you think additional terms would be appropriate or whether you object to any terms, and your basis thereof.

When applying the search terms, the search terms need to "hit" on documents even if the terms are embedded within other words. So, for example, the term "acuity" would yield a hit on the document, even if the word in the document is "acuityreputatoin." To return a hit on those

Laura A. Menninger, Esq. June 30, 2016 Page 2 of 12

embedded terms, I request that you use "wildcards" to ensure that embedded terms are located. (Wildcard characters are used to expand word searches into pattern searches by "replacing" single or multiple characters.) Where there are a specific number of characters needed to be included, a single wildcard will achieve that purpose. For example, in some programs, ! is used for single character wildcards, and * is used for multiple character wildcards. For instance:

- (a) Single character wildcard example: a search for L!n! will return "long," "link," "lane," "lone," etc.
- (b) Multiple character wildcard example: a search for **chil*** will return "children," "chill," "chilling," etc.
- (c) Mixed use of wildcards: a search for L!n* will return "lines," "lining," "linty," etc.

Accordingly, the below search terms are submitted with wildcard characters to be applied in the manner of the examples above. Please apply them as such with whatever characters is required by the software/platform that you will be using.

Similarly, regarding how the terms are combined (AND or OR). OR should expand your results while AND will restrict result to only those which include all the terms.

Additionally, I want to clarify that I would like all of the metadata to be searched in addition to the text of the documents. For example, if the search term is "acuity," "hits" should include all the document that include the word "acuity" in their text OR in their metadata (this includes words in items such as email subjects, filenames, as well as any documents which include that word somewhere within their text).

I also wanted to point out another special syntax with regard to proximity searching. This is a search that finds words within a specified distance from one another. On some software, this is represented as w/#, so a search for "meet w/2 greet" will return "meet and greet," "greet and meet" and "meet and nicely greet." Please apply accordingly.

Additionally, for searches for people's initials in the search terms, please use "exact matches," "stand alone," or "literal" terms (see, e.g., PA, AD, JE, GM).

Finally, the search terms are **not** to be treated as case-sensitive, meaning that the terms should be searched according to their letters, regardless of whether they are represented in the list as containing upper case or lower case letters.

The following are the applicable search terms.

- 1) jef*
- 2) geof*

Laura A. Menninger, Esq. June 30, 2016 Page 3 of 12

- 3) epst!!n*
- 4) jeevacation*
- 5) j* w/2 *jep*
- 6) j* w/2 *jeep*
- 7) roberts*
- 8) g!!ff!!*
- 9) virginia*
- 10) jenna*
- 11) jena*
- 12) genna*
- 13) andrew*
- 14) prince*
- 15) royal*
- 16) PA
- 17) JE
- 18) GM
- 19) AD
- 20) AH
- 21) GX
- 22) massage*
- 23) masseur*
- 24) therapist*
- 25) ellmax*
- 26) mindspring*
- 27) gmax*
- 28) emmy*
- 29) taylor*
- 30) sara*
- 31) kellen*
- 32) kensington*
- 33) vikers*
- 34) dubin*
- 35) eva*
- 36) glen*
- 37) brunel*
- 38) jean*
- 39) luc*
- 40) nadia*

June 30, 2016

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- 41) marcinko*
- 42) *copter*
- 43) chopper*
- 44) pilot*
- 45) manifest*
- 46) log*
- 47) flight*
- 48) passport*
- 49) terramar*
- 50) southern* w/3 district*
- 51) palm* w/3 beach*
- 52) state* /3 attorney*
- 53) ross*
- 54) gow*
- 55) acuity*
- 56) victoria* w/3 secret*
- 57) al!n*
- 58) all!n*
- 59) dersh*
- 60) law.harvard.edu*
- 61) alandersh*
- 62)
- 63)
- 64) new* w/3 mexico*
- 65) NM
- 66) virgin* w/3 island*
- 67) usvi*
- 68) little* w/3 st*
- 69) little* w/3 saint*
- 70) st* w/3 j*
- 71) saint* w/3 j*
- 72) lsj*
- 73) lago*
- 74) clinton*
- 75) BC
- 76) HC
- 77) HRC
- 78) police*

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- Page 5 of 12
- 79) cop*
- 80) fbi*
- 81) federal* w/3 bur*
- 82) bur* w/8 inves! *
- 83) sex*
- 84) abuse*
- 85) toy*
- 86) dildo*
- 87) strap* w/3 on*
- 88) vibr*
- 89) sm* w/3 101*
- 90) slave*
- 91) erotic*
- 92) servitude*
- 93)
- 94)
- 95) high* w/3 school*
- 96) secondary* w/3 school*
- 97) campus*
- 98) duke*
- 99) york*
- 100) licen!e*
- 101) assault*
- 102) juvenile*
- 103) seal*
- 104) joint* w/3 defen*
- 105) jda
- 106) roadhouse*
- 107) grill*
- 108) illegal*
- 109) immune*
- 110) prosecut*
- 111) law* w/3 enforc*
- 112) jane* w/3 *doe*
- 113) hospital*
- 114) hotel*
- 115) suite*
- 116) villa*

- Laura A. Menninger, Esq.
- June 30, 2016
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- 117) model*
- 118) actress*
- 119) france*
- 120) paris*
- 121) zoro*
- 122) ranch*
- 123) vanity* w/3 fair*
- 124) alexander*
- 125) kathy*
- 126) miles*
- 127) james*
- 128) austrich*
- 129) phil*
- 130) barden*
- 131) bjorlin*
- 132) fary*
- 133) boothe*
- 134) laura*
- 135) evelyn*
- 136) boulet*
- 137) boylan*
- 138) bec*
- 139) bunner*
- 140) casey*
- 141) carolyn*
- 142) carolin*
- 143) paul*
- 144) cassell*
- 145) sharon*
- 146) churcher*
- 147) cousteau*
- 148) alexandar*
- 149) devansan*
- 150)
- 151)
- 152) edwards*
- 153) amanda*
- 154) ellison*

June 30, 2016

Page 7 of 12

- 155) cimberly*
- 156) espinosa*
- 157) Tatiana*
- 158) farmer*
- 159) maria*
- 160) nn*
- 161) fekkai*
- 162) crystal*
- 163) figueroa*
- 164) anthony*
- 165) tony*
- 166) freeh*
- 167) louis*
- 168) dore*
- 169) gany*
- 170) garvin*
- 171) meg*
- 172) sheridan*
- 173) gibson*
- 174) but!e*
- 175) graff*
- 176) fred*
- 177) phil*
- 178) guderyon*
- 179) hall*
- 180) AH
- 181) harrison*
- 182) shannon*
- 183) victoria*
- 184) hazel*
- 185) brittany*
- 186) henderson*
- 187) jaffe*
- 188) carol*
- 189) kess*
- 190) kutikoff*
- 191) pete*
- 192) listerman*

June 30, 2016

Page 8 of 12

- 193) lyons*
- 194) bob*
- 195) meister*
- 196) jamie*
- 197) melanson*
- 198) lyn! * w/100 miller*
- 199) marvin*
- 200) minsky*
- 201)
- 202)
- 203)
- 204) mullen*
- 205) pagano*
- 206) mary*
- 207) paluga*
- 208) stan*
- 209) pottinger*
- 210) recarey*
- 211) reiter*
- 212) richards*
- 213) sky*
- 214) rothstein*
- 215) forest*
- 216) sawyer*
- 217) doug*
- 218) schoetlle*
- 219) cecelia*
- 220) stein*
- 221) mark*
- 222) tafoya*
- 223) brent*
- _____
- 224) tindall*
- 225) kevin*
- 226) kim*
- 227) thompson*
- 228) tuttle*
- 229) vaghan*
- 230) cresenda*

June 30, 2016

Page 9 of 12

- 231) valdes*
- 232) valla*
- 233) martiza*
- 234) vazquez*
- 235) vick*
- 236) ard*
- 237) jarr!d*
- 238) weisfeld*
- 239) courtn!y* w/5 wild*
- 240) alessi*
- 241) rizzo*
- 242) rinaldo*
- 243) biddle*
- 244) sophie*
- 245) sofie*
- 246) degeo*
- 247) anouska*
- 249) fontanilla*
- 250) lynn*
- 251) jo* w/3 jo*
- 252) gramza*
- 253) grant*
- 254) waitt*
- 255) ted*
- 256) theod*



- 263) lang*
- 265) listerman*
- 266) lopez*
- 267) cindy*
- 268) lutz*

- Laura A. Menninger, Esq.
- June 30, 2016
- Page 10 of 12
- 269) mellawa*
- 270) brah*
- 271) <u>iav*</u>
- 272)
- 273)
- 274) mitrovich*
- 275) andrea*
- 276) peadon*
- 277) bill*
- 278) francis*
- 279) preece*
- 280) dara*
- 281) louella*
- 282) rabuyo*
- 283) robson*
- 284) haley*
- 285) adriana*
- 286) mucinska*
- 287) spamm*
- 288) visosky*
- 289) doug* OR dan* w/100 wilson*
- 290) igor*
- 291) zinoview*
- 292) allyson*
- 293) alyson*
- 294) alison*
- 295) allison*
- 296) chambers*
- 297) Gwendolyn*
- 298) beck*
- 299) Kelly*
- 300) Kelley*
- 301) Bovino*
- 302) ron*
- 303) burkle*
- 304) max*
- 305) cordero*
- 306) vald*

June 30, 2016

Page 11 of 12

- 307) cotrin*
- 308) chauntae*
- 309) dav*
- 310) teala*
- 311) ry!n*
- 312) dionne*
- 313) anders!n*
- 314) Rosalie*
- 315) fr!!dman*
- 316) tiffany*
- 317) Kathryn*
- 318) eric*
- 319) erik*
- 320) Lesl*
- 321) groff*
- 322) clair*

325) gina*

- 326) ignatieva*
- 327) bret*
- 328) adam*
- 329) perry*
- 330) liffman*
- 331) Michael*
- 332) mike*
- 333) cheri*
- 334) lynch*
- 335) todd*
- 336) tom*
- 337) Pritzker*
- 338) Joanna*
- 339) sjoberg*
- 340) leslie*
- 341) wexner*
- 342) underage*
- 343) under!age*
- 344) minor*

Laura A. Menninger, Esq.

June 30, 2016

Page 12 of 12

- 345) daily* w/10 mail*
- 346) daily* w/10 news*
- 347) lie*
- 348) obvious* w/10 lie*
- 349) sex w/3 toy*
- 350) nipple*
- 351) schoolgirl
- 352) school w/3 girl
- 353) us w/3 att*
- 354) United w/3 states w/3 att*
- 355) Guggenheim
- 356) Pedophil*
- 357) Paedophil*
- 358) Gerbil*
- 359) Traffic*
- 360) Bed*
- 361) Bath*
- 362) Masturbate*
- 363) Ejaculate*
- 364) Masseuse*
- 365) Lingerie
- 366) Boies*
- 367) Mccawley*
- 368) Schultz*

Sincerely,

Meredith L. Schultz

the Pchultz

MLS:dk

EXHIBIT B

From: Laura Menninger

Sent: Thursday, July 14, 2016 2:35 PM

To: Meredith Schultz

Cc: Jeff Pagliuca; Sigrid S. McCawley - Boies, Schiller & Flexner LLP (smccawley@bsfllp.com);

'brad@pathtojustice.com' (brad@pathtojustice.com)

Subject: Giuffre - Conferral regarding search terms

Meredith -

I am writing to you, in compliance with the Court's Order, to negotiate the search terms for the search of our client's electronic devices. While Jeff raised many of these issues orally with Brad last week, I am including them in written form so that there can be no dispute about our position.

I do object to the vast number of your 368 search terms. Most are not tied to <u>any</u> Request for Production served on Ms. Maxwell, nor the Court's Orders limiting those requests.

Terramar -

Search term 49 is "Terramar." While we are searching our client's terramar email address for otherwise responsive documents, this search term would pull up thousands of documents related to her work for that organization which are (a) non-responsive and (b) irrelevant to this action. We will not agree to this standalone search term.

Witness Names

With regard to the search terms numbered 124-341, insofar as I can tell, you have simply broken apart the first and last names of every witness included within your Rule 26 disclosures. However, you never submitted a RFP seeking all communications between our client and your witnesses. There are some RFPs which identify individual witnesses whose communications with our client you sought (e.g., 1 – Epstein, 2, -Plaintiff, 3-Prince Andrew Kellen, Dubins, Brunel and Marcincova, 17-Gow, 37-Clintons) and I will include those names within our searches.

As to other names included on the list, many are incredibly common names (e.g., Bill, Mark, Phil, Pete, Bob, Mike, Todd) which you are asking to search as standalone terms, i.e., divorced from the accompanying surnames or first names. You have included the name "max*" well aware that our client's surname, and that of all of her paternal family members, will begin with those three letters together. Your search terms thus are likely to yield every single email sent or received by our client, or her family members, or any other document in her possession with her own name on the document or in the metadata, in other words hundreds of thousands of non-responsive documents. Your search terms include "bill" and thus are likely to include every bill that our client has received or sent or discussed. Your search terms include Philip Barden who the court has already ruled maintains an attorney-client relationship with our client (and to the extent others are copied on his emails, those would be captured by searches for the other people's names). You included my client's boyfriend of many years, though he is not on any witness list or in any RFP.

In sum, I will not agree to the search terms regarding witness names numbered 124-341 unless you (a) provide me with an actual RFP to which they each relate, and (b) make some effort to match them to actual people who have some relationship to this case (like first name /3 last name or some parts thereof).

<u>Lawyer Names</u>

What is your basis for search terms numbered 366-368: McCawley, Schultz and Boies? Likewise to the extent Mr. Edwards and Cassell are also included in the witness list, what is your basis for searching for documents referencing them? These search terms seemed designed to pull privileged attorney-client communications and do not correspond to any RFP. We will not agree to these terms.

Common Words

You have included a number of words that relate to common items and place names. Please explain which RFP allows for a search of the following terms:

50 – Southern District (which will pull up every attorney-client communication that refers to our case and includes any pleading)

51 - Palm Beach (a place our client lived for many years)

64 - New Mexico

66-72 - USVI by various names

113 - hospital

114 – 116 – hotel, suite, villa (every single travel record related to our client's travel which the Court has not ordered)

119 - 120 - Paris, France

121 - 122 - Zoro, Ranch

360 - Bed

361 - Bath

365 - Lingerie

Other Words

Many other words have no relationship to this case. Please advise me as to (a) which RFP they correspond to and (b) your good faith basis for seeking these search terms in relation to any such RFP:

93 – Abernathy

94 - Brillo

355 - Guggenheim

358 - Gerbil

Conferral

Although many of your other search terms are a tremendous stretch, I can agree to them in the interest of getting the search done on a timely basis. According to our forensic expert, running a search on Ms. Maxwell's devices of all 368 terms will take more than a week. I am available by telephone today and tomorrow to discuss the issues raised herein. If I do not hear from you, I will presume that you are in agreement to the remainder of the terms being run on the devices. That should allow a production of documents in time for Ms. Maxwell's continued deposition next week.

I am intentionally not taking a position regarding the other demands you provided in your letter of June 30 at pages 1-2. The searches will be conducted in accordance with standard practices in the industry and the Court ordered us to negotiate search terms only.

-Laura



Laura A. Menninger
Haddon, Morgan and Foreman, P.C.
150 East 10th Avenue
Denver, Colorado 80203
Main 303.831.7364 FX 303.832.2628
Imenninger@hmflaw.com
www.hmflaw.com

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EXHIBIT C

From: Laura Menninger

Sent: Monday, July 18, 2016 2:27 PM

To: 'Meredith Schultz'

Cc: Jeff Pagliuca; 'Sigrid S. McCawley - Boies, Schiller & Flexner LLP

(smccawley@bsfllp.com)'; "brad@pathtojustice.com' (brad@pathtojustice.com)'

Subject: RE: Giuffre - Conferral regarding search terms

Dear Meredith,

I am in receipt of your opposition to the Letter Motion to Strike your Motion for an Adverse Inference. The representations in the Response are perplexing, particularly in light of the below email communication in which I specifically 1) informed you of the search terms that we would run derived from your list, and 2) specifically requested a telephone conference on the issue of search terms pursuant to the Court's Order and prior to any such search.

Your representation to the Court that we are running "secret search terms unilaterally chosen by Defendant" is simply inaccurate. As clearly set forth in the below email communication, in order to move production forward, we invited discussion regarding our plan to run a subset of the search terms that *you* selected. The items excluded from the search were those terms you proposed that were unattached to any discovery request, or would result in the selection irrelevant documents due to the commonality of the term or their irrelevance to this case, such as TerraMar. The terms run are not "secret" and not selected by the defense – they are "the remainder of the terms" not specifically discussed in the below email. For avoidance of doubt, it is your proposed list, *excluding* items 49, 50, 51, 64, 66-72, 93-94, 113, 114-116, 119-120, 121-122, 124-341, 355, 358, 360, 361, and 365, 366-368.

Second, and again contrary to the representation in your Response, I specifically requested a time for a telephone conferral to discuss the search terms. Specifically, I stated "I am available by telephone today and tomorrow to discuss the issues raised herein." Despite this clear request for a call if there were issues you wished to discuss, or if you had specific RFP's to which the excluded terms related, I heard nothing from you on Thursday afternoon or Friday to set a time to discuss the terms or the issues raised regarding overbreadth. As such, we proceeded processing your list with the exceptions set forth.

I will reiterate my offer to set a call to discuss the excluded terms to determine if there are agreeable additions. In light of the deposition scheduled for Friday and the time it takes to run searches, any call would need to be set prior to noon MT tomorrow. Please advise, one way or the other, if you are satisfied with the list or if you would like to set a call.

-Laura



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Haddon, Morgan and Foreman, P.C.
150 East 10th Avenue
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Main 303.831.7364 FX 303.832.2628
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From: Laura Menninger

Sent: Thursday, July 14, 2016 2:35 PM

To: Meredith Schultz

Cc: Jeff Pagliuca; Sigrid S. McCawley - Boies, Schiller & Flexner LLP (smccawley@bsfllp.com); 'brad@pathtojustice.com'

(brad@pathtojustice.com)

Subject: Giuffre - Conferral regarding search terms

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Search term 49 is "Terramar." While we are searching our client's terramar email address for otherwise responsive documents, this search term would pull up thousands of documents related to her work for that organization which are (a) non-responsive and (b) irrelevant to this action. We will not agree to this standalone search term.

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In sum, I will not agree to the search terms regarding witness names numbered 124-341 unless you (a) provide me with an actual RFP to which they each relate, and (b) make some effort to match them to actual people who have some relationship to this case (like first name /3 last name or some parts thereof).

Lawyer Names

Case 1:15-cv-07433-LAP Document 1327-15 Filed 01/05/24 Page 4 of 5

What is your basis for search terms numbered 366-368: McCawley, Schultz and Boies? Likewise to the extent Mr. Edwards and Cassell are also included in the witness list, what is your basis for searching for documents referencing them? These search terms seemed designed to pull privileged attorney-client communications and do not correspond to any RFP. We will not agree to these terms.

Common Words

You have included a number of words that relate to common items and place names. Please explain which RFP allows for a search of the following terms:

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51 – Palm Beach (a place our client lived for many years)

64 - New Mexico

66-72 - USVI by various names

113 - hospital

114 – 116 – hotel, suite, villa (every single travel record related to our client's travel which the Court has not ordered)

119 - 120 - Paris, France

121 - 122 - Zoro, Ranch

360 - Bed

361 - Bath

365 - Lingerie

Other Words

Many other words have no relationship to this case. Please advise me as to (a) which RFP they correspond to and (b) your good faith basis for seeking these search terms in relation to any such RFP:

93 – Abernathy

94 – Brillo

355 - Guggenheim

358 - Gerbil

Conferral

Although many of your other search terms are a tremendous stretch, I can agree to them in the interest of getting the search done on a timely basis. According to our forensic expert, running a search on Ms. Maxwell's devices of all 368 terms will take more than a week. I am available by telephone today and tomorrow to discuss the issues raised herein. If I do not hear from you, I will presume that you are in agreement to the remainder of the terms being run on the devices. That should allow a production of documents in time for Ms. Maxwell's continued deposition next week.

I am intentionally not taking a position regarding the other demands you provided in your letter of June 30 at pages 1-2. The searches will be conducted in accordance with standard practices in the industry and the Court ordered us to negotiate search terms only.

-Laura



Laura A. Menninger Haddon, Morgan and Foreman, P.C. 150 East 10th Avenue Denver, Colorado 80203 Main 303.831.7364 FX 303.832.2628

Imenninger@hmflaw.com

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EXHIBIT D

From: Laura Menninger

Sent: Tuesday, July 19, 2016 11:33 AM

To: 'Meredith Schultz'

Subject: RE: Giuffre - Conferral regarding search terms

Meredith:

I write to confirm our oral conferral. Please let me know if you disagree with the following or if there is some other agreement you think we reached:

- 1. I will endeavor to have my client gain access to an earthlink account that you believe is hers. Your basis for that belief is a disk you produced last week, obtained pursuant to a FOIA request, that contained at Page 2035 an address book from approximately 2005 which has that earthlink account name next to Ms. Maxwell's name.
- 2. Terramar You have withdrawn that as a standalone search term. I have represented to you that we have searched all Terramar emails for otherwise responsive documents as well as
- 3. Witness names You believe that search terms 124-341, which are witness names broken up into first and last names from your Rule 26 list, relate to your RFP number 5 ("All documents relating to massages..."). I represented to you that I have searched for the terms "massage," "masseur," "therapy" etc. as you requested, but you would still like me to search a subset of 124-341 surnames names for all communications with certain witnesses that you believe relate to "massages." I said I would look at your list, when you send it, and evaluate whether we still object to running those more limited names to see if there are any communications that "relate to massages." I still object that the search terms involving names is too broad and burdensome for me to have to review all communications with those individuals to try to discern what you believe may or may not relate to a "massage."
- 4. Lawyer names You have withdrawn.
- 5. Common words You have withdrawn with the exception of "lingerie," which I will run to see if it relates in some way to RFP 5 ("massages").
- 6. Other words
 - a. You have withdrawn #93 Abernathy and #94 Brillo.
 - b. I maintain my objection to Guggenheim, the name of a museum which you represented to me pertains in some way to allegations made by witnesses Farmer, but for which no documents or other information has been shared (i.e., I have never seen any allegations by witnesses Farmer). Because there is no RFP to which I believe that term relates, and it is the name of a museum, I object to running that search term.
 - c. Gerbil You have withdrawn.

7. Additionally:

- a. I advised you that I was not able to search for # because those letters are the first part of my client's longstanding email address, and search for that term will yield literally every single email she has sent or received. I believe you have withdrawn that requested search term.
- b. I advised you that I was not able to search for initials at #16-21 and 75-77. To the extent those initials represent people from whom you have requested all communications (and which the Court has limited to 1999-2002 and post-2002 as they relate to sex trafficking), for example, Jeffrey Epstein, Prince Andrew, I am searching for and producing responsive documents, so there is no need to search for the

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initials. With regards to , you told me that is " and there is no standalone request for communications with her.

-Laura



Laura A. Menninger
Haddon, Morgan and Foreman, P.C.
150 East 10th Avenue
Denver, Colorado 80203
Main 303.831.7364 FX 303.832.2628
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From: Laura Menninger

Sent: Monday, July 18, 2016 2:27 PM

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Cc: Jeff Pagliuca; 'Sigrid S. McCawley - Boies, Schiller & Flexner LLP (smccawley@bsfllp.com)'; "brad@pathtojustice.com"

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Subject: RE: Giuffre - Conferral regarding search terms

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Your representation to the Court that we are running "secret search terms unilaterally chosen by Defendant" is simply inaccurate. As clearly set forth in the below email communication, in order to move production forward, we invited discussion regarding our plan to run a subset of the search terms that *you* selected. The items excluded from the search were those terms you proposed that were unattached to any discovery request, or would result in the selection irrelevant documents due to the commonality of the term or their irrelevance to this case, such as TerraMar. The terms run are not "secret" and not selected by the defense – they are "the remainder of the terms" not specifically discussed in the below email. For avoidance of doubt, it is your proposed list, *excluding* items 49, 50, 51, 64, 66-72, 93-94, 113, 114-116, 119-120, 121-122, 124-341, 355, 358, 360, 361, and 365, 366-368.

Second, and again contrary to the representation in your Response, I specifically requested a time for a telephone conferral to discuss the search terms. Specifically, I stated "I am available by telephone today and tomorrow to discuss the issues raised herein." Despite this clear request for a call if there were issues you wished to discuss, or if you had specific RFP's to which the excluded terms related, I heard nothing from you on Thursday afternoon or Friday to set a

Case 1:15-cv-07433-LAP Document 1327-16 Filed 01/05/24 Page 4 of 6

time to discuss the terms or the issues raised regarding overbreadth. As such, we proceeded processing your list with the exceptions set forth.

I will reiterate my offer to set a call to discuss the excluded terms to determine if there are agreeable additions. In light of the deposition scheduled for Friday and the time it takes to run searches, any call would need to be set prior to noon MT tomorrow. Please advise, one way or the other, if you are satisfied with the list or if you would like to set a call.

-Laura



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Search term 49 is "Terramar." While we are searching our client's terramar email address for otherwise responsive documents, this search term would pull up thousands of documents related to her work for that organization which are (a) non-responsive and (b) irrelevant to this action. We will not agree to this standalone search term.

Witness Names

Case 1:15-cv-07433-LAP Document 1327-16 Filed 01/05/24 Page 5 of 6

With regard to the search terms numbered 124-341, insofar as I can tell, you have simply broken apart the first and last names of every witness included within your Rule 26 disclosures. However, you never submitted a RFP seeking all communications between our client and your witnesses. There are some RFPs which identify individual witnesses whose communications with our client you sought (e.g., 1 – Epstein, 2, -Plaintiff, 3-Prince Andrew Kellen, Dubins, Brunel and Marcincova, 17-Gow, 37-Clintons) and I will include those names within our searches.

As to other names included on the list, many are incredibly common names (e.g., Bill, Mark, Phil, Pete, Bob, Mike, Todd) which you are asking to search as standalone terms, i.e., divorced from the accompanying surnames or first names. You have included the name "max*" well aware that our client's surname, and that of all of her paternal family members, will begin with those three letters together. Your search terms thus are likely to yield every single email sent or received by our client, or her family members, or any other document in her possession with her own name on the document or in the metadata, in other words hundreds of thousands of non-responsive documents. Your search terms include "bill" and thus are likely to include every bill that our client has received or sent or discussed. Your search terms include Philip Barden who the court has already ruled maintains an attorney-client relationship with our client (and to the extent others are copied on his emails, those would be captured by searches for the other people's names). You included my client's boyfriend of many years, though he is not on any witness list or in any RFP.

In sum, I will not agree to the search terms regarding witness names numbered 124-341 unless you (a) provide me with an actual RFP to which they each relate, and (b) make some effort to match them to actual people who have some relationship to this case (like first name /3 last name or some parts thereof).

Lawyer Names

What is your basis for search terms numbered 366-368: McCawley, Schultz and Boies? Likewise to the extent Mr. Edwards and Cassell are also included in the witness list, what is your basis for searching for documents referencing them? These search terms seemed designed to pull privileged attorney-client communications and do not correspond to any RFP. We will not agree to these terms.

Common Words

You have included a number of words that relate to common items and place names. Please explain which RFP allows for a search of the following terms:

50 – Southern District (which will pull up every attorney-client communication that refers to our case and includes any pleading)

51 – Palm Beach (a place our client lived for many years)

64 - New Mexico

66-72 – USVI by various names

113 – hospital

114 – 116 – hotel, suite, villa (every single travel record related to our client's travel which the Court has not ordered)

119 - 120 - Paris, France

121 - 122 - Zoro, Ranch

360 - Bed

361 - Bath

365 - Lingerie

Other Words

Many other words have no relationship to this case. Please advise me as to (a) which RFP they correspond to and (b) your good faith basis for seeking these search terms in relation to any such RFP:

93 – Abernathy

94 – Brillo

355 - Guggenheim

358 - Gerbil

Conferral

Although many of your other search terms are a tremendous stretch, I can agree to them in the interest of getting the search done on a timely basis. According to our forensic expert, running a search on Ms. Maxwell's devices of all 368 terms will take more than a week. I am available by telephone today and tomorrow to discuss the issues raised herein. If I do not hear from you, I will presume that you are in agreement to the remainder of the terms being run on the devices. That should allow a production of documents in time for Ms. Maxwell's continued deposition next week.

I am intentionally not taking a position regarding the other demands you provided in your letter of June 30 at pages 1-2. The searches will be conducted in accordance with standard practices in the industry and the Court ordered us to negotiate search terms only.

-Laura



Laura A. Menninger
Haddon, Morgan and Foreman, P.C.
150 East 10th Avenue
Denver, Colorado 80203
Main 303.831.7364 FX 303.832.2628
Imenninger@hmflaw.com
www.hmflaw.com

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EXHIBIT E

From: Meredith Schultz <mschultz@BSFLLP.com>
Sent: Wednesday, July 20, 2016 11:24 AM

To: Laura Menninger

Cc: Sigrid McCawley; Jeff Pagliuca; Brad Edwards; Paul Cassell (cassellp@law.utah.edu)

Subject: RE: Conferral regarding forensic search

Follow Up Flag: Follow Up **Flag Status:** Flagged

Laura,

Please see my additions in-line, **in black**, below to your email sent yesterday. My in-line communication should also be responsive to the email that you just sent. If I have left anything out, please let me know.

Thanks,

Meredith

Meredith L. Schultz
BOIES, SCHILLER & FLEXNER LLP
401 East Las Olas Blvd., Suite 1200

Fort Lauderdale, FL 33301 Phone: 954-356-0011 ext. 4204

Fax: 954-356-0022 http://www.bsfllp.com

From: Laura Menninger [mailto:lmenninger@hmflaw.com]

Sent: Tuesday, July 19, 2016 1:33 PM

To: Meredith Schultz

Subject: RE: Giuffre - Conferral regarding search terms

Meredith:

I write to confirm our oral conferral. Please let me know if you disagree with the following or if there is some other agreement you think we reached:

- 1. I will endeavor to have my client gain access to an earthlink account that you believe is hers. Your basis for that belief is a disk you produced last week, obtained pursuant to a FOIA request, that contained at Page 2035 an address book from approximately 2005 which has that earthlink account name next to Ms. Maxwell's name. Please advise of the processes you are undertaking to access the account, and the process you undertook to ascertain that the mindspring account no longer exists.
- 2. Terramar You have withdrawn that as a standalone search term. I have represented to you that we have searched all Terramar emails for otherwise responsive documents as well as
- 3. Witness names You believe that search terms 124-341, which are witness names broken up into first and last names from your Rule 26 list, relate to your RFP number 5 ("All documents relating to massages..."). I represented to you that I have searched for the terms "massage," "masseur," "therapy" etc. as you requested,

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but you would still like me to search a subset of 124-341 surnames names for all communications with certain witnesses that you believe relate to "massages." I said I would look at your list, when you send it, and evaluate whether we still object to running those more limited names to see if there are any communications that "relate to massages." I still object that the search terms involving names is too broad and burdensome for me to have to review all communications with those individuals to try to discern what you believe may or may not relate to a "massage."

I disagree with your objection that reviewing (and producing relevant) documents containing these discrete surnames is too broad a request or overly burdensome, particularly, as you have not presented any numbers of documents associated with those names, since you have not yet run the terms. Should one of the names somehow yield thousands of documents, please let me know, and I'm certain we can come to an agreement to adjust the term so as to not yield an unmanageable result. As it is, I would expect these discrete surnames to yield a reasonable number of "hits," as most are not common words (more on that below).

Per our conversation, there are a number of individuals who we have reason to believe were either:

- (1) victims of the "massages;"
- (2) witnesses the "massages" (including people who have knowledge of the "massages"); or
- (3) perpetrators of the "massages," either by having a "massage" themselves, arranging for another to have a "massage," or by arranging for a girl to give a "massage" (either directly or through another girl).

The following are surnames of the aforementioned individuals, all of which are taken from the parties' Rule 26 disclosures. Individuals who possess the same last name will be represented once by the common name. Names enumerated in Plaintiff's individual requests are absent from this list pursuant to your representation that those names have been run. The vast majority of the surnames are fairly uncommon (e.g., assume from the outset that any "hits" they yield will relate to the individual, and be limited in number. For those surnames are more common, or have other meanings (e.g., and the full name for ease of reference. For those names, please use a reasonable, good-faith syntax to capture communications with those individuals -- Sometimes that takes some trial-and-error – I'm happy to be of any assistance with regard to that process. Please let me know what your syntax you ended up using for those terms.

- Alessi
- Biddle
- Brunel
- Brune
- Casey (this is a sur-name to Caroly Casey)
- Chambers
- Cordero
- Cotrin
- Cousteau
- Davies
- DeGeorgieou
- Dionne
- Dubin
- Espinoza
- FarmerWard
- Fekkai

- Figueroa
- Fontanilla
- Friedman
- Gibson-Butte
- Gramza
- Gany
- Grant
- Groff



- Hazel (surname of Claire Hazel)
- Harrison (surname of Shelley Harrison)
- Ignatieva



KOVYIIIIa

- Liffman
- Lopez (surname of Cindy Lopez)
- Lutz
- Lynch (surname of Cheri Lynch)
- Meister
- Mellawa
- Minsky
- Mitrovich



- Mullen
- Pagano
- Paluga
- Peadon
- Pritzker
- PreeceRabuyo
- Rizzo
- Robson
- Ross (surname of Adriana)
- Mucinska (former surname of Adriana)
- Sjoberg
- Spamm
- Stein (surname of Cecilia)



- Valdes (surname of Cresenda)
- Vazquez
- Valenzuela
- Visosky
- Wexner
- Wild (surname of Courtney)
- Zinoview
- 4. Lawyer names You have withdrawn.

5. Common words – You have withdrawn with the exception of "lingerie," which I will run to see if it relates in some way to RFP 5 ("massages").

6. Other words -

- a. You have withdrawn #93 Abernathy and #94 Brillo.
- b. I maintain my objection to Guggenheim, the name of a museum which you represented to me pertains in some way to allegations made by witnesses Farmer, but for which no documents or other information has been shared (i.e., I have never seen any allegations by witnesses Farmer). Because there is no RFP to which I believe that term relates, and it is the name of a museum, I object to running that search term.
- c. Gerbil You have withdrawn.

7. Additionally:

- a. I advised you that I was not able to search for because those letters are the first part of my client's longstanding email address, and search for that term will yield literally every single email she has sent or received. I believe you have withdrawn that requested search term.
- b. I advised you that I was not able to search for initials at #16-21 and 75-77. To the extent those initials represent people from whom you have requested all communications (and which the Court has limited to 1999-2002 and post-2002 as they relate to sex trafficking), for example, Jeffrey Epstein, Prince Andrew, I am searching for and producing responsive documents, so there is no need to search for the initials. With regards to you told me that is "and there is no standalone request for communications with her.

-Laura

Additionally, please inform me what steps you have taken to ascertain that the is no longer in existence. Similarly, please keep me informed of your steps to access the improvement of the please pursue all available avenues to access those accounts, as Ms. Giuffre did with regard to her email accounts.

Finally, Ms. Maxwell's produced documents that indicate that she has an iPad, etc. Please confirm that you have imaged her iPad as well as her phone in order to obtain the data from both (text messages, etc.).

One last thing - it occurred to me that in our discussion of terms that were run/not run and to be run/and not to be run, I don't believe we discussed the terms containing individuals' email account addresses, specifically Mr. Epstein and Mr. Dershowitz. (If we did discuss that, apologies for my lack of memory). Please confirm that you have run the terms associated with their email addresses. Specifically, these were the terms:

- 1) jeevacation*
- 2) j* w/2 *jep*
- 3) j* w/2 *jeep*
- 4) dersh*
- 5) law.harvard.edu*
- 6) alandersh*

Please let me know if you have any questions. Please treat this email as confidential under the Protective Order as it contains the names of underage victims of sexual abuse.

Thank you,

Meredith

Meredith L. Schultz BOIES, SCHILLER & FLEXNER LLP 401 East Las Olas Blvd., Suite 1200

Fort Lauderdale, FL 33301 Phone: 954-356-0011 ext. 4204

Fax: 954-356-0022 http://www.bsfllp.com

From: Laura Menninger [mailto:lmenninger@hmflaw.com]

Sent: Wednesday, July 20, 2016 1:01 PM

To: Meredith Schultz

Cc: Sigrid McCawley; Jeff Pagliuca; Brad Edwards; Paul Cassell (cassellp@law.utah.edu)

Subject: Conferral regarding forensic search

Meredith -

Apart from (i) the list of witness names you believe might be associated with the term "massage" ("massage" and related terms that you requested have been searched), (ii) the word "lingerie", and (iii) we have completed the forensic copy, search, retrieval and review of all hits on our client's devices and email accounts as directed by the Court based on agreed to search terms, including those agreed to in our conferral yesterday.

After review of more than 9,000 documents and files containing your search terms, the only documents located not previously produced are 6 *privileged* documents which we will add to our log. We also located a number of privileged communications between our client and myself following the onset of litigation in this case which will not be logged consistent with both parties' agreed to practice. As predicted, no responsive non-privileged documents resulted from the exercise.

I will keep you apprised of the results of the "lingerie" and status of ability to access the account. If you want me to consider running additional witness names because you believe those people may relate to RFP 5 regarding "massages", please forward those names to me and your basis.

-Laura

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EXHIBIT F

Search Terms Defendant Has Already Searched

From Plaintiff's June 30th proposed list: (note: Plaintiff's numbers have been used)

- 1) jef* 2) geof*
- 3) epst! !n*
- 4) jeevacation*
- 5) j* w/2 *jep* 6) j* w/2 *jeep*
- 7) roberts*
- 8) g!!ff!!*
- 9) virginia*
- 10) jenna*
- 11) jena*
- 12) genna*
- 13) andrew*
- 14) prince*
- 15) royal*
- 22) massage*
- 23) masseur*
- 24) therapist*
- 26) mindspring*
- 28) emmy*
- 29) taylor*
- 30) sara*
- 31) kellen*
- 32) kensington *
- 33) vikers*
- 34) dubin*
- 35) eva*
- 36) glen*
- 37) brunel*
- 38) jean*
- 39) luc*
- 40) nadia*
- 41) marcinko*
- 42) *copter*
- 43) chopper*
- 44) pilot*
- 45) manifest*
- 46) log*
- 47) flight*
- 48) passport*
- 52) state* /3 attorney*
- 53) ross*
- 54) gow*
- 55) acuity*
- 56) victoria* w/3 secret*

- 57) al!n*
- 58) all!n*
- 59) dersh*
- 60) law.harvard.edu *
- 61) alandersh*

- 73) lago*
- 74) clinton*
- 75) BC
- 76) HC
- 77) HRC
- 78) police*
- 79) cop*
- 80) fbi*
- 81) federal* w/3 bur*
- 82) bur* w/8 inves! *
- 83) sex*
- 84) abuse*
- 85) toy*
- 86) dildo*
- 87) strap* w/3 on*
- 88) vibr*
- 89) sm* w/3 101 *
- 90) slave*
- 91) erotic*
- 92) servitude*
- 95) high* w/3 school*
- 96) secondary* w/3 school*
- 97) campus*
- 98) duke*
- 99) york*
- 100) licen!e*
- 101) assault*
- 102) juvenile*
- 103) seal*
- 104) joint* w/3 defen*
- 105) jda
- 106) roadhouse*
- 107) grill*
- 108) illegal*
- 109) immune*
- 110) prosecut*
- 111) law* w/3 enforc*
- 112) jane* w/3 *doe*
- 117) model*
- 118) actress*
- 123) vanity* w/ 3 fair*
- 342) underage*

- 343) under!age*
- 344) minor*
- 345) daily* w/10 mail*
- 346) daily* w/10 news*
- 347) lie*
- 348) obvious* w/10 lie*
- 349) sex w/3 toy*
- 350) nipple*
- 351) schoolgirl
- 352) school w/3 girl
- 353) us w/3 att*
- 354) United w/3 states w/3 att*
- 356) Pedophil*
- 357) Paedophil*
- 359) Traffic*
- 362) Masturbate*
- 363) Ejaculate*
- 364) Masseuse*

From Plaintiff's July 20 proposed list

- Alessi
- Biddle
- Brunel
- Casey (this is a sur-name to Caroly Casey)
- Chambers
- Cordero
- Cotrin
- Cousteau
- Davies
- DeGeorgieou
- Dionne
- Dubin
- Dubii
- Espinoza
- Farmer
- Ward
- Fekkai
- Figueroa
- Fontanilla
- Friedman
- Gibson-Butte
- Gramza
- Gany
- Grant
- Groff

- Hazel (surname of Claire Hazel)
- Harrison (surname of Shelley Harrison)
- Ignatieva
- Kovylina
- Liffman
- Lopez (surname of Cindy Lopez)
- Lutz
- Lynch (surname of Cheri Lynch)
- Meister
- Mellawa
- Minsky
- Mitrovich
- •
- Mullen
- Pagano
- Paluga
- Peadon
- Pritzker
- Preece
- Rabuyo
- Rizzo
- Robson
- Ross (surname of Adriana)
- Mucinska (former surname of Adriana)
- Sjoberg
- Spamm
- Stein (surname of Cecilia)
- Taylor
- Valdes (surname of Cresenda)
- Vazquez
- Valenzuela
- Visosky
- Wexner
- Wild (surname of Courtney)
- Zinoview

United States District Court Southern District of New York

Virginia I	L. Giuffre,	
	Plaintiff,	Case No.: 15-cv-07433-RWS
v.		
Ghislaine	Maxwell,	
	Defendant.	/

PLAINTIFF'S SUPPLEMENT TO MOTION FOR ADVERSE INFERENCE INSTRUCTION BASED ON NEW INFORMATION

Plaintiff Virginia Giuffre, by and through her undersigned counsel, hereby files this

Supplement to her Motion for Adverse Inference Instruction Based on New Information. Eleven

months into this case, and after the close of fact discovery, Defendant continues to refuse to

abide by her most basic and fundamental discovery obligations. A summary of this ongoing and

willful non-compliance, as well as a supplement to her motion for an adverse inference

instruction based on new information, follows. Most notably, Defendant claims to have run

search terms and reviewed over 10,000 documents, but, remarkably, claims that not a single

document - not one - is relevant to this litigation, and therefore produced nothing with respect to

the search.

I. FACTUAL BACKGROUND

On October 27, 2015, Ms. Giuffre submitted her first set of Requests for Production.

Defendant failed to make a reasonable search or production of her documents, and Ms. Giuffre sought relief from the Court numerous times:

- Plaintiff's Response in Opposition to Defendant's Motion to Stay Discovery (DE 20)
 Defendant's Motion to Stay Denied (DE 28).
- Plaintiff's February 26, 2016 Letter Motion to Compel Defendant to Sit for Her Deposition (DE 63) Granted (DE 106).
- Plaintiff's Motion to Compel Documents Subject to Improper Claim of Privilege (DE 33) Granted in Part (DE 73).
- Plaintiff's Motion to Compel Documents Subject to Improper Objections (DE 35) Granted in part (106).
- Plaintiff's Response in Opposition to Defendant's Motion for a Protective Order Regarding Defendant's Deposition (DE 70) Defendant's Motion Denied (DE 106).
- Plaintiff's Motion for Forensic Examination (DE 96) Granted in part (June 20, 2016 Sealed Order).
- Plaintiff's Motion to Compel Defendant to Answer Deposition Questions (DE 143) –
 Granted (June 20, 2016 Sealed Order).
- Plaintiff's Motion for Adverse Inference Instruction (DE 279) Pending.
- Plaintiff's Motion to Enforce the Court's Order and Direct Defendant to Answer Deposition Questions (DE 315) Pending.

On June 20, 2016, this Court Granted in Part Ms. Giuffre's Motion for Forensic Exam, and directed Defendant to capture her data and run mutually agreed-upon search terms. The Court also ordered Defendant to produce documents to Ms. Giuffre by July 11, 2016. (This part of the Court's Order is not under seal and can be found at DE 264-1). On June 30, 2016, and on July 8, 2016, counsel for Ms. Giuffre sent letters to Defendant following up on this Order and proposing search terms (attached as exhibits to DE 279). Defendant did not respond. The July 11, 2016, deadline passed without any production from Defendant.

On July 13, 2016, Ms. Giuffre moved for an adverse inference instruction (DE 279). Thereafter, the Court denied Defendant's motion to strike Ms. Giuffre's motion for an adverse inference instruction, directing the parties to submit search terms to the Court on August 1, 2016, advising that "[a] briefing schedule and the submission date will be set after search terms are determined." (DE 301).

Pursuant to this Court's July 22, 2016, on Monday, August 1, 2016, Ms. Giuffre filed the list of search terms that Ms. Giuffre believes should be run over Defendant's data. (DE 323).

II. DISCUSSION

At a minimum, the Court should direct Defendant to run the search terms in the list originally submitted by Ms. Giuffre. More broadly, the Court should grant Ms. Giuffre's request for an adverse inference based on the incurable prejudice she has suffered as a result of Defendant's failure to comply with her discovery obligations and this Court's June 20, 2016, Order.

A. Defendant's Refusal to Even Run Ms. Giuffre's Name as a Search Term.

Defendant has been recalcitrant in running even the most basic searches of electronic data. For example, in a letter sent on June 8, 2016, and in a meet and confer call on July 26, 2016, counsel for Ms. Giuffre asked Defendant to run Ms. Giuffre's name as a search term to find documents responsive to (for example) Ms. Giuffre's Request No. 12, which sought Defendant's documents relating to Ms. Giuffre. That request was refused in writing on Friday, July 29, 2016, at 7:02 p.m. (EST). *See* McCawley Decl. at Exhibit 1, July 29, 2016, 7:02 p.m., Letter from Ty Gee to Ms. Schultz (refusing to run Ms. Giuffre's name as a search term as part of effort to identify responsive documents). Specifically, Mr. Gee's letter said that such a search term was inappropriate because it was "guaranteed" to generate "thousands of hits":

In your June 8 letter, apparently acknowledging the overbreadth of the RFP, you suggest the defendant could respond by conducting an electronic search for plaintiff's various names—searching all documents in defendant's possession. Setting aside that this is not what the RFP asked for, that too would entail an extraordinary and unreasonable amount of time and money, since plaintiff's various names are guaranteed to have thousands of hits, and someone would have to review every hit to determine, e.g., whether the document previously was provided to you, whether the document is not subject to production because of privilege, or whether it was a false hit. What would be the purpose of such an enormous expenditure of time and money? You have not said, but it appears fairly obvious that this is fishing with a drift net. We decline your request to engage in this exercise.

Having represented that running Ms. Giuffre's that name was an "extraordinary and unreasonable" task "guaranteed to have thousands of hits, and someone would have to review every hit ..." (McCawley Decl. at Exhibit 1 at pg. 2 (emphasis added)), *a mere three days later*, on Monday, August 1, 2016, Defendant seemingly reversed her position, and represented to the Court that she had, in fact, run Ms. Giuffre's names as search terms. (DE 321-6). But, contrary to the previous claim that it would be enormously burdensome to sort through these "hits," Defendant now claimed that she had not found <u>any</u> responsive documents.

It is possible that Defendant changed her mind over the weekend and reversed course.

And, it is possible that Defendant did run those recently-contested terms over the weekend. And, it is possible that Defendant, over the weekend, gathered a team of lawyers to review the "thousands of hits" yielded by those terms. And, it is possible that not a single one of Defendant's thousands of documents bearing Ms. Giuffre's name was relevant to this action. All these things are possible, but none is likely.

Either way, Defendant's refusal to even include Ms. Giuffre's name as a search term (either in reality or in the position she took on Friday) is evidence of Defendant's continued bad faith and complete avoidance of her discovery obligations. The case centers on Defendant's

defamatory statements made *about Ms. Giuffre*. Obviously, Ms. Giuffre has a compelling need to obtain Defendant's documents about her, and she has accordingly requested Defendant's communications concerning her. Defendant's documents concerning Ms. Giuffre are directly relevant to this action, particularly because Defendant has created multiple drafts of statements to the press defaming Ms. Giuffre.

Throughout the months of motion practice concerning these issues, and throughout all of the meet and confers, Defendant's counsel has <u>never</u> presented a case supporting the far-fetched position that documents in the possession of the Defendant, and containing explicit references to Ms. Giuffre, are irrelevant and not subject to discovery. Defendant's refusal to use Ms. Giuffre's name as a search term, in light of Ms. Giuffre's requests for production, and in light of the defamation claim in this case, is so unfounded and obstructionist that it constitutes a violation of this Court's Order, whether or not Defendant actually engaged in the "extraordinary and unreasonable" task of running the term over the weekend.

The refusal to run this term is particularly inappropriate in light of this Court's order directing the Defendant to run "mutually agreed" upon search terms. It is impossible for Ms. Giuffre's counsel to begin working with opposing counsel to craft appropriate search terms when they refuse to extend minimal cooperation - first by completely ignoring Ms. Giuffre's multiple attempts to negotiate terms, then by ignoring the deadline to produce documents, and then by refusal to run the most basic search term. The first term that should be run in this defamation action - the most fundamental term - is Ms. Giuffre's name. Defendant's refusal to run that term is palpably unreasonable.

Defendant's refusal to cooperate is even more egregious given Ms. Giuffre's extensive efforts to provide discovery to Defendant. Ms. Giuffre has complied with Defendant's overly-

broad discovery requests that sought documents concerning dozens of individuals, including Ms.

Giuffre's close family members. To comply with these extraordinarily broad requests, Ms.

Giuffre ran search terms constituting the names of all these individuals. For example, Ms.

Giuffre has run the following names as search terms, including Defendant's name, over her data:

- Ghislaine (the defendant)
- Maxwell (the defendant)
- Jeffrey (Jeffrey Epstein)
- Epstein (Jeffrey Epstein)
- Sky Roberts (the name Ms. Giuffre's father and brother)
- Lynn, Roberts (the name of Ms. Giuffre's mother)

Indeed, to date Ms. Giuffre has produced 8,321 pages of documents in her possession.

Fact discovery has now closed. Ms. Giuffre has requested that Defendant negotiate search terms with her as far back as March 10, 2016. This Court ordered Defendant to run mutually agreed upon search terms and produce relevant documents. Yet Defendant has yet to make any document production pursuant to this Court's June 20, 2016, Order.

B. Defendant's Other Failures to Produce Documents

Defendant's ignoring the July 11, 2016, court-ordered deadline to produce documents pursuant to mutually agreed upon terms, and Defendant's recalcitrance in searching for documents related to Ms. Giuffre are not the only examples of Defendant's failure to make appropriate discovery. Defendant claims to have run a number of Ms. Giuffre's search terms, yet claims that such a search yielded <u>no</u> responsive documents, save the few added to Defendant's privilege log. Defendant did not provide any "hit" information to show which terms yielded results, or how many results they yielded. Defendant claims to have reviewed over 10,000

documents containing the search terms and remarkably states that <u>none</u> – not a single one of the documents are responsive or relevant to the issues in this matter. Defendant's representation is simply implausible, as a review of Defendant's interactions with several of the important players in this case makes clear.

i. Ross Gow

The Court will recall that Ross Gow is Defendant's London-based press agent, who shares Defendant's attorney, Philip Barden, and who was connected with Defendant's statements about Ms. Giuffre in both 2011 and 2015. Defendant admitted that she used Mr. Gow in 2011 in relation to Ms. Giuffre's claims:

Q. And then below there is an email from Philip Barden to you and cc'ing Ross Gow on January 11, 2015. Do you see that?

A. Uh-huh.

Q. It says, Dear Ghislaine, as you know I have been working behind the scenes and this article comes from that. It helps but doesn't answer the VR claims. I will get the criminal allegations out. This shows the MOS will print truth, not just a VR voice piece. We can only make the truth by making a statement. What did he mean when he said, I will get the criminal allegations out, what was he referring to?

A. I have no idea.

Maxwell Dep. Tr. at 405:13-406:7 (April 22, 2016) (McCawley Decl. at Exhibit 2).

Defendant has admitted that she again used Mr. Gow in 2015 to issue a statement relating to Ms. Giuffre:

Q. This is an email from you on January 10, 2015 to Philip Barden and Ross Gow. The statement you had before you earlier, that, if you can pull that in front of you, the one page press release that you gave. You might know from memory. Was the press release that you issued with the statement about Virginia issued in or around January 2, 2015?

A. As best as I can recollect.

Maxwell Dep. Tr. at 361:4-13 (April 22, 2016) (McCawley Decl. at Exhibit 2).

Indeed, Defendant retained counsel to further assist Mr. Gow:

Q. Did you authorize Ross Gow to issue that statement on your behalf in January of 2015?

A. I already testified that that was done by my lawyers.

Maxwell Dep. Tr. at 273:6-10 (April 22, 2016) (McCawley Decl. at Exhibit 2).

In both years, 2011 and 2015, Defendant communicated with her counsel, communicated with her public relations agent, and caused a statement regarding Ms. Giuffre to be released publically, whereupon it was disseminated abroad. Yet, Defendant claims that she has no communications related to Ms. Giuffre beyond the handful of communications this Court ordered her to produce after the Court's *in camera* review. (DE 73).

ii. Eva Dubin

Defendant also appears to be claiming that she had not had even a single communications with Eva Dubin, Defendant's long-time friend whose husband was implicated in sexual abuse by Ms. Giuffre's deposition testimony. Defendant admitted that she is friends with Eva Dubin and admitted to visiting her home from time to time.

Q. Is Eva Dubin one of your friends? A. Yes.

Maxwell Dep. Tr. at 57:22-23 (April 22, 2016) (McCawley Decl. at Exhibit 2).

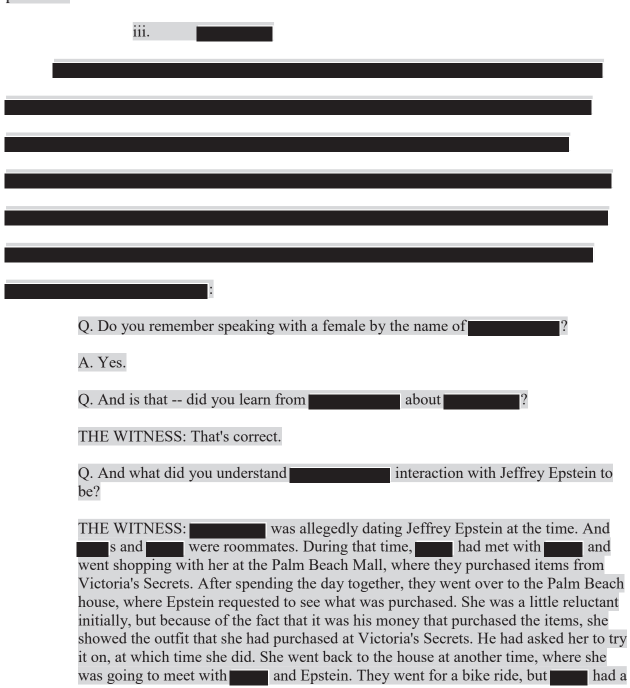
Q. You remember from time to time being at the Dubin residence, correct? A. I do.

Maxwell Dep. Tr. at 163:6-8 (July 22, 2016) (McCawley Decl. at Exhibit 3).

The Dubins are closely connected to this case. Indeed, Rinaldo Rizzo, the Dubins' butler, was in tears as he recounted Defendant bringing a fifteen-year-old girl to Eva Dubin's home.

The girl, in utmost distress, told Mr. Rizzo that Defendant had stolen her passport and tried to make her have sex with Epstein on his private island, and then threatened her. Rizzo Dep. Tr. at

52:8-57:23 (June 10, 2016) (McCawley Decl. at Exhibit 4). Ms. Giuffre has also implicated Eva Dubin's husband, Glen Dubin, as someone who was involved in Defendant and Epstein's sex trafficking ring. And yet, Defendant would have the Court believe that Defendant and her friend never communicated about Ms. Giuffre's testimony. There are no emails; no text messages produced.



massage, which Epstein walked in on while she was getting a massage. He asked her to turn over, expose her breasts to him. I think he performed a chiropractic move on her. And she was completely uncomfortable with the whole situation.

Recarey Dep. Tr. at 106:2-107:20 (June 21, 2016) (McCawley Decl. at Exhibit 5).

Indeed, one of the witnesses who gave testimony in this case,
Even Defendent has admitted involvement with her and Enstein:
Even Defendant has admitted involvement with her and Epstein:
Q. Does know Jeffrey Epstein?
A. Can you ask again, please?
Q. Does know Jeffrey Epstein?
A. What do you mean by know?
Q. Has she met her him before?
A. I can't recollect a time when I've seen with Jeffrey but
Q. You are not sure
A. I know they know either other. I can't testify to a meeting between them.
Maxwell Dep. Tr. at 270:18-271:8 (April 22, 2016) (McCawley Decl. at Exhibit 2).
Q. Why do you think that might know Jeffrey?

A. Because you know, I know Jeffrey.

Maxwell Dep. Tr. at 271:18-22 (April 22, 2016) (McCawley Decl. at Exhibit 2).

Yet, Maxwell now wants this court to believe that she has no responsive communications with relevant to this case.

C. Defendant's Failures to Search All Email Accounts

Perhaps part of the reason that Defendant has failed to produce responsive document is that still refusing to collect data from all of her email accounts. In particular, Defendant has not collected data from her account nor produced relevant documents from her account. Both email accounts are listed as part of Defendant's contact information gathered by the police from Epstein's home, and turned over to the Palm Beach County State Attorney as part of the investigation and prosecution of Epstein:

Ms. Ghislaine Maxwell Email

See (DE 280-2), Palm Beach County State Attorney's Office, Public Records Request No.: 16-268, Disc 7 at p. 2305 (GIUFFRE007843).

i. <u>The mindspring.com Account</u>

As evidenced from the police collection above, was an email address Defendant used while she was with Epstein. *Id.* In her filing with this Court, Defendant represented that this was merely a "spam" account "to use when registering for retail sales notifications and the like," and that it contains no relevant documents. Br. at pg. 8. Of course, if she wasn't using the ________ or the _________, what email address was Defendant using while she was with Epstein, and why hasn't that account been disclosed and searched? This Court should order Defendant to disclose all email accounts she has used from 1999 to the present.

At any rate, both recent testimony in this case, and older testimony in a related case, completely belies Defendant's claim that her account was merely for "spam." Jeffrey Epstein's house manager, Juan Alessi testified that was in daily use by the Epstein household to send and receive messages, a household to which Defendant belonged:

- Q. So when there would be a message from one of them while they were out of town, they would call you, call you on the telephone?
- A. I haven't spoken to Ghislaine in 12 years.
- Q. Sorry. I'm talking about when you worked there and you would receive a message that they were coming into town, would that be by way of telephone?
- A. Telephone, and also, there was a system at the house, that it was MindSpring, MindSpring I think it's called, that it was like a message system that would come from the office.
- Q. What is MindSpring?
- A. It was a server. I think it was -- the office would have, like, a message system between him, the houses, the employees, his friends. They would write a message on the computer. There was no email at that time.
- Q. Okay. So what computer would you use?
- A. My computer in my office.
- Q. And so was part of your daily routine to go to your computer and check to see if you had MindSpring messages?
- A. No. That was at the end of my stay. That was the very end of my stay. I didn't get involved with that too much. But it was a message system that Jeffrey received every two, three hours, with all the messages that would have to go to the office in New York, and they will print it and send it faxed to the house, and I would hand it to him.
- Q. Did it look like the message pads that we've been looking at?
- A. No, no, nothing like that.
- Q. Was it typed-out messages?

- A. Yes, typed-out messages.
- Q. Just explain one example of how it would work. Let's say that Ghislaine wanted to send him a message on MindSpring. How would that work?
- A. An example?
- Q. Sure.
- A. It got so ridiculous at the end of my stay, okay? That Mr. Epstein, instead of talking to me that he wants a cup of coffee, he will call the office; the office would type it; they would send it to me, Jeffrey wants a cup of coffee, or Jeffrey wants an orange juice out by the pool.
- Q. He would call the office in New York. They would then type it in MindSpring?
- A. Send it to me.
- Q. How would you know to check for it? How would you know to look for this MindSpring?
- A. Because I was in the office. I was there. I was there. And we have a signal when it come on and says, Hey, you've got mail.
- Q. Okay.
- A. Every day. Every day it was new things put in. That's why I left, too.
- Q. Do you know who set up the mind spring system?
- A. It was a computer guy. It was a computer guy who worked only for Jeffrey. Mark. Mark Lumber.
- Q. Was he local to Palm Beach?
- A. No. He was in New York. Everything was set up from New York. And Mark Lumber, I remember he came to Palm Beach to set up the system at the house.

Alessi Dep. Tr. at 223:5-225:17. (June 1, 2016) (McCawley Decl. at Exhibit 7). Accordingly, mindspring was a server set up for Jeffrey Epstein and his household to use to communicate to one another, and was, in fact, used in this manner.

The sworn testimony of Janusz Banasiak, another of Epstein's house managers, from the case *L.M. v. Jeffery Epstein and Sarah Kellen*, gives a fuller representation of how Defendant, and others in Epstein's sex-trafficking ring, used their accounts on Epstein's mindspring server:

- Q. Okay. Were you aware that Mr. Epstein used a Citrix program to link various computers? Did you know that?
- A. Yeah. I use Citrix too in my computer for exchanging e-mails and get through Internet.

- Q. That's not something that you were, you were privy to? You weren't, you weren't in the loop of the sharing of information in the house in terms of the computers being connected through any server?
- A. I don't really know what, how, how to answer your question because Citrix is for the whole organization to exchange e-mail between employees.
- Q. All right. You used the term?
- A. So, even my computer is connected to Citrix. I can receive mail and I can e-mail information to employee within organization. But I don't know if you can see to each computer what is going on on another computer.

- Q. You have used the term organization, you can share within the organization. What do you -- just so I can understand what you're calling the organization, what do you mean by that word?
- A. People employed by Jeffrey Epstein. There are a few groups of people, his office in New York and I guess --

Q. Okay. The other people mentioned as co-conspirators are Sarah Kellen, Adriana Ross, and Nadia Marcinkova. So we'll get to them in a minute but first just so we stay on the track of who was in the organization, is Sarah Kellen, Adriana Ross and Nadia Marcinkova all people that you would also consider within the organization?

A. Yes.

Q. Okay. So, we just added three more names to it. Who else would you consider, Ghislaine Maxwell?

¹ Case No.: 502008CA28051XXXXMB AB, In the Circuit Court of the Fifteenth Judicial Circuit in and for Palm Beach County, Florida.

A. Yes.

56:13-17; 5:2-14; 58:1-7; 60:21-61:7 (February 16, 2010) (Emphasis added) (McCawley Decl. at Exhibit 8).

Defendant's

account through which he communicated with his employees and other members of his
household, including his co-conspirators Sarah Kellen, Nadia Marcinkova, and the Defendant.

This email account likely has (or had) myriad of communications between and among Defendant and Jeffrey Epstein, Defendant and Sarah Kellen, Defendant and Nadia Marcinkova, and others.

This email account is the one *most likely* to have the most relevant documents in this case, as it was used by Jeffrey Epstein and his sex trafficking organization. The fact that this account - an account created for the sole purpose of enabling Defendant and others to communicate with

Jeffrey Epstein - has no communications with Epstein or the other co-conspirators, is extremely strong indicia that someone destroyed those email communications. Their destruction warrants an adverse inference instruction. And, at the very least, the Court should direct Defendant to retrieve her data from the Citrix server or any other applicable server upon which the mindspring.com account was hosted.

ii. The Account

The account bears Defendant's initials, and, again, listed as part of her contact information gathered by the police from Epstein's home, and turned over to the Palm Beach County State Attorney as part of the investigation and prosecution of Epstein:

Ms. Ghislaine Maxwell Email

See (DE 280-2), Palm Beach County State Attorney's Office, Public Records Request No.: 16-268, Disc 7 at p. 2305 (GIUFFRE007843)

Because of Defendant's refusal to search this important email account, any production yielded from any search terms will necessarily be incomplete. Indeed, this failure is particularly prejudicial, as this account appears to be the one she used while she was with Epstein, and therefore, the one she used during the time period Defendant was abusing Ms. Giuffre.

Defendant does not appear to have pursued access to this account very far. This inaction lies in stark contrast to Ms. Giuffre's efforts to recover data. Ms. Giuffre has sent executed releases to Microsoft for her inaccessible account, and even issued a Rule 45 Subpoena to Microsoft for the production of her account data. *See* McCawley Decl. at Exhibit 9, Microsoft Subpoena. At a minimum, the Court should direct the Defendant to take these steps to access the earthlink.net email account.

D. An Adverse Inference Instruction is Appropriate.

In light of this clear and persistent pattern of recalcitrance, the Court should instruct the jury that it can draw an adverse inference that the Defendant has concealed relevant evidence.

Defendant has yet to provide responsive information. And even if Defendant were, at this late date, to run Ms. Giuffre's proposed search terms over her data (which has not yet been collected), such a production would be both untimely and prejudicial. Fact discovery has closed. Numerous depositions have already been taken by Ms. Giuffre without the benefit of these documents. The window for authenticating the documents through depositions has shut. Expert reports are due at the end of the month, and Ms. Giuffre's experts do not have the benefit of reviewing these documents. Late production of information robs Ms. Giuffre of any practical ability to use the discovery.

The Second Circuit has stated, "[w]here documents, witnesses, or information of any kind relevant issues in litigation is or was within the exclusive or primary control of a party and is not provided, an adverse inference can be drawn against the withholding party. Such adverse inferences are appropriate as a consequence for failure to make discovery." Bouzo v. Citibank, N.A., 1993 WL 525114, at *1 (S.D.N.Y. 1993) (internal citations omitted). The Defendant's continued systemic foot-dragging and obstructionism – even following the Court's June 20 order - makes an adverse inference instruction with regard to Defendant's documents appropriate. An adverse inference instruction is appropriate when a party refuses to turn over documents in defiance of a Court Order. See Lyondell-Citgo Refining, LP v. Petroleos de Venezuela, S.A., 2005 WL 1026461, at *1 (S.D.N.Y. May 2, 2005) (denying application to set aside Magistrate Judge Peck's order entering an adverse inference instruction against defendant for failure to produce documents that the Judge Peck had ordered Defendant to produce). Accordingly, because a "party's failure to produce evidence within its control creates a presumption that evidence would be unfavorable to that party" an adverse inference should be applied with respect to Defendant's failure to produce "in order to ensure fair hearing for [the] other party seeking evidence." Doe v. U.S. Civil Service Commission, 483 F. Supp. 539, 580 (S.D. N.Y., 1980) (citing International Union v. NLRB, 148 U.S. App. D.C. 305, 312-317, 459 F.2d 1329, 1336-41 (D.C.Cir.1972)).

"An adverse inference serves the remedial purpose of restoring the prejudiced party to the same position he would have been in absent the wrongful destruction of [or willful refusal to produce] evidence by the opposing party." *Chevron Corp. v. Donziger*, 296 F.R.D. 168, 222 (S.D.N.Y. 2013) (granting an adverse inference when defendants refused to produce documents pursuant to the District Court's order). Where "an adverse inference ... is sought on the basis that the evidence was not produced in time for use at trial, the party seeking the instruction must

show (1) that the party having control over the evidence had an obligation to timely produce it; (2) that the party that failed to timely produce the evidence had 'a culpable state of mind'; and (3) that the missing evidence is 'relevant' to the party's claim or defense such that a reasonable trier of fact could find that it would support that claim or defense." *Id.* (citing *Residential Funding Corp. v. DeGeorge Financial Corp.*, 306 F.3d 99, 108 (2d Cir. 2002)).

Furthermore, as discussed in detail in Ms. Giuffre's Motion for an Adverse Inference Instruction (DE 315), an adverse inference is appropriate regarding the documents that Defendant is withholding under the Second Circuit's test set forth in *Residential Funding*. Defendant has admitted to deleting emails as this Court noted in its Order. Defendant has not collected what data remains from at least half of her email accounts. An adverse inference is equally appropriate if the non-compliance was due to Defendant's destruction of evidence. See Brown v. Coleman, 2009 WL 2877602, at *2 (S.D.N.Y. Sept. 8, 2009) ("Where a party violates a court order—either by destroying evidence when directed to preserve it or by failing to produce information because relevant data has been destroyed—Rule 37(b) of the Federal Rules of Civil Procedure provides that the court may impose a range of sanctions, including dismissal or judgment by default, preclusion of evidence, imposition of an adverse inference, or assessment of attorneys' fees and costs. Fed. R. Civ. P. 37(b); see Residential Funding Corp. v. DeGeorge Financial Corp., 306 F.3d 99, 106–07 (2d Cir.2002)"). See also Essenter v. Cumberland Farms, Inc., 2011 WL 124505, at *7 (N.D.N.Y. Jan. 14, 2011); and Rule 37(e), Fed. R. Civ. P. ("If electronically stored information that should have been preserved in the anticipation or conduct of litigation is lost because a party failed to take reasonable steps to preserve it . . . the court: (2) only upon finding that the party acted with the intent to deprive another party of the information's use in the litigation may: (A) presume that the lost information was unfavorable to

the party; (b) instruct the jury that it may or must presume the information was unfavorable to the party; or (C) dismiss the action or enter a default judgment.").

The Court may also wish to consider the possibility of a having a neutral, third-party expert review Defendant's production. In her filing with the Court on Monday, August 1, 2016, Defendant represented that she ran hundreds of search terms - including the names of people involved in the sex trafficking ring with whom she still associates in the present - and got zero "hits" for any of them. That is strong indicia that Defendant intentionally deleted documents. This strongly suggests that relevant documents either lie in the two email accounts that were not searched or Defendant has deleted these communications. Defendant does not state that the individual who examined Defendant's devices attempted to recover Defendant's deleted email and other documents, or attempted to identify if and when a hard drive was wiped.

In these circumstances, the Court should allow an independent forensic expert review the computer and all her email accounts to determine whether responsive materials exists and have either not been produced or have been deleted. The Court could then use that information in determining whether an adverse inference is appropriate.

III. CONCLUSION

For the reasons set forth above, Ms. Giuffre respectfully request that this Court grant her motion for an adverse inference jury instruction pursuant to Rule 27(b), (e), and (f), with respect to the electronic documents and electronic communications that this Court Ordered her to produce, allow a forensic review of her computer to evaluate whether material was intentionally deleted; and direct Defendant to recover any remaining mindspring.com data from the applicable server.

Dated: August 8, 2016

Respectfully Submitted,

BOIES, SCHILLER & FLEXNER LLP

By: /s/ Sigrid McCawley
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) 585-5202²

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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 8th day of August, 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
Tol: (303) 831, 7364

Tel: (303) 831-7364 Fax: (303) 832-2628

Email: lmenninger@hmflaw.com
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.		
		/	

DECLARATION OF SIGRID S. MCCAWLEY IN SUPPORT OF PLAINTIFF'S SUPPLEMENT TO MOTION FOR ADVERSE INFERENCE INSTRUCTION BASED ON NEW INFORMATION

- 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 Supplement to Motion for Adverse Inference Instruction Based on New Information.
- 3. Attached hereto as Exhibit 1 is a true and correct copy of July 29, 2016, Correspondence from Ty Gee.
- 4. Attached hereto as Sealed Exhibit 2 is a true and correct copy of Excerpt from April 22, 2016, Deposition of Ghislaine Maxwell.
- 5. Attached hereto as Sealed Exhibit 3 is a true and correct copy of Excerpt from July 22, 2016, Deposition of Ghislaine Maxwell.
- 6. Attached hereto as Sealed Exhibit 4 is a true and correct copy of Excerpts from June 10, 2016, Deposition of Rinaldo Rizzo.

- 7. Attached hereto as Sealed Exhibit 5 is a true and correct copy of Excerpts from June 21, 2016, Deposition of Detective Joseph Recarey.
- 8. Attached hereto as Sealed Exhibit 6 is a true and correct copy of Excerpts from May 18, 2016, Deposition of Johanna Sjoberg.
- 9. Attached hereto as Sealed Exhibit 7 is a true and correct copy of Excerpts from June 1, 2016, Deposition of Juan Alessi.
- 10. Attached hereto as Sealed Exhibit 8 is a true and correct copy of the sworn testimony of Janusz Banasiak.
- 11. Attached hereto as Exhibit 9 is a true and correct copy of Rule 45 Subpoena to Microsoft.

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

/s/ Sigrid S. McCawley_ Sigrid S. McCawley, Esq. Dated: August 8, 2016.

Respectfully Submitted,

BOIES, SCHILLER & FLEXNER LLP

By: /s/ Sigrid S. McCawley
Sigrid S. 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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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 8th day of August, 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 to all parties of record via transmission of the Electronic Court Filing System generated by CM/ECF.

Laura A. Menninger, Esq.
Jeffrey Pagliuca, Esq.
HADDON, MORGAN & FOREMAN, P.C.
150 East 10th Avenue
Denver, Colorado 80203
Tol: (303) 831, 7364

Tel: (303) 831-7364 Fax: (303) 832-2628

Email: lmenninger@hmflaw.com
jpagliuca@hmflaw.com

/s/ Sigrid S. McCawley
Sigrid S. McCawley

Case 1:15-cv-07433-LAP Document 1327-21 Filed 01/05/24 Page 1 of 11	
EXHIBIT 2	
(Filed Under Seal)	

		Page	1
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK			
VIRGINIA L. GIUFFRE,	x		
Plaintiff,			
-against-	Case No.: 15-cv-07433-RWS		
GHISLAINE MAXWELL,			
Defendants.			
	x		
CONFIDENTI	AL		
Videotaped depositi MAXWELL, taken pursuant			

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



Page 57 G Maxwell - Confidential 1 2 asked and answered already. 3 You can answer the question. I have no idea what Sarah Kellen 5 did. You never observed Sarah Kellen 7 with girls under the age of 18 at Jeffrey's 8 home? MR. PAGLIUCA: Object to the form 10 and foundation. 11 The answer is no, I have no idea. 12 Q. Do you know Glenn Dubin? 13 Α. I do. 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 18 relationship. Are you friendly with him, how do 19 20 you know him? 21 He is the husband of Eva Dubin. 22 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



```
Page 270
            G Maxwell - Confidential
 1
 2
               She helps with my not-for-profit
     ocean foundation and any other related
     activities that I may have.
 5
               Is she paid for by Jeffrey Epstein?
          Α.
               No.
 7
          Q.
              She is paid for by you?
 8
          A. Yes.
 9
               When did you first meet
          Q.
10
11
          Α.
               I don't recollect exactly, sometime
     maybe 2002, 2003.
12
13
          Q.
             How did you meet her?
               I don't recollect exactly how we
14
15
     met.
16
             Did Jeffrey introduce you to her?
          Q.
17
               I don't recollect how we met.
18
               Does she know Jeffrey Epstein?
          Q.
               MR. PAGLIUCA: Objection to the
19
20
          form and foundation.
21
          Α.
               Can you ask again, please?
22
                                know Jeffrey
          0.
               Does
     Epstein?
23
24
          A. What do you mean by know?
25
               Has she met her him before?
          Q.
```



```
Page 271
            G Maxwell - Confidential
 1
 2
               MR. PAGLIUCA: Objection to the
          form and foundation.
 3
               I can't recollect a time when
 5
          -- I've seen with Jeffrey but --
               You are not sure --
 7
               I know they know either other.
     can't testify to a meeting between them.
               Do you know where in New Jersey she
          Q.
     lives?
10
11
          Α.
               No
12
              You don't know a city?
          Q.
13
          Α.
              No.
14
          Q. How long has she worked for you?
15
          A. Sometime 2002, 2003.
16
          Q.
              To the present?
17
               Yeah.
          Α.
               Why do you think that
18
     might know Jeffrey?
19
20
               MR. PAGLIUCA: Objection to the
          form and foundation.
21
22
               Because you know, I know Jeffrey.
23
               Have you seen them together?
24
          Α.
               I already testified I have not seen
25
     them together, to my recollection.
```



```
Page 272
           G Maxwell - Confidential
 1
 2
              Is it your testimony that
        knows Jeffrey Epstein through the work
 3
     that she does for you?
 5
              MR. PAGLIUCA: Objection to the
         form and foundation.
 7
              I don't recollect, and I don't
     recollect how I met and I can't testify
 8
             relationship is or is not with
     to what
10
     Jeffrey.
11
             Have you ever talked to Jeffrey
12
     about
13
         A. I don't know what you mean.
14
               In any way, have you ever had a
15
     conversation with Jeffrey about
16
               In what context.
17
               In any context. Have you ever
18
     talked to Jeffrey Epstein about
19
         Α.
                 works for me so it's entirely
20
    possible that in the course of conversations
21
     since 2002, 2003 that a conversation in which
22
     name would have come up is entirely
23
    possible.
24
         Q. I provided you with and I'm sorry,
25
     I don't know all the numbers, but the
```



Page 273

- 1 G Maxwell Confidential
- 2 statement that was issued by Ross Gow that
- 3 should be a single page still in your stack
- 4 of exhibits there.
- 5 MR. PAGLIUCA: Exhibit 10.
- 6 Q. Did you authorize Ross Gow to issue
- 7 that statement on your behalf in January of
- 8 2015?
- 9 A. I already testified that that was
- 10 done by my lawyers.
- 11 Q. So did you authorize your lawyers
- 12 to issue a statement on your behalf through
- 13 Ross Gow in January of 2015?
- 14 A. It was determined that I had to
- 15 make a statement in the United Kingdom
- 16 because of the appalling lies and I just
- 17 thought of some new ones.
- 18 Virginia's statement that I
- 19 celebrated her 16 birthday with her. We can
- 20 all agree that that's entirely impossible. I
- 21 didn't meet her until she was 17 and other
- 22 lies she perpetrated that she had a diary and
- 23 we all know is a complete fake. That's not a
- 24 diary. It was just a book she was writing
- 25 that you helped sell to the press, as if it



Page 361 G Maxwell - Confidential 1 2 (Maxwell Exhibit 17, email, marked for identification.) 3 This is an email from you on 5 January 10, 2015 to Philip Barden and Ross The statement you had before you 7 earlier, that, if you can pull that in front 8 of you, the one page press release that you gave. You might know from memory. 10 Was the press release that you 11 issued with the statement about Virginia 12 issued in or around January 2, 2015? 13 As best as I can recollect. 14 I want to turn your attention to 15 the document I just handed you which is Bates 16 No. 001044, from you to Philip Barden and 17 Ross Gow. It says in the first sentence, I'm 18 out of my depth to understand defamation, 19 other legal hazards and I don't want to end 20 up in a lawsuit aimed at me from anyone, if I 21 can help it. Apparently, even saying 22 Virginia is a liar has hazards. 23 You knew at the time you called 24 Virginia a liar in early January of 2015 that 25 that was something that would result in a



Page 405 G Maxwell - Confidential 1 with Virginia Roberts. 3 0. I'm marking this as Maxwell 25. (Maxwell Exhibit 25, email, marked 5 for identification.) I'm showing you what has been 7 marked as Maxwell 25. 8 This is an email dated January 11, 9 2015 at the top? 10 Do you see that that from Jeffrey 11 to you? 12 Uh-huh. Α. And then below there is an email 13 0. from Philip Barden to you and cc'ing Ross Gow 14 15 on January 11, 2015. 16 Do you see that? 17 Α. Uh-huh. 18 It says, Dear Ghislaine, as you 19 know I have been working behind the scenes 20 and this article comes from that. It helps 21 but doesn't answer the VR claims. I will get 22 the criminal allegations out. This shows the MOS will print truth, not just a VR voice 23 24 piece. We can only make the truth by making 25 a statement.



```
Page 406
            G Maxwell - Confidential
 1
 2
               What did he mean when he said, I
     will get the criminal allegations out, what
 3
     was he referring to?
 5
               MR. PAGLIUCA: Objection to the
          form and foundation.
 7
               I have no idea.
          Α.
               Were there criminal allegations
 8
          0.
 9
     about Virginia that either your lawyer or
10
     press agent were leaking to the press?
11
               MR. PAGLIUCA: Objection to form
12
          and foundation.
               I have no idea.
13
          Α.
14
               Did you ask him what he meant when
15
     he said, I will get the criminal allegations
16
     out?
17
               I don't recollect the conversation.
               Did you direct him to leak to the
18
19
     press criminal allegations about Virginia
20
     Roberts?
21
               I already testified that I have no
22
     knowledge of what you are asking me.
              Were you copied on this email,
23
          Q.
24
     correct?
25
          Α.
               I was.
```



```
Page 416
 1
 2
                       CERTIFICATE
 3
 4
 5
                I HEREBY CERTIFY that the witness,
 6
     GHISLAINE MAXWELL, was duly sworn by me and
 7
     that the deposition is a true record of the
 8
     testimony given by the witness.
 9
10
               Leslie Fagin,
11
               Registered Professional Reporter
12
               Dated: April 22, 2016
13
14
15
                (The foregoing certification of
     this transcript does not apply to any
16
17
     reproduction of the same by any means, unless
     under the direct control and/or supervision
18
     of the certifying reporter.)
19
20
21
22
23
24
25
```



Case 1:15-cv-07433-LAP Document 1327-22 Filed 01/05/24 Page 1 of 5
EXHIBIT 5
(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

June 21, 2016 9:17 a.m.

C O N F I D E N T I A L

Deposition of JOSEPH RECAREY, 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.



Page 106 JOSEPH RECAREY - CONFIDENTIAL 1 2 Q. Do you remember speaking with a female by 3 the name of 4 Α. Yes. 5 Q. And is that -- did you learn from about 7 MR. PAGLIUCA: Object to form and foundation. THE WITNESS: That's correct. 10 BY MR. EDWARDS: 11 Q. And what did you understand 12 interaction with Jeffrey Epstein to be? 13 MR. PAGLIUCA: Object to form and 14 foundation. 15 THE WITNESS: was allegedly 16 dating Jeffrey Epstein at the time. And 17 and were roommates. During that time, had met with 18 19 and went shopping with her at the Palm Beach 2.0 Mall, where they purchased items from 21 Victoria's Secrets. 2.2 After spending the day together, they went 23 over to the Palm Beach house, where Epstein 24 requested to see what was purchased. She was a 25 little reluctant initially, but because of the



Page 107 JOSEPH RECAREY - CONFIDENTIAL 1 2 fact that it was his money that purchased the 3 items, she showed the outfit that she had purchased at Victoria's Secrets. He had asked 4 5 her to try it on, at which time she did. She went back to the house at another 7 time, where she was going to meet with and Epstein. They went for a bike ride, but had a massage, which Epstein walked in on 10 while she was getting a massage. 11 He asked her to turn over, expose her 12 breasts to him. I think he performed a 13 chiropractic move on her. And she was 14 completely uncomfortable with the whole 15 situation. 16 BY MR. EDWARDS: 17 Q. Did you ever attempt to interview 18 I'm trying to recall. I believe I may 19 2.0 have. I just -- off the top of my head, I can't 21 remember whether I did or didn't. 22 Okay. At some point in time did you 23 encounter Alan Dershowitz? 24 MR. PAGLIUCA: Object to form and 25 foundation.



```
Page 365
 2
 3
                       CERTIFICATE OF OATH
     STATE OF FLORIDA
 5
     COUNTY OF MIAMI-DADE )
 6
                  I, the undersigned authority, certify
 8
        that JOSEPH RECAREY personally appeared before me
 9
        and was duly sworn.
10
                 WITNESS my hand and official seal this
        24th day of June, 2016.
11
12
13
                        KELLI ANN WILLIS, RPR, CRR
14
                        Notary Public, State of Florida
                        My Commission No. EE911443
15
                        Expires: 2/16/16
16
                             + + + + + + + + + + +
17
18
19
20
21
22
23
24
25
```



Case 1:15-cv-0/433-LAP
EXHIBIT 6
(Filed Under Seal)
(Tited Cilder Sear)

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.

CONFIDENTIAL

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.



Page 45

- 1 Q. And what -- do you recall any observations
- 2 about when you met her?
- 3 A. To speak with, she was a little rough
- 4 around the edges, and I could see the progression of
- 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 Q. Do you recall how old she was when you
- 10 first met her?
- 11 A. I assumed she was 18, but I do not know
- 12 her age.
- MS. McCAWLEY: We're going to take a break
- really quickly and then we will be back. So we
- are going to go off the record.
- 16 THE VIDEOGRAPHER: Off the record at 9:48.
- 17 (Thereupon, a recess was taken, after
- which the following proceedings were held:)
- 19 THE VIDEOGRAPHER: On the record at 9:58.
- 20 BY MS. McCAWLEY:
- 21 Q. I'm just going to resume. I have a few
- 22 more questions for you.
- 23 You mentioned visiting the US Virgin
- 24 Islands.
- Do you recall doing any activities with



```
Page 159
 1
                       CERTIFICATE OF OATH
 2
     STATE OF FLORIDA
     COUNTY OF MIAMI-DADE )
 4
 5
                  I, the undersigned authority, certify
        that JOHANNA SJOBERG personally appeared before me
 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
13
                        Expires: 2/16/21
14
15
16
17
18
19
20
21
22
23
24
25
```



Case 1:15-cv-0/433-LAP Document 1327-24 Filed 01/05/24 Page 1 of 6
EXHIBIT 7
(Filed Under Seal)
(Tited Cilder Sear)

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

June 1, 2016 9:12 a.m.

CONFIDENTIAL

Deposition of JOHN ALESSI, 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.



- 1 JOHN ALESSI
- 2 O. You never received emails from either of
- 3 them?
- 4 A. No, sir.
- 5 Q. So when there would be a message from one
- of them while they were out of town, they would call
- 7 you, call you on the telephone?
- 8 A. I haven't spoken to Ghislaine in 12 years.
- 9 Q. Sorry. I'm talking about when you worked
- 10 there and you would receive a message that they were
- 11 coming into town, would that be by way of telephone?
- 12 A. Telephone, and also, there was a system at
- 13 the house, that it was MindSpring, MindSpring I
- 14 think it's called, that it was like a message system
- 15 that would come from the office.
- 16 Q. What is MindSpring?
- 17 A. It was a server. I think it was -- the
- 18 office would have, like, a message system between
- 19 him, the houses, the employees, his friends. They
- 20 would write a message on the computer. There was no
- 21 email at that time.
- 22 Q. Okay. So what computer would you use?
- A. My computer in my office.
- Q. And so was part of your daily routine to
- 25 go to your computer and check to see if you had



- 1 JOHN ALESSI
- 2 MindSpring messages?
- 3 A. No. That was at the end of my stay. That
- 4 was the very end of my stay. I didn't get involved
- 5 with that too much. But it was a message system
- 6 that Jeffrey received every two, three hours, with
- 7 all the messages that would have to go to the office
- 8 in New York, and they will print it and send it
- 9 faxed to the house, and I would hand it to him.
- 10 Q. Did it look like the message pads that
- 11 we've been looking at?
- 12 A. No, no, nothing like that.
- 13 Q. Was it typed-out messages?
- 14 A. Yes, typed-out messages.
- 15 Q. Just explain one example of how it would
- 16 work. Let's say that Ghislaine wanted to send him a
- 17 message on MindSpring. How would that work?
- 18 A. An example?
- 19 O. Sure.
- 20 A. It got so ridiculous at the end of my
- 21 stay, okay? That Mr. Epstein, instead of talking to
- 22 me that he wants a cup of coffee, he will call the
- 23 office; the office would type it; they would send it
- 24 to me, Jeffrey wants a cup of coffee, or Jeffrey
- 25 wants an orange juice out by the pool.



- 1 JOHN ALESSI
- 2 Q. He would call the office in New York.
- 3 They would then type it in MindSpring?
- 4 A. Send it to me.
- 5 Q. How would you know to check for it? How
- 6 would you know to look for this MindSpring?
- 7 A. Because I was in the office. I was there.
- 8 I was there. And we have a signal when it come on
- 9 and says, Hey, you've got mail.
- 10 Q. Okay.
- 11 A. Every day. Every day it was new things
- 12 put in. That's why I left, too.
- Q. Do you know who set up the mind spring
- 14 system?
- 15 A. It was a computer guy. It was a computer
- 16 guy who worked only for Jeffrey. Mark. Mark
- 17 Lumber.
- 18 O. Was he local to Palm Beach?
- 19 A. No. He was in New York. Everything was
- 20 set up from New York. And Mark Lumber, I remember
- 21 he came to Palm Beach to set up the system at the
- 22 house.
- Q. Did you become aware at some point in time
- 24 that there was a bag or a briefcase of cash that was
- 25 in the house?



```
Page 236
 1
                            JOHN ALESSI
 2
                      CERTIFICATE OF OATH
 3
     STATE OF FLORIDA
 4
     COUNTY OF MIAMI-DADE
 5
                 I, the undersigned authority, certify
 6
        that JOHN ALESSI personally appeared before
                                                        me
        and was duly sworn.
 7
                 WITNESS my hand and official seal
        this 1st day of June, 2016.
 8
 9
                     Kelli Ann Willis, RPR, CRR
                     Notary Public, State of Florida
10
                     Commission FF928291, Expires 2-16-20
11
              + + + + + + + + + + + + + + + + + +
12
                           CERTIFICATE
13
     STATE
            OF
                 FLORIDA
14
     COUNTY OF MIAMI-DADE )
15
                 I, Kelli Ann Willis, Registered
        Professional Reporter and Certified Realtime
        Reporter do hereby certify that
16
        authorized to and did stenographically report the
        foregoing deposition of JOHN ALESSI; that a review
17
        of the transcript was not requested; and that the
        transcript is a true record of my stenographic
18
        notes.
19
                 I FURTHER CERTIFY that I am not a
        relative, employee, attorney, or counsel of
        of the parties, nor am I a relative or employee of
20
        any of the parties' attorney or counsel connected
21
        with the action, nor am I financially interested
        in the action.
22
                 Dated this 1st day of June, 2016.
23
24
                         KELLI ANN WILLIS, RPR, CRR
25
```



Case 1:15-cv-07433-LAP Document 1327-25 Filed 01/05/24 Page 1 of 12
EXHIBIT 8
(Filed Under Seal)

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA CASE NO:502008CA028051XXXXMB AB

L.M.

Plaintiff,

-vs-

JEFFREY EPSTEIN AND SARAH KELLEN,

Defendants.

DEPOSITION OF JANUSZ BANASIAK

Tuesday, February 16, 2010 10:09 - 2:30 p.m.

250 Australian Avenue South
Suite 1500
West Palm Beach, Florida 33401

Reported By: Cynthia Hopkins, RPR, FPR Notary Public, State of Florida Prose Court Reporting Job No.: 1317

(561) 832-7500 PROSE COURT REPORTING AGENCY, INC. (561) 832-7506

Page 55 1 One was in cabana. One, the other second one 2 was in living room and one was in small office next to the kitchen. Q. All right. In your time at the house 5 prior to that, is it fair to say those computers had 6 never been removed before? 7 I remember that there was to bring some new ones to replace them at some point. I don't know 8 remember exactly if it was for upgrading, but they 9 10 change computers very often I would say. 11 All right. But the computers -- the removal by Adriana and this individual, that wasn't 12 13 done -- we're talking about a different -- that's 14 not a time where they were replacing computers. 15 This was just removing computers from the house? 16 Α. Yes. 17 And did you receive any explanation as to 0. 18 why the computers were being removed from the house? 19 Α. No. 20 0. Did you ever have occasion to use any of 21 the three computers that were removed from the 22 house? 23 I never, I never, you know, touch them, Α. No. 24 never use them. I have my own computer in my office, so 25 I use this computer.

(561) 832-7500

PROSE COURT REPORTING AGENCY, INC.

Page 56 1 Is your computer in your office --Q. 2 Α. Yes. Let me finish. Is the computer in your 0. office linked up with the three computers that were 5 removed from the house? Meaning, can you look at 6 the system and see what is on those three computers? 7 Α. No, no. 8 Is it your understanding that those three 0. 9 computers are linked with one another or do you know? 10 11 I don't know, but I, I doubt it. Α. They are 12 separate I quess. 13 Okay. Were you aware that Mr. Epstein 14 used a Citrix program to link various computers? 15 Did you know that? 16 I use Citrix too in my computer for Α. Yeah. 17 exchanging e-mails and get through Internet. 18 So, is it your understanding that the only connection then through Citrix with these 19 20 computers, these various computers that were in 21 Mr. Epstein's home, was for e-mail purposes? 22 Α. Yes. 23 To your knowledge, you're not 0. Okav. 24 familiar with those computers sharing other files or 25 information?

(561) 832-7500

PROSE COURT REPORTING AGENCY, INC.

Page 57 1 Α. No. 2 That's not something that you were, you 0. were privy to? You weren't, you weren't in the loop of the sharing of information in the house in terms 5 of the computers being connected through any server? 6 I don't really know what, how, how to answer 7 your question because Citrix is for the whole organization to exchange e-mail between employees. 8 9 All right. You used the term? 10 So, even my computer is connected to Citrix. Α. 11 I can receive mail and I can e-mail information to 12 employee within organization. But I don't know if you 13 can see to each computer what is going on on another 14 computer. 15 Ο. You don't know about --16 Α. Is that your question? 17 You don't know about shared files? 0. 18 Α. No. 19 Q. You only know that the one computer can 20 e-mail the other? 21 Α. Right. 22 But that can happen with any two computers 23 in the world pretty much. You can send e-mails to 24 each other, right. 25 Α. Yes.

(561) 832-7500

PROSE COURT REPORTING AGENCY, INC.

```
Page 58
 1
                    You have used the term organization, you
 2
         can share within the organization. What do you --
         just so I can understand what you're calling the
         organization, what do you mean by that word?
 5
                    People employed by Jeffrey Epstein.
                                                           There are
 6
         a few groups of people, his office in New York and I
 7
         quess --
                    Who are those people by name that you
 8
               Q.
 9
         would consider within the Jeffrey Epstein
10
         organization?
11
                    His accountant, his --
               Α.
12
                    Who is that?
               0.
13
               Α.
                    Bella Klen.
14
                    What is it?
               Ο.
15
               Α.
                    Bella Klen. K-l-i-n. E-n, I'm sorry.
16
                    Bella, B-e-l-l-a?
               0.
17
               Α.
                    Yes.
18
                    Is that somebody in New York?
               0.
19
               Α.
                    Yes.
20
               0.
                    Is that a male or female?
21
                    Female.
               Α.
22
                    And you understand that's his accountant?
               0.
23
                    Right.
               Α.
24
                                      Just to get the spelling
                    MR. GOLDBERGER:
25
               correct is it K-l-e-i-n?
```

(561) 832-7500

PROSE COURT REPORTING AGENCY, INC.

```
Page 59
 1
                    THE WITNESS:
                                  K-l-e-n.
 2
                    MR. MERMELSTEIN: K-l-e-n.
         BY MR. EDWARDS:
                    And in addition to Bella Klen, who else
               Q.
 5
         would you have considered to be in Jeffrey Epstein's
 6
         organization?
 7
               Α.
                    Rich Kahn. Richard Kahn.
                    And how do you spell the last name?
 8
               Ο.
 9
               Α.
                    K-a-h-n.
                    And where is he located?
10
               0.
11
                    New York office.
               Α.
12
                    What does he do?
               0.
13
               Α.
                    I guess he was involved with the accounting.
14
                    And who else?
               0.
15
               Α.
                    Leslie. I would think I would say secretary.
                    Leslie Groff?
16
               0.
17
               Α.
                    Yes.
18
                    And is she also in the New York office?
               0.
19
              Α.
                    Yes.
20
               0.
                    What do you understand her role to be?
21
               Α.
                    Secretary I would say.
22
                    Did she also schedule appointments for
               Q.
23
         these young females to come to Jeffrey Epstein's
24
         house?
25
                    MR. GOLDBERGER:
                                      Form.
```

(561) 832-7500

PROSE COURT REPORTING AGENCY, INC.

Page 60 1 THE WITNESS: I don't know. 2 BY MR. EDWARDS: We'll go back to that but I tell you why I If you don't know then you don't know, but in 5 the course of Mr. Epstein's -- you're aware that he 6 did plead quilty to a couple felonies in state 7 court, right? Α. 8 Right. 9 Well, in the course of the negotiation 10 with the federal government and the U.S. Attorney's 11 Office, they, the agreement between Mr. Epstein and the U.S. Attorney's office mentions people that are 12 13 called co-conspirators of Epstein. And Leslie Groff 14 is named as one of those co-conspirators. 15 Do you know what involvement, if any, that 16 she had with the crimes that were being 17 investigated? 18 Α. No. 19 Q. Okay. 20 Α. I am not aware of this. 21 0. The other people mentioned as 22 co-conspirators are Sarah Kellen, Adriana Ross, and 23 Nadia Marcinkova. So we'll get to them in a minute 24 but first just so we stay on the track of who was in 25 the organization, is Sarah Kellen, Adriana Ross and

(561) 832-7500

PROSE COURT REPORTING AGENCY, INC.

```
Page 61
 1
         Nadia Marcinkova all people that you would also
 2
         consider within the organization?
              Α.
                    Yes.
              0.
                    Okay.
                           So, we just added three more names
 5
                  Who else would you consider, Ghislaine
 6
         Maxwell?
 7
              Α.
                    Yes.
 8
                    And who else?
              Ο.
 9
              Α.
                    Who was working there?
                    Bella, Richard Kahn, Leslie Groff,
10
              0.
11
         Ghislaine Maxwell, Nadia, Sarah, Adriana.
                    I think Harry was involved with the
12
13
         accounting.
14
              Ο.
                    Okay.
15
              Α.
                    I don't recall his last name.
16
                    Somebody else involved with the
              0.
17
         accounting?
18
              Α.
                    Yes.
19
                    Okay.
                           Any of those people that you just
20
         named, were any of those people that you just named
         the person that you described as the gentleman that
21
22
         assisted Adriana in removing the computers from the
23
         house prior to the search warrant being executed?
24
                        You mean the one who show up to do those
25
         computers?
```

(561) 832-7500

PROSE COURT REPORTING AGENCY, INC.

Page 62 1 The one who helped Adriana move Q. Right. 2 it. Α. No, it wasn't. 0. Had you ever seen that individual on the 5 property, on Mr. Epstein's property at 358 Albrillo 6 Way prior to him assisting Adriana in removing the 7 computers from the home? 8 Α. No. That was their first time seeing him? 9 0. Α. 10 Yes. 11 Had you ever seen him since that date? 0. 12 Α. No. 13 Q. And to this date you don't know who that individual was? 14 15 Α. No. 16 Were you told that the -- let me rephrase 0. 17 I guess you told me that anything that 18 happened in the home in terms of quests coming over 19 or things of that nature, you would be forwarned 20 about it, right? 21 Α. Right. 22 So, when was the first time that you 23 learned that Adriana and some gentleman that you had 24 never met would be coming to the home to remove the 25 computers?

(561) 832-7500

PROSE COURT REPORTING AGENCY, INC.

Page 63 1 I got the phone call from her that there would 2 be -- I don't know what time it was in the house in certain time and they would pick up those computers. Q. Okay. And you got a phone call from 5 Adriana? Α. Right. 7 Why were you called by Adriana to tell you that Adriana and would be coming over to, with some 8 9 other gentleman to remove the computers. Do you 10 know why you were told that? 11 Α. No. Would Adriana call every time she would 12 0. 13 come over? 14 Α. Yes. 15 Okay. 0. 16 I mean, any, any time coming to the house, Α. 17 they always let me know who is coming when they are arriving or whatever. 18 19 Q. Back in 2000, sorry. 20 Α. I said even if Jeffrey Epstein arriving at the 21 house, I always know what time and which day he would be 22 here or another person, so I would be aware of what was 23 going on and I would be prepared. 24 Who besides you back in 2005 lived at the 25 house full time; just you?

(561) 832-7500

PROSE COURT REPORTING AGENCY, INC.

	Page 191
1	CERTIFICATE OF OATH
2	THE STATE OF FLORIDA
3	COUNTY OF PALM BEACH
4	
5	
6	I, the undersigned authority, certify that
7	JANUSZ BANASIAK personally appeared before me
8	and was duly sworn on the 16th day of February,
9	2010.
10	
11	Dated this 28th day of February, 2010.
12	
13	
14	HOTCA
15	Cynahia J. Hoghers
16	3/w0323
17	Cynthia Hopkins, RPR, FPR Notary Public - State of Florida
18	My Commission Expires: February 25, 2011 My Commission No.: DD 643788
19	
20	
21	
22	
23	
24	
25	

(561) 832-7500

PROSE COURT REPORTING AGENCY, INC.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

	X	
VIRGINIA L. GIUFFRE,		
Plaintiff,		
V.		
GHISLAINE MAXWELL,		15-cv-07433-RWS
Defendant.		
	v	

Response in Opposition to Plaintiff's Motion to Enforce the Court's Order and Direct Defendant to Answer Deposition Questions Filed Under Seal

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, by and through her counsel, hereby submits the following Response in Opposition ("Response") to Plaintiff's Motion to Enforce the Court's Order and Direct Defendant to Answer Deposition Questions Filed Under Seal ("Motion"), as follows:

INTRODUCTION

This lawsuit presents one relatively simple question: is Plaintiff's claim that she was sexually abused, sexually trafficked and held as a "sex slave" by Jeffrey Epstein between 1999 and 2002 "with the assistance and participation of" Ms. Maxwell substantially true? Plaintiff already has admitted, under oath, that substantial portions of her story are untrue; she has so far refused to say under oath what other lies printed by the press about her story are untrue, but has admitted that journalist Sharon Churcher "got it wrong." For example, Plaintiff has admitted that she did not meet Ms. Maxwell or Mr. Epstein in 1999 (or in 1998) at the age of 14 or 15, as she previously has sworn and as she told members of the press. Declaration of Jeffrey S. Pagliuca "Pagliuca Decl."), Composite Ex. A (Testimony of Plaintiff Virginia Giuffre on May 3, 2016), at 26-27, 220-226. Plaintiff admitted that she did not spend her sweet 16th birthday with Mr. Epstein and Ms. Maxwell as she included in her book manuscript, her Jane Doe #102 Complaint and in the story she sold to the Daily Mail. Id. at 102. Plaintiff's counsel has admitted that it was a mistake to sue Alan Dershowitz for defamation, after he provided them documentation establishing he never was in their client's presence, nor did he have sex with her. Pagliuca Decl., Ex. B. And Plaintiff's story about attending a dinner party with Bill Clinton on Little St. James was debunked by none other than former FBI head, Louis Freeh. *Id.*

Yet, undeterred, Plaintiff and her counsel continue to use this lawsuit to seek discovery of matters far afield of the one simple question posed in the defamation claim, to explore events that occurred well past 2002, when Plaintiff lived in Australia and had no contact with Ms.

Maxwell or Mr. Epstein. The current witch-hunt has now expanded into the private personal life

of defendant Ghislaine Maxwell. The harassing, extended, repetitive, cumulative and redundant continued deposition of Ms. Maxwell should be concluded.

FACTUAL BACKGROUND

On April 22, 2016 Plaintiff deposed Ms. Maxwell for a full seven hours. The transcript of that deposition is 418 pages long. Ms. Maxwell did not assert any privilege against self-incrimination and was questioned extensively about, among other things: her relationship with Jeffrey Epstein, her knowledge of "sexual trafficking," sex with minors, non-consensual sex, sex involving the Plaintiff and others, sex involving Plaintiff and Mr. Epstein, sex involving the Plaintiff and Ms. Maxwell, sex involving the Plaintiff, Ms. Maxwell and Mr. Epstein. She was asked questions about whether she recruited girls for Ms. Epstein to have sex with, her knowledge of Ms. Epstein's sex with a number of people. She was asked questions about "sex toys," pornographic images, child pornography, and nudity at Mr. Epstein's house. Ms. Maxwell answered these questions, and many others, to the best of her ability. *See* Pagliuca Decl.,

Composite Exhibit C (Transcript of (First) Deposition of Ghislaine Maxwell on April 22, 2016).

During her **first** deposition, Ms. Maxwell was freely questioned and testified about the following:

- She never had a sexual encounter with Plaintiff, ever. *Id.* at 76:3-11.
- She never saw Plaintiff massage Mr. Epstein. *Id.* at 75:12-24.
- She never saw Jeffrey Epstein and Plaintiff in a sexual situation. *Id.* at 75:23-76:1.
- She did not have a set of outfits for Plaintiff to wear. *Id.* at 69:1-24, and again at 117:4-15.
- She had no knowledge of any non-consensual sex acts involving Mr. Epstein. *Id. at* 55:5-15.
- She never had non-consensual sex with anyone. *Id.* at 62:19-20 & 63:23-25.

- She did not train Plaintiff to "recruit" other girls for massages or sexual massages. *Id.* at 81:21-82:7.
- She never arranged for or asked Plaintiff to have sex with anyone. *Id. at* 58:6-11.
- She never gave a massage with Plaintiff in the room with Mr. Epstein. *Id. at* 19:16-21.
- She never gave a massage to Mr. Epstein with a female that was under the age of 18 in the room. *Id.* at 22:11-14.
- She never observed Mr. Epstein having a massage given by an individual, a female, who was under the age of 18. *Id.* at 22:15-18.
- She never had sex with . *Id. at* 38:19-23.
- She never observed Jeffrey Epstein having sex with Id. at 38:24-39:2.
- She was unaware if Jeffrey Epstein was having sexual contact with when she was 13 years old. *Id.* at 39:3-5.
- She was never involved in an orgy with . *Id.* at 40:16-18.
- She had no knowledge of whether was involved with sex with Jeffrey Epstein and girls over the age of 18. *Id.* at 46:13-16.
- She had no knowledge of whether recruited other girls for sex with Jeffrey Epstein. *Id.* at 46:17-21.
- She did not know the precise nature of Jeffrey Epstein's relationship with Sara Kellen. *Id.* at 48:5-6.
- She was unaware of any sexual acts with masseuses and Jeffrey Epstein that were non-consensual. *Id.* at 55:5-15.
- She discussed her knowledge of Annie Farmer. *Id.* at 55:17- 56:20.
- She had no knowledge of Annie Farmer telling the police that Jeffrey Epstein sexually assaulted her. *Id.* at 56:16-20.
- She had no knowledge of Emmy Taylor having sex with Jeffrey Epstein. *Id.* at 65:10-15.
- She never had sex with Jeffrey Epstein, Plaintiff, and Emmy Taylor. *Id.* at 65:8-10.
- She had no knowledge of Emmy Taylor bringing females to the house to massage Jeffrey Epstein. *Id.* at 67:5-13.
- She had no knowledge about a basket of sex toys. *Id.* at 70:25-75:4 and again at 242:3-243:13.

- She was unaware of Jeffrey Epstein ever having his nipples pinched while having sex with a minor. *Id.* at 82:23-83:4.
- She never met anyone underage in London to provide a massage for Jeffrey Epstein. *Id.* at 97:25-98:5.
- She had no knowledge about Jean Luc Brunel bringing girls to Jeffrey Epstein for the purpose of providing massages. *Id.* at 99:2-21.
- She never participated in obtaining visas for foreign girls. *Id.* at 100:9.
- She did not believe it was Jeffrey Epstein's preference to start sex with a massage. *Id.* at 100:10-20.
- She never trained a female under the age of 18 at Jeffrey Epstein's home. *Id.* at 157:5-10.
- She has no knowledge whether ever asked females to come over to see Jeffrey Epstein for the purpose of sexual massage. *Id.* at 268:21-24.
- She had no knowledge of any sexual relationship between Jeffrey Epstein and Anouska DiGeorgio. *Id.* at 305:5-23.
- She was aware of and understood that she was Jeffrey Epstein's girlfriend and spent a lot of time with him in 1999-2000. *Id. at* 364:5-365:11.

Because Ms. Maxwell had not, by virtue of becoming a defendant in this case, injected her entire personal sexual history into this litigation counsel for Ms. Maxwell, during the first 7 hour deposition, instructed Ms. Maxwell to not answer questions related to consensual sexual activity with adults. No objection was raised, and no instruction to not answer lodged, to questions regarding Ms. Maxwell's knowledge of sexual activity (consensual or non-consensual) by Mr. Epstein or others with children, Plaintiff, or other persons. No objections were made, or instructions to not answer, to questions about whether Ms. Maxwell assisted Mr. Epstein in the alleged sexual trafficking of the Plaintiff from 1999 to 2002. Ms. Maxwell answered questions about sexual trafficking, prostitution, her job with Mr. Epstein, and police reports related to Mr. Epstein. Ms. Maxwell was questioned, without any instruction not to answer, about message pads, phone lists, the hiring practices related to massages, hiring practices in general, whether Jeffrey Epstein had a scheme to recruit underage girls for sexual massages and whether Jeffrey

Epstein's assistants would arrange times for underage girls to perform sexual massages. Pagliuca Decl., Ex. C at 253-55. She was extensively questioned about various message pads recovered from Jeffrey Epstein's home by the Palm Beach Police Department. *Id.* at 147:23-167:23. She was extensively questioned regarding her knowledge about Johanna Sjoberg. *Id.* at 307:6-312:12. She was extensively questioned about a list containing names and phone numbers under the heading "Massage Florida." *Id.* at 313:18 – 334:8. Simply stated, with the exception of her adult consensual sex life, Plaintiff was free to question Ms. Maxwell, and in fact questioned Ms. Maxwell on any topic. Importantly, Plaintiff's original motion recognized this fact, seeking only to response Plaintiff on one subject: "Defendant should be ordered to sit for a follow-up deposition and directed to answer questions regarding her knowledge of alleged "adult" sexual activity." Plaintiff's Motion to Compel Deposition Questions, WHEREFORE Clause, at 10 (Doc. # 143).

On June 20, 2016 the Court issued its Order allowing Ms. Maxwell to be re-deposed on a limited basis. The Court authorized questioning relating to:

- 1. Ms. Maxwell's sexual activity with or involving Jeffrey Epstein;
- 2. Ms. Maxwell's sexual activity with or involving the Plaintiff;
- 3. Ms. Maxwell's sexual activity with or involving underage females;
- 4. Ms. Maxwell's sexual activity involving or including massage with individuals Ms. Maxwell knew were or were likely involved with Mr. Epstein;
- 5. Ms. Maxwell's knowledge of sexual activities of others with or involving Epstein;
- 6. Ms. Maxwell's knowledge of sexual activities of others with or involving Plaintiff;
- 7. Ms. Maxwell's knowledge of sexual activity of others with underage females known to Epstein or believed to be known to Epstein;
- 8. Ms. Maxwell's knowledge of sexual activity of others involving massage with individuals Ms. Maxwell knew or believed might be known to Epstein.

The continued deposition was expressly limited to the above eight categories, and the Court instructed that Ms. Maxwell "need not answer questions that relate to none of these subjects or that is clearly not relevant, such as sexual activity of third-parties who bear no knowledge or relation to key events, individuals, or locations of this case." Order of June 20, 2016 at 10 (Doc. # 264-1). Presumably the Court did not authorize repetitive questioning about topics that had been asked and answered in the prior deposition.

Ms. Maxwell had already been subjected to, and fully answered, questions related the majority of the 8 topics in her first 7-hour deposition. Questions related to topics 2, 3, 5, 6, and 7 had all been answered in the negative, *i.e.*, Ms. Maxwell did not have any sexual contact with the Plaintiff (2), did not have sexual contact with any underage females (3), did not have any sexual contact with anyone during a massage (4); had no knowledge of Epstein's sexual activity other than with Ms. Maxwell (5); had no knowledge of sexual activity with others and the Plaintiff (6); and Ms. Maxwell's knowledge of sexual activity of others with minors. Topics 4 and 8 had been substantially answered, in the negative. The instruction not to not to answer questions about sexual activity and massages was limited to any activity involving consensual adults. *See* Plaintiff's Motion to Compel Deposition Questions at 10 (Doc. #143).

Given that the majority of the questions had already been posed and answered over a full seven-hour time period one might reasonably assume that Ms. Maxwell's second deposition would be short and direct. Unfortunately, Plaintiff's counsel chose to ignore the Court's Order, repeatedly sought to reopen previously completed deposition topics and tried to ask questions about new topics completely unrelated to the limited purpose authorized. Pagliuca Decl., Ex. D (Transcript of (Second) Deposition of Ghislaine Maxwell on July 22, 2016). The entire deposition was far beyond the specific request made by Plaintiff in her Motion that Ms. Maxwell

be required to answer questions about adult consensual sexual activity – the only questions on which instructions were given in the first deposition. Yet, broad latitude was given by counsel in the deposition, permitting pages of duplicative, redundant examination on countless topics which had already been asked and fully answer in the first disposition. By way of example:

Duplicative Topic of Questioning	First Deposition (Exhibit C)	Second Deposition (Exhibit D)
Circumstances surrounding her first meeting of Plaintiff and if she held herself out as a professional masseur	14:9-19:18 35:11-36:20 213:5-220:3	65:4-70:5
If she saw women under the age of 18 (first deposition) or 21 (second deposition) at Epstein's houses	12:22-14:8; 22:15-24:9; 99:2-100:4; 122:19-122:14	71:20-73:18
Her knowledge of Ms. Sjoberg, her job, how she was hired, and if Ms. Maxwell ever received massages from Ms. Sjoberg	59:7-63:16; 286:23-293:13; 307:6-312:12	74:2-78:19 ¹
Knowledge of or meetings with Maria or Annie Farmer	55:20-56:20; 62:21-25	95:14-98:10; 103:19-113:22
Her knowledge of Nadia Marcinkova and interactions with Mr. Epstein	40:19-47:14	120:22-122:5; 126:22-129:12

¹ Consistent with Ms. Maxwell's testimony, Ms. Sjoberg testified that 1) all massages she gave to Ms. Maxwell were ordinary professional massages, and never of a sexual nature; 2) Ms. Maxwell and she never engaged in any sexual activity, nor was it ever requested; and 3) all interactions she had at Mr. Epstein's property of a sexual nature were consensual activities while she was an adult. Pagliuca Decl., Ex. E, at 94-96; 101; *see generally* Response at 20-21, *infra*.

Duplicative Topic of Questioning	First Deposition (Exhibit C)	Second Deposition (Exhibit D)
Her knowledge of Sara Kellen, when she last spoke to Ms. Kellen, what Ms. Kellen's job was, and her knowledge of sexual relations between Ms. Kellen and Mr. Epstein	47:15-49:18; 56:21-57:11; 254:25-256:8; 328:21-329:6; 396:4-21; 411:14-412:22	117:14-118:9; 125:2-126:21
Her interactions with Alfredo Rodriguez	329:7-330:12; 331:9-335:10	129:15-132:6
Her knowledge concerning Jean Luc Brunel's sexual activities or interaction with Mr. Epstein	379:22-380:18; 99:14-21; 116:19-117:3; 166:21-167:23	150:6-17
Her knowledge of the identities of a list name titled "Massage – Florida" from an address book marked in the first deposition and discussed at length	312:15-334:8	179:16 -184:15

THE QUESTIONS

I. PLAINTIFF'S FAILURE TO IDENTIFY THE SPECIFIC QUESTIONS CLAIMED UNANSWERED REQUIRES DENIAL OF THE MOTION

Plaintiff broadly, and inaccurately, claims now that at her second deposition, Ms.

Maxwell "refused to answer many questions" related to sexual activity or "refused to answer questions about subject integral to this lawsuit." Motion at 3-4. This assertion is patently dispelled by a review of the second deposition transcript which is 193 pages long. Pagliuca Decl., Ex. D. The deposition began at 9:04 a.m. and concluded at 2:51 p.m. The total time Ms. Maxwell testified in this deposition was 4 hours and 52 minutes for a total combined deposition

time of 11 hours and 52 minutes. A total of 787 questions were posed to Ms. Maxwell in the second deposition. Ms. Maxwell answered every question posed to her that fell within the scope of the June 20 Order, many that were outside the scope, and countless questions that had been asked and answered in her first deposition.

It is difficult to discern precisely what questions Plaintiff is complaining about in her Motion because of her generalized and non-specific complaints. Plaintiff fails to cite to a single instruction not to answer that 1) falls within the scope to the Court's Order and 2) that was not answered when properly rephrased to fall within the scope of the Order. S.D.N.Y. Local Rules require that:

A party seeking or opposing relief under Fed. R. Civ. P. 26 through 37 inclusive, or making or opposing any other motion or application, shall quote or attach only those portions of the depositions, interrogatories, requests for documents, requests for admissions, or other discovery or disclosure materials, together with the responses and objections thereto, that are the subject of the discovery motion or application, or that are cited in papers submitted in connection with any other motion or application. See also Civil Local Rule 37.1.

The failure to comply with Rule 37.1 and set forth the particular questions or responses Plaintiff claims are deficient is "enough to require denial of the motion." *Sibley v. Choice Hotels Int'l*, No. CV 14-634 (JS) (AYS), 2015 WL 9413101, at *5 (E.D.N.Y. Dec. 22, 2015) (denying motion to compel where party failed to identify the specific questions and responses to interrogatories claimed deficient); *see also Kilkenny v. Greenberg Traurig, LLP*, No. 05 CIV. 6578NRB, 2008 WL 371808, at *1 (S.D.N.Y. Feb. 7, 2008) (denying motion to compel where specific questions and objection were not provided, noting rule 37.1 is "This is not an academic or ritual requirement. . . . Court cannot be tasked with performing the functions of Kilkenny's legal counsel [by identifying claimed deficiencies] and thereby seen as advocating for one party over another."; *Frattalone v. Markowitz*, No. 91 CIV. 5854 (LMM), 1994 WL 494878, at *3

(S.D.N.Y. Sept. 9, 1994) (permitting reopening of deposition only if party could specifically identify areas of inquiry previously foreclosed). To the extent Plaintiff has not identified specific questions that Ms. Maxwell was instructed not to answer she has waived any issue related to the questioning.

II. THE REQUESTED TOPIC AREAS ARE CUMULATIVE, DUPLICATIVE AND NO GOOD CAUSE EXISTS FOR PERMITTING ADDITIONAL DEPOSITION TIME

Plaintiff's proffered "topic areas" that she would like to re-open the deposition to cover – again – makes clear that what she is asking for is additional time – in excess of the almost 12 hours she has already had – to ask questions that have already been answered. This is impermissible under Rule 30(d)(1) which prohibits depositions in excess of 7 hours seeking the type of duplicative and cumulative testimony Plaintiff seeks.

The only testimony cited in the Motion are instances in which Ms. Maxwell had already fully testified on the topic area. First, she cites questions concerning Johanna Sjoberg, a witness who has been deposed in this case. What Plaintiff ignores is that Ms. Maxwell had already been fully examined concerning her knowledge about Ms. Sjoberg and answered every question, with the exception of a single questions regarding adult consensual sexual activity which was answered in the second deposition. *See* Pagliuca Decl., Ex. C at 59:7-63:16; 286:23-293:13; 307:6-312:12 & Ex. D at 77:24 – 78:6 ("Q. Did Mr. Epstein, insofar as you believe, engage in sexual activities with Johanna? A. I would not know. I would say no. Q. Did you engage in sexual activities with Johanna? A. No."). Despite this, leeway was given, and 5 pages of repeated testimony concerning Ms. Sjoberg commenced and was permitted until the duplicative nature of the testimony was simply too much. *See* Pagliuca Decl., Ex. D at 74:2-78:19.

Second, Plaintiff inaccurately complains that Ms. Maxwell refused to answer questions concerning sexual activity involving two women named Annie and Maria Farmer. Motion at 6. Not so. Ms. Maxwell answered questions for fully 13 pages of her deposition concerning the Farmers. See Pagliuca Decl., Ex. D at 95-98 and 103-113. Ms. Maxwell answered well over 76 questions relating to Annie and Maria Farmer including who they are, when she met them, whether she ever saw them at Epstein's homes or her own home, whether Epstein ever had sex with them, whether they worked for Epstein, whether they flew on planes together, gave or received massages, participated in any sexual activities with one another, where they lived, the description of their living environments, and whether journalist Vicky Ward ever told Ms. Maxwell that Epstein had engaged in sexual activities. *Id.* This was on top of the questions that Ms. Maxwell had already answered at her first deposition that were nearly identical: who are the Farmers, how did you meet them, whether they ever made any allegations of sexual abuse by Epstein, or whether Ms. Maxwell had ever had non-consensual sexual contact with Annie Farmer. Pagliuca Decl., Ex. C at 95:14 -98:10 & 103:19-113:22. In fact, at the first deposition, Ms. Maxwell did not refuse to answer a single question regarding the Farmers. Thus, all of the questions at the second deposition were redundant, cumulative and outside of the Court's Order. The only question that Ms. Maxwell refused to answer was: "What did Vicky Ward tell you about Maria Farmer when she talked to you?," after which she answered another 10 pages of questions that centered around whether Vicky Ward had said specific things regarding the Farmers. Pagliuca Decl., Ex. D at 103-113. Ms. Maxwell has already flatly denied she had any knowledge of the allegations posited by reporter Vicky Ward.

Plaintiff is not permitted to re-depose Ms. Maxwell on issues already covered, or which she had the opportunity to cover, in the first 7-hour deposition, particularly in light of the

additional 4.5 hours permitted in the second deposition and the fact that she answered in the second deposition the only pertinent questions permitted by the Court Order. See Fed. R. Civ. P. 30(d)(1) ("the court must allow additional time consistent with Rule 26(b)(1) and (2) if needed to fairly examine the deponent") (emphasis added). Rule 30(d)(1) requires a court to guard against redundant or disproportionate discovery, stating that any additional deposition time must be consistent with Rule 26(b)(1) and (2), prohibiting, among other things, cumulative and duplicative testimony. The duplicative nature of the "topics" requested by Plaintiff is demonstrated by the previously cited testimony. It is compounded by the fact that Ms. Sjoberg has fully testified concerning how she came to work for Epstein, what she did while working for him, and how she was paid. See This Response at 20-21, infra. The redundancy of the requested testimony (much of which is outside the scope of the Order) prohibits a finding of good cause for reopening – yet again – Ms. Maxwell's testimony. See Kleppinger v. Texas Dep't of Transp., 283 F.R.D. 330, 333 (S.D. Tex. 2012) ("a party seeking a court order to extend the duration of the examination must show 'good cause' to justify such an order" including showing information is not duplicative and cumulative).

Of course, Ms. Maxwell and her counsel had no desire to subject Ms. Maxwell to a third deposition, thus permitting many questions that far exceeded the scope of the Order. When called on to explain how extraneous questions were proper, Plaintiff's counsel refused to proffer why certain questions were within the Court's order leaving Ms. Maxwell's counsel no option, on a few occasions, to instruct Ms. Maxwell to not answer. Plaintiff's counsel's refusal to simply explain how objectionable questions were within the scope of the permitted deposition makes clear that they were not, and should act as a waiver. *See, e.g.*, Pagliuca Decl., Ex. D at 99-101.

III. COUNSEL INSTRUCTED MAXWELL NOT TO ANSWER TO ENFORCE THE COURT'S ORDER AND TO PREVENT HARASSMENT BY PLAINTIFF'S COUNSEL

The only questions to which counsel for Ms. Maxwell instructed her not to answer were those that she had already answered or were outside the Court's Order permitting a re-opening of the deposition. Fed. R. Civ. P. 30(c)(2) (instruction not to answer appropriate "when necessary to ... enforce a limitation ordered by the court"). Plaintiff loosely points to eleven questions in her Motion. She omits parts in which the question had already been answered, and she implies an instruction not to answer where none was given. None of the cited questions merits the reopening of Ms. Maxwell's deposition for a third bite at the apple.

A. Objected to Question Number 1:

"So how did it happen, Ms. Maxwell, that Joanna, who had been hired to answer phones, ended up giving massages to you and Mr. Epstein."

In Ms. Maxwell's first, 7 hour, deposition she was questioned extensively about her relationship with Ms. Sjoberg. *See* Pagliuca Decl. Ex. C at 59-63; 112-113; & 307-309. Consistent with the Defendant's position at that time, Plaintiff was free to ask, and asked, questions about Ms. Sjoberg with the exception of consensual adult sexual contact. The only instruction to not answer was limited to consensual adult sexual contact, of which there was none. (Although in fact, Ms. Maxwell testified in her first deposition that the massages with Ms. Sjoberg did not involve sex.). *See* Pagliuca Decl. Ex. C at 61:14-15..

In Ms. Maxwell's second, 4.5 hour deposition, she was again questioned extensively about Ms. Sjoberg. The questioning begins on page 74 of the transcript. Plaintiff's counsel asked dozens of questions about Ms. Sjoberg without any instruction to not answer. When the questions became repetitive to the questions asked at the first deposition and strayed outside the

Court's Order counsel for Ms. Maxwell sought guidance form the Court, which was not available.

Notwithstanding that the examination was repetitive, Ms. Maxwell responded to questions, without instruction not to answer, that were within the Court's Order. She testified that she did not have any sexual relationship or contact with Ms. Sjoberg and was unaware of any sexual contact between Mr. Epstein and Ms. Sjoberg. *See* Pagliuca Decl. Ex. D at 77:24-78:6. She also testified about Ms. Sjoberg and massages, both in her first deposition and the second. *See* Pagliuca Decl. Ex. C at 59-63; 112-113; & 307-309 and Ex. D at 74-82:8.

When the question about Ms. Sjoberg answering phones for was asked for the *fourth time*, the instruction not to answer was given. These questions had been asked in the first deposition, could have been asked in greater detail in the first deposition, and were answered in both depositions prior to the instruction not to answer being given: Ms. Sjoberg was hired to answer phones and sometime after that went to massage school and began giving massages. Ms. Maxwell was not sure how the transition occurred but believed "that she went to massage school and became a professional masseuse." *Id.*, at 75:10-11.

B. Objected to Questions Number 2 and 3.

"Did Mr. Epstein pay Johanna for the massages that she gave Mr. Epstein?" "Do you know how much Mr. Epstein paid Johanna to give massages?"

Plaintiff has selectively and misleadingly provided only a portion of the transcript related to this issue and ignores the fact that Plaintiff, in the first deposition, asked questions on the same topic. Moreover, Ms. Maxwell previously testified that she did not pay Ms. Sjoberg and did not know who paid her. *See* Pagliuca Decl. Ex. C at 59-63; 112-113; & 307-309 and Ex. D at 82:2-7.

C. "Objected" to Question Number 4.

"Do you know if Maria Farmer was ever at Mr. Wexner's property in Ohio?"

This question is completely outside the Court's June 20, 2016 Order as it does not relate to Ms. Maxwell, Mr. Epstein, massages, sex, or any property identified in this case. Regardless, the witness was never instructed to not answer the question and did not refuse to answer questions about the Farmers. After the question was posed, counsel for Ms. Maxwell simply asked for an explanation as to how the question was within the Court's Order. The witness was not instructed not to answer. It appears that after considering the request for a proffer as to how the question was within the Court's Order, the question was withdrawn and a different question was posed: "Mr. Boies: Let me approach it this way." ... Did Ms. Ward tell you that?" The questioning about the Farmers continues many pages thereafter. *See* Pagliuca Decl., Ex. D at 99-113.

D. "Objected" to Question Number 5

Without any record support Plaintiff claims that "Defendant's counsel also stopped a line of questioning in which defendant was asked if she recalled several girls Tony Figueroa brought over to give a 'massage' to Epstein." Plaintiff cites no specific instruction not to answer because one was never given. Ms. Maxwell answered questions about Mr. Figueroa and was questioned extensively regarding lists of names, about which Ms. Maxwell had no knowledge. Plaintiff was not forced to "cease questioning" about any person. The questioning occurred and Ms. Maxwell responded.

E. "Objected" to Question Number 6

"Was there a list that was kept of women or girls who provided massages?"

The "list" was introduced as Exhibit 13 to Ms. Maxwell's first deposition. Ms. Maxwell was questioned extensively about the "list" and testified, without objection about the list. In her

second deposition, the same Exhibit 13 was introduced and Ms. Maxwell was asked, without objection, questions relating to specific names on Exhibit 13. *See* Pagliuca Decl., Ex. C at 312-334 and Ex. D at 179-89.

Exhibit 13 was a document prepared by someone other than Ms. Maxwell, was not maintained by Ms. Maxwell and over which Ms. Maxwell had no control. Given the extensive testimony on the subject in both depositions, it was appropriate to instruct the witness to not answer the question. This debate, however is unnecessary because the question was asked again in a slightly different form and answered: Q: "Did you, or insofar as you are aware anyone, maintain a list of females that provided massage services to Mr. Epstein at his residences?" A: "I don't know anything about a list." *Id.*, Ex. D at 185:13-20. No follow up questions were asked after this answer.

F. Objected to Question Number 7

"In 2005, were you aware of any effort to destroy records of messages you had taken of women who had called Mr. Epstein in the prior period?"

Ms. Maxwell was previously deposed about documents purportedly seized when Mr. Epstein's house was searched by the Palm Beach Police Department. *See* Pagliuca Decl., Ex. C at 312-19.

The Court's June 20, Order did not reopen the deposition to allow for baseless questions about the destruction of evidence in 2005. Alleged destruction of records has nothing to do with any of the 8 areas that the Court addressed. Accordingly, the objection is well founded.

Plaintiff's tortured explanation about how the question fits into the Court's Order is nonsense.

G. Objection to Question Number 8

"In terms of preparing for this deposition, what documents did you review?"

Ms. Maxwell was instructed to not answer the question as it related to privileged communications between Ms. Maxwell and counsel. Ms. Maxwell was asked if any of the documents refreshed her recollection about any of the events that occurred. Her response was: "No." A follow up question was asked as to whether counsel provided Ms. Maxwell with any documents and the answer was "One, I believe."

The communication between Ms. Maxwell and counsel was privileged, did not refresh her recollection, and the question was properly objected to.

H. Objections to Questions 9, 10, and 11.

"Now have you ever engaged in oral sex?"

"Did you ever have oral sex with anyone in any of Mr. Epstein's five homes that you've identified other than Mr. Epstein?"

"Did you, in the 1990s and 2000s, engage in sexual activities other than intercourse with women other than what you have testified already?"

All of these questions were prohibited by the Court's Order because they were related to unidentified "third-parties who bear no knowledge or relation to the key events, individuals, or locations of this case."

The question "Now have you ever engaged in oral sex?" is not tied to any person place, event or time. It is clearly out of bounds. Ms. Maxwell did, in fact, answer the question about oral sex with individuals other than Mr. Epstein when the locations were specified, *i.e,* planes; New York; Palm Beach; New Mexico; Paris; and the Virgin Islands. *See* Pagliuca Decl., Ex. D, Excerpts from July22, 2016 Maxwell Deposition pp. 21-23. (The answer was "no".).

The question: "Did you, in the 1990s and 2000s, engage in sexual activities other than intercourse with women other than what you have testified already?" is also prohibited by the Court's Order as it is not tied to a person, location, or key event associated with this case.

Federal Rule of Civil Procedure 26(b)(1) provides, in relevant part, that "[p]arties may obtain discovery regarding any matter, not privileged, that is relevant to the claim or defense of any party" Although the scope of discovery is deliberately broad, a Court is not "required to permit plaintiff to engage in a 'fishing expedition' in the hope of supporting his claim." *McGee v. Hayes*, 43 Fed.Appx. 214, 217 (10th Cir. 2002) (unpublished opinion); *see also Tottenham v. Trans World Gaming Corp.*, 2002 WL 1967023, at *2 (S.D.N.Y.2002) ("Discovery, however, is not intended to be a fishing expedition, but rather is meant to allow the parties to flesh out allegations for which they initially have at least a modicum of objective support") (quotations omitted); *Hardrick v. Legal Services Corp.*, 96 F.R.D. 617, 618 (D.D.C.1983) (courts should, remain concerned about "fishing expeditions, discovery abuse and inordinate expense involved in overbroad and far-ranging discovery requests.") (quotation omitted). "[B]road discovery is not without limits and the trial court is given wide discretion in balancing the needs and rights of both plaintiff and defendant." *Gomez v. Martin Marietta Corp.*, 50 F.3d 1511, 1520 (10th Cir.1995) (quotation omitted).

Although relevance in discovery is broader than that required for admissibility at trial, "the object of inquiry must have some evidentiary value before an order to compel disclosure of otherwise inadmissible material will issue." *Zenith Electronics Corp. v. Exzec, Inc.*, No. 93 C 041, 1998 WL 9181, at *2 (N.D.II1.1998) (quoting *Piacenti v. Gen. Motors Corp.*, 173 F.R.D. 221, 223 (N.D.II1.1997)). Courts have also recognized that "[t]he legal tenet that relevancy in

the discovery context is broader than in the context of admissibility should not be misapplied so as to allow fishing expeditions in discovery." *Id.* (quotation omitted).

Under Rule 26(c) of the Federal Rules of Civil Procedure any party may move the court, for good cause shown, for a protective order regarding pretrial discovery "which justice requires to protect a party or person from annoyance, embarrassment, oppression or undue burden or expense." Fed. R. Civ. P. 26(c). "Although the Rule contains no specific reference to privacy or to other rights or interests that may be implicated, such matters are implicit in the broad purpose and language of the Rule." *Seattle Times Company v. Rhinehart*, 467 U.S. 20, 35 (1984).

It is important to consider, again, that Ms. Maxwell is the defendant in this action. She has not put her private affairs at issue. She simply denied that she assisted Jeffrey Epstein in the sexual trafficking of the Plaintiff. It is also important to recognize that Ms. Maxwell is not Mr. Epstein and Mr. Epstein's alleged conduct after Plaintiff left the country is not an issue in this defamation case. The Plaintiff has no personal knowledge of any of Mr. Epstein's activities after 2002. Accordingly, any statements by Plaintiff about Mr. Epstein's activities occurring after 2002 are her opinions, not facts that are subject to any defamation claim.

I. THE PURPORTED "FACTUAL BACKGROUND" CITED BY PLAINTIFF IS NOT RELEVANT TO THE ISSUES IN THE CASE OR THIS MOTION

As Carl Sandburg famously said, "If the facts are against you, argue the law. If the law is against you, argue the facts. If the law and the facts are against you, pound the table and yell like hell." In this case, rather than pound the table, Plaintiff tries to distract from the issues at hand—whether Ms. Maxwell fully answered all questions posed—by pointing to selective misleading quotes from various other witnesses who have been deposed in this case. When viewed in their entirety, those witnesses neither support Plaintiff's single claim for defamation nor her claim for

relief in this Motion. In direct contradiction to Plaintiff's fabricated story, the witnesses actually testified as follows:

Johanna Sjoberg worked as a masseuse for Jeffrey Epstein **for 5 years** from 2001-2006, while she was aged 21-26, including 1 ½ years that Plaintiff claims she was his "sex slave". As to that experience, Ms. Sjoberg testified:

- She never saw underage girls with Jeffrey Epstein or Ms. Maxwell and was "surprised" by the allegations of underage girls. Pagliuca Decl., Ex. E at 102. She never witnessed anyone underage in the presence of Epstein and Maxwell. *Id.* at 29. She only witnessed masseuses who were her age or older and they wore "normal" clothes. *Id.* at 31-32.
- She never was asked by Epstein or Maxwell to give sexual massages to any of their friends or any famous people and the massages she gave Epstein's friends were purely non-sexual. *Id.* at 112-116.
- She never gave any type of sexual massages to Ghislaine Maxwell. Ms. Maxwell never asked her to get naked during a massage, never asked for any sexual contact with her, and she remained appropriately draped during any massages. Ms. Maxwell was never present when she gave massages to Mr. Epstein. *Id.* at 95-97.
- Plaintiff appeared to Ms. Sjoberg to be some type of assistant who possibly also gave massages to Epstein. *Id.* at 19. She never seemed traumatized, she never reported to her any inappropriate requests or contact by Epstein or Maxwell, never said she had been sexually trafficked, she freely came and went. *Id.* at 113-16. In the only massage by Plaintiff of Epstein that Ms. Sjoberg observed, Plaintiff was fully clothed, on a beach, and it was non-sexual. *Id.* at 27. Ms. Sjoberg never saw Plaintiff in the presence of any famous people, apart from Prince Andrew and she did not observe anyone asking Plaintiff to do anything sexual, nor did Plaintiff report to her that anything sexual had occurred, even though Ms. Sjoberg inquired. *Id.* at 85, 87, 113 & 120. Plaintiff disappeared from the Epstein home about June 2001 when attempts to contact her led to a seemingly drugged-out boyfriend who could not explain her whereabouts. *Id.* at 92.
- Despite hundreds of times in the Epstein home, Ms. Sjoberg only saw a few photos of adult women in topless poses in the bathroom of Epstein, there was no child pornography in the homes, and she does not recall any naked photos of Plaintiff. *Id.* at 25, 29, 42, 103-106.
- Ms. Sjoberg observed no orgies or sexual contact occur in the open at Epstein's homes or on his planes. *Id.* at 94, 102.

- Ms. Maxwell asked her if she knew any friends who might be interested in being masseuses, but the one she brought was an adult; Ms. Maxwell never asked for "underage" participants. *Id. at* 141, 152-53.
- Whatever sexual contact occurred between Ms. Sjoberg and Mr. Epstein was between "consenting adults," as she told the police in 2006, and she only was "expected" to have sexual intercourse in 2005, after she had worked for him for 4 years. *Id.* at 101, 147.
- Ms. Sjoberg respects Ms. Maxwell and is impressed by her talents. *Id.* at 55, 94-95, 97-98, 147 She have a lot of fun the last time they hung out in 2006. *Id.* at 98.

Joe Recarey, the lead investigator of Jeffrey Epstein from the Palm Beach County Police

Department, testified at his deposition, that (in contrast to Plaintiff's claims):

- He and other investigators interviewed approximately 30-33 females in connection with the case and identified approximately 17 victims. Pagliuca Decl., Ex. F at 179, 334.
- Ms. Maxwell was never a suspect in their investigation, was not a target of the grand jury investigation, nothing of Ms. Maxwell's was seized from the home during execution of the search warrant, and Ms. Maxwell was never observed at the Epstein home during the police surveillance. *Id. at* 177, 211-12,214-16, 257.
- None of the victims identified Ms. Maxwell as having "recruited" them to come give massages to Epstein. *Id.* at 180-82, 191-93, 195.
- None identified Ms. Maxwell as even being at the house when they were there, or paying them, or instructing them on what to wear or how to act, or ever of having spoken to them. *Id*.
- None were ever sexually trafficked to other men; Jeffrey Epstein was the only person with whom they had any sexual contact. *Id.* at 300-301.
- None were ever asked to spend the night with Epstein, or travel with them. *Id.*
- He did not observe any child pornography or any photos of naked women in the home when he went to help install cameras to catch a thief in Mr. Epstein's home in 2002 (who turned out to be butler Juan Alessi). *Id.* at 288-90.

Juan Alessi. He served as the butler for approximately 10 year period at Mr. Epstein's

home in Palm Beach. He testified that:

- The majority of masseuses that came to the house were over the age of 20. Pagliuca Decl., Ex. G at 200.
- Mr. Epstein and Ms. Maxwell found the massage therapists from the high-end spas nearby, including the Breakers, Boca Raton and Mar-a-Lago, as Mr. Alessi confirmed when he called them at their jobs to arrange home visits. *Id. at* 187-88.
- The massage therapists were paid by check. *Id.* at 166.
- Plaintiff was working at one of these spas when she was hired, wearing an old-fashioned nurse's type uniform. *Id.* at 174.
- Contrary to Plaintiff's main story, she did not go upstairs with Mr. Epstein the first time she came over and he did not drive her home. *Id.* at 192.

Tony Figueroa – Plaintiff's live-in boyfriend during the time that she worked for Mr.

Epstein, testified that:

- He and Plaintiff used a substantial quantity of drugs during this time period which affected both of their memories. Pagliuca Decl., Ex. H at 129-32 (describing their daily use of "weed," their joint regular use of "Xanax," as well as use of cocaine, Xanax, Ecstasy and acid).
- Jeffrey Epstein is the one who called him and asked him to bring other females to give massages. *Id.* at 104-107. In particular, Mr. Figueroa *denied* that Ms. Maxwell ever asked him to bring a girl to Jeffrey:
 - Q: Did Jeffrey call you directly about getting more girls?
 - A: Yes.
 - Q: On the phone?
 - A: uh-huh (affirmative)
 - Q: What did he say?
 - A: He was just asking me if I had any other girls that wanted to come work...
 - Q: And did he pay he paid you personally?
 - A: Yeah. He handed me \$200 for every girl that I walked in that door, whether they did stuff with him or not.
 - Q: In cash?
 - A: Cash.
 - Q: Did you ever get paid by Ms. Maxwell for that?
 - A: No.
 - Q: Did you ever bring a girl to Ms. Maxwell?
 - A: No.
 - O: Did Ms. Maxwell ever call you and ask you to bring a girl to her?
 - A: No.
 - Q: Did Ms. Maxwell ever call you and ask you to bring a girl to Jeffrey?

A: No.

Id. at 106-07.

- He did not have any discussions with these females (who were adult) about what was entailed with the job other than massages. *Id.* at 104-105.
- Later in his testimony, upon leading questions from Mr. Edwards, Mr. Figueroa committed a complete about-face:

Q: Would Ghislaine Maxwell call you?

A: I think she might have actually called me once or twice. I'm not positive, but I'm pretty sure she did....

Q: ...What did you say? What did she say?

A: She would just ask me if I had anybody lined up, so.....for Jeffrey.

Mr. Figueroa testified that he was arrested for grand theft the same night that he
dropped Plaintiff off to go to Thailand, he served time, and only recently had his
rights restored. *Id. at* 67-69.

Rinaldo Rizzo. Mr. Rizzo was a butler for Mr. Glenn and Dr. Eva Dubin at their home in upstate New York. In addition to his history of litigation against the Dubins and his admitted hope to receive compensation from his testimony, his deposition is so palpably incredible as to be potentially sanctionable.

Pagliuca Decl., Ex. I at 11. In

any event, none of Mr. Rizzo's testimony related to Ms. Maxwell's participation in massages, sex with underage minors, or sex with adults, and thus is further irrelevant to the issues presented by the Motion.

CONCLUSION

Because Ms. Maxwell fully answered all questions within the Court's Order (and many that were not) at her continued deposition, she respectfully requests the Court deny Plaintiff's

Motion to Enforce the Court's Order and Direct Defendant to Answer Deposition Questions

Filed Under Seal. Further, because Plaintiff brought this Motion without a valid basis to assert
that she refused to answer any question that was (a) within this Court's Order and (b) not already
responded to either at her first deposition or during this deposition, Ms. Maxwell requests that
the fees and costs associated with defending this Motion be imposed on Plaintiff, her counsel or
both.

Respectfully submitted,

/s/ Jeffrey S. Pagliuca

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 August 8, 2016, I electronically served *Response in Opposition to Plaintiff's Motion to Enforce the Court's Order and Direct Defendant to Answer Deposition Questions Filed Under Seal* via ECF 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

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

EXHIBIT A

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

		Page 25		Page 27
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	0	The date it was filed. Is there a date	4	just unaware of the times and the dates.
5	just al	pove the signature block?	5	Q (BY MS. MENNINGER) Again, is there more
6	А	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	A	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	Α	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	Α	Well, as you can see, in line 4 on page 1,	16	knowledge that I thought it was 1999. And when I got
17	I wasn	'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	throug	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	Α	On the first page.	23	A Um-hum.
24	Q	Okay.	24	Q is now, you believe to be untrue,
25	Α	Yes.	25	correct?
		Page 26		Daga 20
		r age 20		Page 28
1	Q	And you're talking about line 4?	1	MR. EDWARDS: Objection. Asked and
1 2	Q A		1 2	
	_	And you're talking about line 4?		MR. EDWARDS: Objection. Asked and
2	A	And you're talking about line 4? Line 4.	2	MR. EDWARDS: Objection. Asked and answered.
2	A Q	And you're talking about line 4? Line 4. Paragraph 4 or line 4? Oh, sorry. Number 4, the paragraph	2	MR. EDWARDS: Objection. Asked and answered. Q (BY MS. MENNINGER) You may answer.
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2 3 4 5	A Q A numbe	And you're talking about line 4? Line 4. Paragraph 4 or line 4? Oh, sorry. Number 4, the paragraph r 4. Okay. And what part of paragraph 4 do you	2 3 4 5	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.
2 3 4 5 6 7	A Q A numbe Q now be	And you're talking about line 4? Line 4. Paragraph 4 or line 4? Oh, sorry. Number 4, the paragraph r 4. Okay. And what part of paragraph 4 do you elieve to be untrue?	2 3 4 5 6	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
2 3 4 5 6 7 8	A Q A numbe Q now be	And you're talking about line 4? Line 4. Paragraph 4 or line 4? Oh, sorry. Number 4, the paragraph r 4. Okay. And what part of paragraph 4 do you elieve to be untrue? In approximately	2 3 4 5 6 7 8	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
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A numbe Q now be A A old I m Q A years o Q penalt longer A how to or anyt chronol time th	And you're talking about line 4? Line 4. Paragraph 4 or line 4? Oh, sorry. Number 4, the paragraph r 4. Okay. And what part of paragraph 4 do you elieve to be untrue? In approximately MR. EDWARDS: Object to the form. You can answer. In approximately 1999 when I was 15 years et Ghislaine Maxwell. (BY MS. MENNINGER) Okay. I now know that it was 2000, that I was 16 old when I met Ghislaine Maxwell. 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 thing like that. I was just going back logically through time. And that's the best	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 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

Page 217 Page 219 flying on a helicopter with Ghislaine Maxwell? 1 please. 1 2 Q (BY MS. MENNINGER) Do you recall seeing a 2 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 you were on a helicopter with Bill Clinton and 4 Clinton in. And Ghislaine likes to talk a lot of 4 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 or not, that is what I do recall telling Sharon 6 7 the question once she's looking at the document that 7 Churcher. 8 you're being asked about. 8 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 Clinton in the helicopter? 10 11 I told Sharon Churcher that Ghislaine flew particular press statement? 11 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 Not based upon what Bill Clinton had told 15 can answer all of them. you, correct? 15 16 MS. MENNINGER: No, there is a rule of 16 Α Correct. 17 civil procedure that allows you to direct a witness 17 Did you ever ask Sharon Churcher to not to answer a question when there's a claim of 18 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 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 After they were printed did you read them? 23 accurate answers from this witness. If the --23 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 time for me and my husband to have to have this 25 recalled something --Page 218 Page 220 MR. EDWARDS: If the sole purpose is to public -- we didn't think it was going to be this 1 1 2 just to harass her --2 publicly announced and that big. So we turned off 3 MS. MENNINGER: I asked her if she the news and we stopped reading so many things. 3 recalled something --You didn't read the articles about your 4 4 MR. EDWARDS: Then that's just not going stories to Sharon Churcher --5 5 to be what's happening today. I've read some articles --6 6 (BY MS. MENNINGER) All right. So you're 7 7 Let me just finish. You did not read the 8 refusing to answer a question about whether you 8 articles published by Sharon Churcher about your 9 recall a particular press statement -stories to Sharon Churcher? 9 MR. EDWARDS: She's --I have read some articles about what 10 10 11 (BY MS. MENNINGER) -- is that true? Sharon Churcher wrote. And a lot of the stuff that 11 12 MR. EDWARDS: She is not refusing to 12 she writes she takes things from my own mouth and 13 answer any questions. She --13 changes them into her own words as journalists do. 14 I'm not refusing to answer. I just want And I never came back to her and told her 14 to see the article you're talking about so I can be to correct anything. What was done was done. There 15 15 16 clear in my statement. was nothing else I can do. 16 (BY MS. MENNINGER) Do you recall seeing a 17 17 So even if she printed something that were press article written by Sharon Churcher reporting 18 18 untrue you didn't ask her to correct it, correct? that you flew on a helicopter with Bill Clinton and 19 There was things that she printed that 19 20 **Ghislaine Maxwell as the pilot?** really pissed me off, but there was nothing I could 20 21 No, I do not recall reading a press 21 do about it. It's already out there. article saying that I was on a helicopter with Bill She printed things that were untrue, 22 22 Clinton as Ghislaine is the pilot. 23 23 correct? Do you recall telling Sharon Churcher that MR. EDWARDS: Objection to the form. 24 24 you had conversations with Bill Clinton regarding him 25 Mischaracterization.

Page 223 I wouldn't say that they were untrue. I to why I want my client to answer all of these 1 1 2 would just say that she printed them as journalists 2 questions, but I want her to have the fair take your words and turn them into something else. 3 3 opportunity to see this document. (BY MS. MENNINGER) She got it wrong? 4 4 (BY MS. MENNINGER) Did Sharon Churcher MR. EDWARDS: Object to the form. 5 5 print things that you felt were inaccurate? Mischaracterization. 6 MR. EDWARDS: Same objection. Same 6 7 In some ways, yes. 7 instruction. If she sees the document, she's going (BY MS. MENNINGER) Did she print things 8 8 to answer every one of these questions. in her articles that you did not say to her? 9 9 (BY MS. MENNINGER) Did any other reporter MR. EDWARDS: I object and ask that the 10 10 print statements that you believe are inaccurate? 11 witness be given the opportunity to see the document 11 MR. EDWARDS: Same objection. Same 12 so that she can review it and answer that question 12 instruction. 13 accurately. Otherwise she's unable to answer the 13 (BY MS. MENNINGER) Did any reporter print question. I'm not going to allow her to answer. 14 14 statements about Ghislaine Maxwell that were MS. MENNINGER: You know the civil rules 15 inaccurate? 15 16 tell you not to suggest answers to your client. 16 MR. EDWARDS: Same objection. Same 17 (BY MS. MENNINGER) And you understand 17 instruction your lawyer is now directing you to not all of a 18 18 This is harassing. This is harassing a 19 sudden remember what your answer is. That's what 19 sexual abuse victim. And all I'm asking is for 20 he's suggesting that you say. So you're not supposed 20 fairness, that we just let her see the document so 21 to listen to him suggest that to you. You're 21 she can answer this. 22 supposed to tell me from your memory. 22 MS. MENNINGER: Mr. Edwards, please stop MR. EDWARDS: That is not what I'm --23 23 saying anything other than an objection, what the 24 (BY MS. MENNINGER) Did you --24 basis is, or instructing your client not to answer. 25 MR. EDWARDS: That's not what I'm doing. 25 MR. EDWARDS: I will do that. Page 222 Page 224 You don't get to just talk over me and 1 MS. MENNINGER: That's what the Federal 1 Rules of Civil Procedure provide. 2 tell my client when not to listen to me. All you 2 3 have to do to get answers is show her the document 3 MR. EDWARDS: I hear you. They also provide for fairness and civility. And all I'm you're talking about, and I'll let her answer every 4 4 question. I don't know why we're so scared of the asking, very calmly, is for her to see this. 5 5 actual documents. MS. MENNINGER: Mr. Edwards, this is not 6 6 7 your deposition. I'm asking your client what she 7 MS. MENNINGER: I don't know why you're remembers. If she doesn't want to talk about what 8 scared of your client's recollection, Mr. Edwards. 8 she remembers, then let her not answer. But you 9 But anyway --9 MR. EDWARDS: Why would you do this to 10 cannot instruct her not to answer unless there's a 10 her? 11 privilege. 11 (BY MS. MENNINGER) Did Sharon Churcher What privilege --12 12 MR. EDWARDS: I am instructing her not to 13 print things that you did not say? 13 MR. EDWARDS: I'm going to instruct my 14 answer. 14 15 client not to answer unless you give her what it is 15 (BY MS. MENNINGER) All right. You are 16 that you're talking about that was printed. And she 16 refusing to answer questions about whether statements to the press about Ghislaine Maxwell attributed to 17 will tell you the answer, the accurate answer to your 17 you were inaccurate? 18 question. Just without the document to refresh her 18 MR. EDWARDS: She's not refusing not to 19 recollection and see it, she's not going to answer 19 20 the question. 20 answer. 21 0 (BY MS. MENNINGER) Did Sharon Churcher 21 Α You are refusing to show me these 22 documents so I could answer properly. I would give 22 print things that you did not say? MR. EDWARDS: Same objection. Same you an answer if you were to show me some documents. 23 23 (BY MS. MENNINGER) You can't say without 24 24 instruction not to answer. 25 25 looking at a document whether the press attributed to I think I've made a very clear record as

		Daga 22E			Page 0 01 0
1	vou is	Page 225 accurate or inaccurate?	1	Α	Page 227
1			1		Single sheets.
2	A	Please show me the document.	2	Q	And did you write a long document or a
3	Q	You can't say from the top of your head	3		document? What was it?
4		er any inaccurate statement has been attributed	4	A	I can't recall how long the document was,
5	=	in the press?	5		ould say it would be a few pages.
6	Α	Please show me a document and I will tell	6	Q	And other than asking you to write
7	you.		7		ver you remember about Prince Andrew, did she
8	Q	Are you refusing to answer my questions	8		ou any other directions about what you should
9		your knowledge of whether inaccurate statements	9	write?	
10	have b	peen attributed to you in the press?	10	Α	She was interested in two things, really.
11	Α	Are you refusing to give me the documents	11	How Ep	ostein got away with so many counts of child
12	to look	at?	12	traffick	ing for sex and how Prince Andrew was
13	Q	Are you refusing to answer the question?	13	involve	d in it. Those were her two main inquiries.
14	Α	I am refusing to answer the question based	14	Q	What did she ask you to write?
15	upon tl	ne fact that you are not being fair enough to	15	Α	She asked me to write about Prince Andrew.
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	handw	vriting?
18	Q	Ms. Giuffre	18	Α	No, she just asked me to write down what I
19	Α	Yes.	19	can rer	nember.
20	Q	we are talking about press that has	20	Q	Did you give her everything that you
21	been p	published on the Internet, correct?	21	wrote	?
22	Α	Yes.	22	Α	Did I give her the whole entire pages that
23	Q	Do you have access to the Internet?	23	I wrote	.?
24	A	Yes.	24	0	Yes.
25	Q	Have you looked on the Internet and read	25	A	Yeah, I wrote pages for her specifically.
		<u> </u>			
1					1 8/1 and 1 /8
1	article	Page 226	1	0	Page 228
1 2		es that attribute statements to you about	1 2	Q A	In your own handwriting?
2	Ghisla	es that attribute statements to you about nine Maxwell?	2	А	In your own handwriting? In my own handwriting.
2	Ghisla	es that attribute statements to you about nine Maxwell? Yes.	2	А Q	In your own handwriting? In my own handwriting. And what you wrote, was that true?
2 3 4	Ghisla A Q	es that attribute statements to you about nine Maxwell? Yes. Do you know any statement that has been	2 3 4	A Q A	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes.
2 3 4 5	Ghisla A Q attrib	es that attribute statements to you about nine Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet	2 3 4 5	A Q A Q	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of
2 3 4 5	Ghisla A Q attrib	es that attribute statements to you about nine Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet Ghislaine Maxwell that is untrue?	2 3 4 5	A Q A Q paper	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of
2 3 4 5 6 7	Ghisla A Q attrib about	es that attribute statements to you about nine Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet Ghislaine Maxwell that is untrue? MR. EDWARDS: Same objection. Same	2 3 4 5 6	A Q A Q paper	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of? Not for the papers, I don't believe.
2 3 4 5 6 7 8	A Q attribution about	es that attribute statements to you about nine Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet Ghislaine Maxwell that is untrue? MR. EDWARDS: Same objection. Same	2 3 4 5 6 7 8	A Q A Q paper A Q	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of? Not for the papers, I don't believe. Okay. Have you gotten paid when they've
2 3 4 5 6 7 8	A Q attributions about instruction A	res that attribute statements to you about nine Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet Ghislaine Maxwell that is untrue? MR. EDWARDS: Same objection. Same ction. Please show me a specific document.	2 3 4 5 6 7 8	A Q A Q paper A Q been i	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of? Not for the papers, I don't believe. Okay. Have you gotten paid when they've reprinted?
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2 3 4 5 6 7 8 9 10 11	A Q attributions about instruction A Q such s you be	es that attribute statements to you about nine Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet Ghislaine Maxwell that is untrue? MR. EDWARDS: Same objection. Same ction. Please show me a specific document. (BY MS. MENNINGER) Do you know of any statement about Ghislaine Maxwell attributed to y the press that is inaccurate?	2 3 4 5 6 7 8 9 10 11	A Q A Q paper A Q been r A Q	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of? Not for the papers, I don't believe. Okay. Have you gotten paid when they've reprinted? No. Have you negotiated any deal with Radar
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2 3 4 5 6 7 8 9 10 11 12 13	A Q such s you b A docum	res that attribute statements to you about sine Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet Ghislaine Maxwell that is untrue? MR. EDWARDS: Same objection. Same ction. Please show me a specific document. (BY MS. MENNINGER) Do you know of any statement about Ghislaine Maxwell attributed to by the press that is inaccurate? If you could please show me a specific tent.	2 3 4 5 6 7 8 9 10 11 12 13	A Q paper A Q been I A Q Online A Q	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of? Not for the papers, I don't believe. Okay. Have you gotten paid when they've reprinted? No. Have you negotiated any deal with Radar or the syou negotiated any deal with Sharon
2 3 4 5 6 7 8 9 10 11 12 13 14	A Q attribution about instruction A Q such s you be A documed Q	res that attribute statements to you about time Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet Ghislaine Maxwell that is untrue? MR. EDWARDS: Same objection. Same ction. Please show me a specific document. (BY MS. MENNINGER) Do you know of any statement about Ghislaine Maxwell attributed to y the press that is inaccurate? If you could please show me a specific tent. Tell me what Sharon Churcher asked you to	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A Q paper A Q been a A Q Church	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of? Not for the papers, I don't believe. Okay. Have you gotten paid when they've reprinted? No. Have you negotiated any deal with Radar ?? No. Have you negotiated any deal with Sharon ther for the purpose of publishing those pieces
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Q attribution A Q such s you by A docume Q write	res that attribute statements to you about sine Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet Ghislaine Maxwell that is untrue? MR. EDWARDS: Same objection. Same stion. Please show me a specific document. (BY MS. MENNINGER) Do you know of any statement about Ghislaine Maxwell attributed to you the press that is inaccurate? If you could please show me a specific sent. Tell me what Sharon Churcher asked you to for her.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Q A Q paper A Q been r A Q Churcl of pap	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of? Not for the papers, I don't believe. Okay. Have you gotten paid when they've reprinted? No. Have you negotiated any deal with Radar se? No. Have you negotiated any deal with Sharon ther for the purpose of publishing those pieces per?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q attribution about instruction A Q such s you but A document Q write A	res that attribute statements to you about sine Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet Ghislaine Maxwell that is untrue? MR. EDWARDS: Same objection. Same ction. Please show me a specific document. (BY MS. MENNINGER) Do you know of any statement about Ghislaine Maxwell attributed to y the press that is inaccurate? If you could please show me a specific tent. Tell me what Sharon Churcher asked you to for her. Any knowledge that I had about my time	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q A Q paper A Q been r A Q Churcl of pap	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of? Not for the papers, I don't believe. Okay. Have you gotten paid when they've reprinted? No. Have you negotiated any deal with Radar ?? No. Have you negotiated any deal with Sharon ther for the purpose of publishing those pieces pieces piece? Not those pieces of paper.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q attribution about instruction A Q such s you by A documen Q write A with Pi	res that attribute statements to you about time Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet Ghislaine Maxwell that is untrue? MR. EDWARDS: Same objection. Same etion. Please show me a specific document. (BY MS. MENNINGER) Do you know of any statement about Ghislaine Maxwell attributed to y the press that is inaccurate? If you could please show me a specific tent. Tell me what Sharon Churcher asked you to for her. Any knowledge that I had about my time rince Andrew.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q A Q paper A Q been r A Q Churcl of pap	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of? Not for the papers, I don't believe. Okay. Have you gotten paid when they've reprinted? No. Have you negotiated any deal with Radar se? No. Have you negotiated any deal with Sharon ther for the purpose of publishing those pieces ter? Not those pieces of paper. When did you write those pieces of paper?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q attribution about instruction A Q such s you be A documed A with Pickers A with Pickers Q	res that attribute statements to you about hine Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet Ghislaine Maxwell that is untrue? MR. EDWARDS: Same objection. Same ction. Please show me a specific document. (BY MS. MENNINGER) Do you know of any statement about Ghislaine Maxwell attributed to by the press that is inaccurate? If you could please show me a specific tent. Tell me what Sharon Churcher asked you to for her. Any knowledge that I had about my time rince Andrew. And did you write it?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q A Q paper A Q been r A Q Online A Q Churcl of pap A Q	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of? Not for the papers, I don't believe. Okay. Have you gotten paid when they've reprinted? No. Have you negotiated any deal with Radar or the purpose of publishing those pieces er? Not those pieces of paper. When did you write those pieces of paper? MR. EDWARDS: Object to the form.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q attribution about instruction A Q such s you be A documed A with Place A A A A A A A A A A A A A A A A A A A	res that attribute statements to you about time Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet Ghislaine Maxwell that is untrue? MR. EDWARDS: Same objection. Same ction. Please show me a specific document. (BY MS. MENNINGER) Do you know of any statement about Ghislaine Maxwell attributed to y the press that is inaccurate? If you could please show me a specific tent. Tell me what Sharon Churcher asked you to for her. Any knowledge that I had about my time rince Andrew. And did you write it? Um-hum.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Q A Q paper A Q been r A Q Churcl of pap A Q	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of? Not for the papers, I don't believe. Okay. Have you gotten paid when they've reprinted? No. Have you negotiated any deal with Radar? No. Have you negotiated any deal with Sharon her for the purpose of publishing those pieces piece? Not those pieces of paper. When did you write those pieces of paper? MR. EDWARDS: Object to the form. A week before she came out.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q attribution about instruction A Q such s you be A documen A with Place Q A Q	res that attribute statements to you about sine Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet Ghislaine Maxwell that is untrue? MR. EDWARDS: Same objection. Same stion. Please show me a specific document. (BY MS. MENNINGER) Do you know of any statement about Ghislaine Maxwell attributed to y the press that is inaccurate? If you could please show me a specific sent. Tell me what Sharon Churcher asked you to for her. Any knowledge that I had about my time rince Andrew. And did you write it? Um-hum. What did you write it in or on?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Q A Q paper A Q been r A Q Churcl of pap A Q A Q	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of? Not for the papers, I don't believe. Okay. Have you gotten paid when they've reprinted? No. Have you negotiated any deal with Radar se? No. Have you negotiated any deal with Sharon ther for the purpose of publishing those pieces ter? Not those pieces of paper. When did you write those pieces of paper? MR. EDWARDS: Object to the form. A week before she came out. (BY MS. MENNINGER) And when did you give
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Q such s you b A docum A with P Q A A	res that attribute statements to you about sine Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet Ghislaine Maxwell that is untrue? MR. EDWARDS: Same objection. Same ction. Please show me a specific document. (BY MS. MENNINGER) Do you know of any statement about Ghislaine Maxwell attributed to y the press that is inaccurate? If you could please show me a specific tent. Tell me what Sharon Churcher asked you to for her. Any knowledge that I had about my time rince Andrew. And did you write it? Um-hum. What did you write it in or on? Paper.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Q A Q paper A Q been r A Q Churcl of pap A Q A Q	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of? Not for the papers, I don't believe. Okay. Have you gotten paid when they've reprinted? No. Have you negotiated any deal with Radar re? No. Have you negotiated any deal with Sharon ther for the purpose of publishing those pieces rer? Not those pieces of paper. When did you write those pieces of paper? MR. EDWARDS: Object to the form. A week before she came out. (BY MS. MENNINGER) And when did you give to her?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Q attribution about instruction A Q such s you be A documen A with Place Q A Q	res that attribute statements to you about tine Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet Ghislaine Maxwell that is untrue? MR. EDWARDS: Same objection. Same ction. Please show me a specific document. (BY MS. MENNINGER) Do you know of any statement about Ghislaine Maxwell attributed to y the press that is inaccurate? If you could please show me a specific tent. Tell me what Sharon Churcher asked you to for her. Any knowledge that I had about my time rince Andrew. And did you write it? Um-hum. What did you write it in or on? Paper. What kind of paper?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Q A Q paper A Q been r A Q Churcl of pap A Q A Q	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of? Not for the papers, I don't believe. Okay. Have you gotten paid when they've reprinted? No. Have you negotiated any deal with Radar? No. Have you negotiated any deal with Sharon her for the purpose of publishing those pieces rer? Not those pieces of paper. When did you write those pieces of paper? MR. EDWARDS: Object to the form. A week before she came out. (BY MS. MENNINGER) And when did you give to her? When she came out.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q such s you b A docum A with P Q A A	res that attribute statements to you about sine Maxwell? Yes. Do you know any statement that has been uted to you in a press article on the Internet Ghislaine Maxwell that is untrue? MR. EDWARDS: Same objection. Same ction. Please show me a specific document. (BY MS. MENNINGER) Do you know of any statement about Ghislaine Maxwell attributed to y the press that is inaccurate? If you could please show me a specific tent. Tell me what Sharon Churcher asked you to for her. Any knowledge that I had about my time rince Andrew. And did you write it? Um-hum. What did you write it in or on? Paper.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A Q paper A Q been r A Q Churcl of pap A Q them	In your own handwriting? In my own handwriting. And what you wrote, was that true? Yes. And did you get paid for those pieces of? Not for the papers, I don't believe. Okay. Have you gotten paid when they've reprinted? No. Have you negotiated any deal with Radar re? No. Have you negotiated any deal with Sharon ther for the purpose of publishing those pieces rer? Not those pieces of paper. When did you write those pieces of paper? MR. EDWARDS: Object to the form. A week before she came out. (BY MS. MENNINGER) And when did you give to her?

Page :	1
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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

- - - - - - - - - x

VIRGINIA L. GIUFFRE,

Plaintiff,

Case No.:

-against-

15-cv-07433-RWS

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.

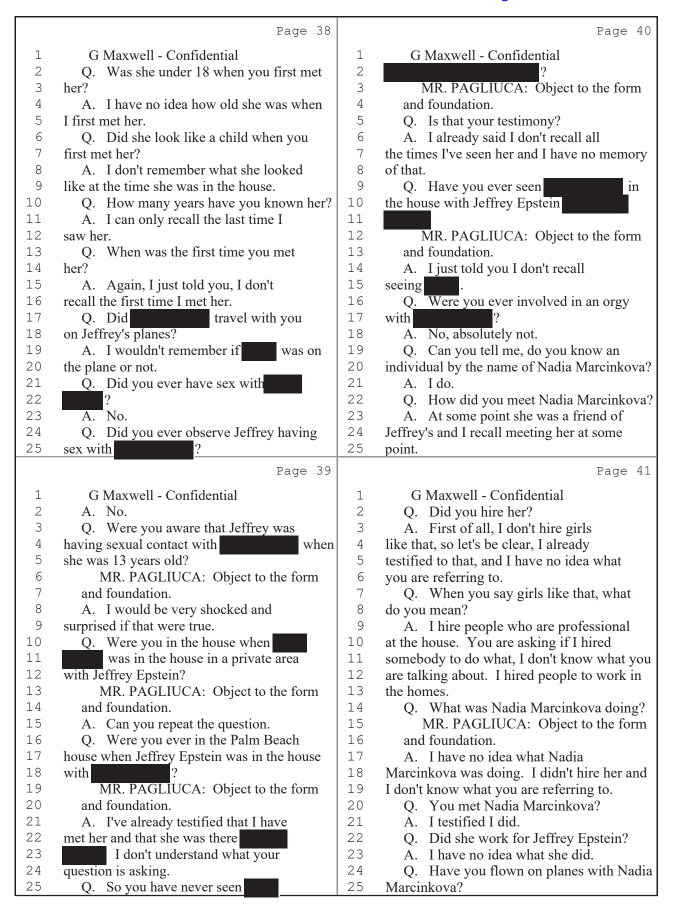
MAGNA LEGAL SERVICES
1200 Avenue of the Americas
New York, New York 10026



	Page 18		Page 20
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	meet Mr. Epstein?	2	you not to answer that question. I
3	MR. PAGLIUCA: Object to the form	3	don't have any problem with you asking
4	and foundation.	4	questions about what the subject matter
5	Q. You can answer.	5	of this lawsuit is, which would be, as
6	A. I just explained.	6	you've termed it, sexual trafficking of
7	A. I spent the entire time talking to	7	Ms. Roberts.
8	Virginia's mother outside the house so the	8	To the extent you are asking for
9	answer to the question is no.	9	information relating to any consensual
10	Q. No, did you not walk her up and	10	adult interaction between my client and
11	introduce her to Mr. Epstein?	11	Mr. Epstein, I'm going to instruct her
12	A. I just said no.	12	not to answer because it's not part of
13	Q. Did you participate in a massage	13	this litigation and it is her private
14	this first time when she first came to the	14	confidential information, not subject to
15	home and you were speaking with her mother,	15	this deposition.
16	she was in the home, is that correct, you	16	MS. McCAWLEY: You can instruct her
17	brought her into the home?	17	not to answer. That is your right. But
18	MR. PAGLIUCA: Object to the form	18	I will bring her back for another
19	and foundation.	19	deposition because it is part of the
20	A. I will repeat again, I was standing	20	subject matter of this litigation so she
21	outside with her mother so very difficult for	21	should be answering these questions.
22	me to do anything else at that time so no, I	22	This is civil litigation, deposition and
23	did not take her upstairs.	23	she should be responsible for answering
24	Q. Did you participate	24	these questions.
25	A. Virginia lied 100 percent about	25	MR. PAGLIUCA: I disagree and you
	Page 19		Page 21
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	absolutely everything that took place in that	2	understand the bounds that I put on it.
3	first meeting. She has lied repeatedly,	3	MS. McCAWLEY: No, I don't. I will
4	often and is just an awful fantasist. So	4	continue to ask my questions and you can
5	very difficult for anything to take place	5	continue to make your objections.
6	that she repeated because I was with her	6	Q. Did you ever participate from the
7	mother the entire time.	7	time period of 1992 to 2009, did you ever
8	Q. So did you have did you give a	8	participate in a massage with Jeffrey Epstein
9	massage with Virginia Roberts and Mr. Epstein	9	and another female?
10	during the first time Virginia Roberts was at	10	MR. PAGLIUCA: Objection. Do not
11	the West Palm Beach house?	11	answer that question. Again, to the
12	MR. PAGLIUCA: Object to the form	12	extent you are asking for some sort of
13	and foundation.	13	illegal activity as you've construed in
14	Q. Yes or no? A. No.	14 15	connection with this case I don't have
15 16		16	any problem with you asking that
17	Q. Have you ever given a massage with Virginia Roberts in the room and Jeffrey	17	question. To the extent these questions involve consensual acts between adults,
18	Epstein?	18	frankly, they're none of your business
19	MR. PAGLIUCA: Object to the form	19	and I will instruct the witness not to
20	and foundation.	20	answer.
21	A. No.	21	MS. McCAWLEY: This case involves
22	Q. Have you ever given Jeffrey Epstein	22	sexual trafficking, sexual abuse,
23	a massage?	23	questions about her having interactions
24	MR. PAGLIUCA: Object to the form,	24	with other females is relevant to this
25	foundation. And I'm going to instruct	25	case. She needs to answer these



Page 24 Page 22 1 1 G Maxwell - Confidential G Maxwell - Confidential 2 2 MR. PAGLIUCA: Object to the form questions. 3 3 MR. PAGLIUCA: I'm instructing her and foundation. 4 4 not to answer. A. How would I possibly know how 5 MS. McCAWLEY: Then we will be back 5 someone is when they are at his house. You 6 6 are asking me to do that. I cannot possibly here again. 7 Q. Have you ever given a massage to 7 testify to that. As far as I'm concerned, everyone who came to his house was an adult 8 Mr. Epstein with a female that was under the 8 age of 18? 9 9 professional person. 10 10 Q. Are you familiar with the police A. Can you repeat the question? Q. Yes. Have you ever given a massage report that was issued in respect to the 11 11 12 to Mr. Epstein with a female that was under 12 investigation in this matter? the age of 18? 13 13 MR. PAGLIUCA: Object to the form 14 A. No. 14 and foundation. Q. Have you ever observed Mr. Epstein 15 15 Q. Are you familiar with the police 16 having a massage given by an individual, a report that was used in this matter, the 16 17 female, who was under the age of 18? 17 investigation of Jeffrey Epstein, has been 18 produced as a document in this matter? A. No. 18 19 A. I have seen a police report. Q. Have you ever observed females 19 20 under the age of 18 in the presence of (Maxwell Exhibit 1, police report, 20 21 Jeffrey Epstein at his home? 21 marked for identification.) MR. PAGLIUCA: Object to the form 22 22 Q. The police report that you have in 23 23 front of you, can you turn to page 28 of that and foundation. 24 A. Again, I have friends that have 24 report, the numbers are on the top right-hand 25 25 corner. children --Page 25 Page 23 G Maxwell - Confidential 1 G Maxwell - Confidential 1 2 2 Q. I'm not talking about friends. I'm You will see some redactions in 3 talking about individuals --3 this report, Ms. Maxwell, the redacted 4 information is redacted because it reveals 4 MR. PAGLIUCA: I'm going to object 5 5 the name of a minor, someone who is under the to you interrupting the witness who was 6 6 answering your question. The question 7 7 was, have you ever seen anyone, female On page 28, in the third paragraph, 8 under the age of 18 at the house and 8 about halfway down, it says, Roberts stated 9 9 she performed the massage naked. At the that's the question she was answering. 10 If you want to strike that question and 10 conclusion of this massage, Epstein paid 11 ask another question, feel free, but let 11 RobSON \$200 for the massage. He explained, I 12 know you are not comfortable put I will pay 12 the witness respond, please. MS. McCAWLEY: I will do that. you if you bring some girls. He told her the 13 13 14 Q. Have you ever observed a female 14 younger the better. Robson stated once tried 15 under the age of 18 at Jeffrey Epstein's home 15 to bring a 23 year old to Epstein and he that was not a friend, a child -- one of your stated the female was too old. 16 16 17 Have you heard Mr. Epstein use the 17 friend's children? 18 A. Again, I can't testify to that 18 phrase the younger the better? 19 because I have no idea what you are talking 19 A. I have no recollection of hearing 20 20 about. that. 21 21 Q. Have you used the phrase in talking Q. You have no idea what I'm talking 22 about in the sense you never observed a 22 to Ms. Roberts and asking her to recruit 23 23 female under the age of 18 at Jeffrey females for Mr. Epstein, the younger the Epstein's home that was not one of your 24 24 better? 25 25 friend's children, is that correct? MR. PAGLIUCA: Object to the form



	Page 46		Page 48
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	Q. Did Jeffrey arrange for a visa for	2	Jeffrey?
3	Nadia Marcinkova?	3	MR. PAGLIUCA: Object to the form
4	A. I don't know what Jeffrey did. I	4	and foundation.
5	cannot testify what Jeffrey did.	5	A. I don't know exactly the nature of
6	Q. Was Nadia involved in sex with	6	her relationship but she worked for him.
7	Jeffrey and other girls?	7	Q. What did she do?
8	MR. PAGLIUCA: Object to the form	8	MR. PAGLIUCA: Object to the form
9	and foundation.	9	and foundation.
10	Q. Girls under the age of 18?	10	A. At the time she when was with him I
11	MR. PAGLIUCA: Same objection.	11	believe she traveled with him and helped with
12	A. I have no idea.	12	his travel arrangements.
13	Q. Was Nadia involved with sex with	13	Q. Did she bring girls to the house to
14	Jeffrey and girls over the age of 18?	14	give massages to Jeffrey?
15	MR. PAGLIUCA: Same objection.	15	MR. PAGLIUCA: Object to the form
16	A. I have no idea.	16	and foundation.
17	Q. Did Nadia recruit other girls for	17	A. I don't know what Sarah did.
18	sex with Jeffrey?	18	Q. So you never observed Sarah
19	MR. PAGLIUCA: Object to the form	19	bringing girls to the home to give massages
20	and foundation.	20	to Jeffrey?
21	A. I have no idea.	21	MR. PAGLIUCA: Object to the form
22	Q. Do you still talk to Nadia?	22	and foundation.
23	A. No.	23	A. I don't understand the question,
24	Q. Is she a pilot?	24	what did you mean bring?
25	A. I have no idea.	25	Q. Did you ever observe Sarah
	Page 47		Page 49
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	Q. Does she fly with Larry Veseski	2	inviting, bringing, walking anyone into the
3	(phonetic), one of Jeffrey's pilots?	3	home to give a massage for Jeffrey?
4	A. I have no idea.	4	MR. PAGLIUCA: Object to the form
5	Q. Are you a pilot?	5	and foundation.
6	A. I am.	6	A. I don't recollect anything like
7	Q. Have you flown with Jeffrey Veseki?	7	that.
8	A. I have.	8	Q. Are you aware that Sarah Kellen was
9	Q. Have you flown with Nadia	9	a co-conspirator, named as a co-conspirator
10	Marcinkova?	10	in the case involving Jeffrey Epstein?
11	A. What do you mean by flown?	11	MR. PAGLIUCA: Object to the form
12	Q. Have you been on planes with her?	12	and foundation and also calls for a
13	A. I already testified I don't recall	13	legal conclusion.
14	having her on a plane with me.	14	MS. McCAWLEY I'm just asking if she is aware of that.
15 16	Q. Do you know Sarah Kellen?	15 16	
16	A. I do.	17	A. I am aware.
17	Q. When did you first meet her?A. I don't recall exact dates.	18	Q. Who paid Sarah Kellen?A. I have no idea.
18 19		19	
20	Q. Did you meet her with the purpose	20	Q. Did you ever arrange payment for any of the employees at the home?
21	of hiring her to work for Jeffrey or having Jeffrey hire her?	21	MR. PAGLIUCA: Object to the form.
22	*	22	A. What do you mean by arrange?
23	MR. PAGLIUCA: Object to the form and foundation.	23	Q. Were you ever in charge or
24	A. No.	24	responsible for paying individuals at the
25	Q. What was her relationship with	25	home, that worked there?
	Q. What was her relationishly with		nome, mat worked mere:



	Page 54		Page 56
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	A. I have.	2	sexual acts on her?
3	Q. No, you haven't.	3	MR. PAGLIUCA: Object to the form
4	A. Yes, I have.	4	and foundation.
5	Q. You are refusing to answer the	5	A. I have not heard that.
6	question.	6	Q. How do you know Annie Farmer?
7	A. Let's move on.	7	A. Annie Farmer had a sister and her
8	Q. I'm in charge of the deposition. I	8	sister introduced Annie Farmer, I believe, to
9	say when we move on and when we don't.	9	Jeffrey.
10	You are here to respond to my	10	Q. Was Annie Farmer under the age of
11	questions. If you are refusing to answer the	11	18?
12	court will bring you back for another	12	MR. PAGLIUCA: Object to the form
13	deposition to answer these questions.	13	and foundation.
14	Do you understand that?	14	A. I don't recall how old Annie Farmer
15	MR. PAGLIUCA: You don't need to	15	was.
16	threaten the witness.	16	Q. Did she tell police that Jeffrey
17	MS. McCAWLEY: I'm not threatening	17	Epstein assaulted her sexually?
18	her. I'm making sure the record is	18	MR. PAGLIUCA: Object to the form
19	clear.	19	and foundation.
20	MR. PAGLIUCA: Certainly can you	20	A. I never heard that.
21	apply to have someone come back and the	21	Q. Did Sarah Kellen recruit or bring
22	court may or may not have her come back	22	girls to the home that were under the age of
23	again.	23	18?
24	Again, she is not answering	24	MR. PAGLIUCA: Object to the form
25	questions that relate to adult consent	25	and foundation and I think this has been
	Page 55		Page 57
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	sex acts. Period. And that's the	2	asked and answered already.
3	instruction and we can take it up with	3	Q. You can answer the question.
4	the court.	4	A. I have no idea what Sarah Kellen
5	Q. Ms. Maxwell, are you aware of any	5	did.
6	sexual acts with masseuses and Jeffrey	6	Q. You never observed Sarah Kellen
7	Epstein that were nonconsensual?	7	with girls under the age of 18 at Jeffrey's
8	A. No.	8	home?
9	Q. How do you know that?	9	MR. PAGLIUCA: Object to the form
10	A. All the time that I have been in	10	and foundation.
11	the house I have never seen, heard, nor	11	A. The answer is no, I have no idea.
12	witnessed, nor have reported to me that any	12	Q. Do you know Glenn Dubin?
13	activities took place, that people were in	13	A. I do.
14	distress, either reported to me by the staff	14	Q. What is your relationship with
15 16	or anyone else. I base my answer based on that.	15 16	Glenn Dubin?
17		17	MR. PAGLIUCA: Object to the form.
18	Q. Are you familiar with a person by the name of Annie Farmer?	18	A. What do you mean what is my relationship.
19	A. I am.	19	Q. Are you friendly with him, how do
20	Q. Has Annie Farmer given a statement	20	you know him?
21	to police about you performing sexual acts on	21	A. He is the husband of Eva Dubin.
22	her?	22	Q. Is Eva Dubin one of your friends?
23	A. I have not heard that.	23	A. Yes.
24	Q. Has Annie Farmer given a statement	24	Q. Did you ever send Virginia to
25	to police about Jeffrey Epstein performing	25	Glenn's condo at the Breakers to give him a

	Page 58		Page 60
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	massage?	2	A. She was tasked to answer
3	MR. PAGLIUCA: Objection to the	3	telephones.
4	form and foundation.	4	Q. Did you ever ask her to rub
5	A. No.	5	Jeffrey's feet?
6	Q. Did you ever instruct Virginia	6	MR. PAGLIUCA: Objection to the
7	Roberts to have sex with Glenn?	7	form and foundation.
8	MR. PAGLIUCA: Objection to the	8	A. I believe that I have read that,
9	form and foundation.	9	but I don't have any memory of it.
10	A. I have never instructed Virginia to	10	Q. Did you ever tell Johanna that she
11	have sex with anybody ever.	11	would get extra money if she provided Jeffrey
12	Q. How old was Eva Anderson when she	12	massages?
13	met Jeffrey?	13	A. I was always happy to give career
14	MR. PAGLIUCA: Objection to the	14	advice to people and I think that becoming
15	form and foundation.	15	somebody in the healthcare profession, either
16	A. I have no idea.	16	exercise instructor or nutritionist or
17	Q. What's she under the age of 18?	17	professional massage therapist is an
18	MR. PAGLIUCA: Objection to the	18	excellent job opportunity. Hourly wages are
19	form and foundation.	19	around 7, 8, \$9 and as a professional
20	A. I just testified I have idea how	20	healthcare provider you can earn somewhere
21	old she was.	21	between as we have established 100 to \$200
22	Q. You testified she was your friend.	22	and to be able to travel and have a job that
23	You don't know how old she was when she met	23	pays that is a wonderful job opportunity. So
24	Jeffrey?	24	in the context of advising people for
25	A. That happened sometime in the '70s,	25	opportunities for work, it is possible that I
	Page 59		Page 61
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	how would I know, or '80s. I have no idea.	2	would have said that she should explore that
3	Can you testify to what your friends did 30	3	as an option.
4	years ago?	4	Q. Did you tell her she would get
5	Q. You don't ask the questions here,	5	extra money if she massaged Jeffrey?
6	Ms. Maxwell.	6	A. I'm just saying, I cannot recall
7	What about Johanna Sjoberg, when	7	the exact conversation. I give career advice
8	did you first meet Johanna?	8	and I have done that.
9	A. I don't recall the exact date.	9	Q. Did you ever have Johanna massage
10	Q. Did you hire Johanna?	10	you?
11	A. I don't hire people, she came to	11	A. I did.
12	work at the house to answer phones.	12	Q. How many times?
13	Q. Where did you meet her?	13	A. I don't recall how many times.
14	A. I just testified, I don't recall	14	O. Was there sex involved?
15	exactly when I met her.	15	A. No.
16	Q. Was one of your job	16	Q. Did you ever instruct Johanna to
17	responsibilities to interview people that	17	massage Glenn Dubin?
18	would be then hired by Jeffrey?	18	A. I don't believe I have no
19	A. That was one of my	19	recollection of it.
20	responsibilities.	20	Q. Did you ever have sexual contact
21	Q. Do you recall interviewing Johanna?	21	with Johanna?
22	A. I don't recall the exact interview,	22	MR. PAGLIUCA: Object to the form
23	no.	23	and foundation. You need to give me an
24	Q. Do you know what tasks Johanna was	24	opportunity to get in between the
25	hired to performance?	25	questions.

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1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	Anything that involves consensual	2	Q. Did you have sex with her?
3	sex on your part, I'm instructing you	3	MR. PAGLIUCA: This is the same
4	not to answer.	4	instruction about consensual or
5	Q. Did you ever have sexual contact	5	nonconsensual.
6	with Johanna?	6	Q. Was Emmy under the age of 18 when
7	A. Again, she is an adult	7	you hired her?
8	Q. I'm asking you, did you ever have	8	A. No. I didn't hire her, as I said,
9	sexual contact with Johanna?	9	Jeffrey did.
10	A. I've just been instructed not to	10	Q. Did Emmy ever have sex with
11	answer.	11	Jeffrey?
12	Q. On what basis?	12	MR. PAGLIUCA: Objection to the
13	A. You have to ask my lawyer.	13	form and foundation.
14	Q. Did you ever have sexual contact	14	A. How would I know what somebody else
15	with Johanna that was not consensual on	15	did.
16	Johanna's part?	16	Q. You weren't involved in the sex
17	MR. PAGLIUCA: You can answer	17	between Jeffrey, Emmy and yourself?
18	nonconsensual.	18	A. We already
19	A. I've never had nonconsensual sex	19	Q. Were you involved with sex between
20	with anybody.	20	Jeffrey, Emmy and yourself?
21	Q. Not Annie Farmer?	21	MR. PAGLIUCA: Everyone is talking
22	MR. PAGLIUCA: Objection.	22	over each other. You heard the
23	A. I just testified I never had	23	question.
24	nonconsensual sex with anybody ever, at any	24	Again, you you know what the
25	time, at anyplace, at any time, with anybody.	25	instruction is. If there is any
	Page 63		Page 65
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	Q. So if Johanna were to testify that	2	consensual issue involved, I instruct
3	she did not consent to a sexual act that you	3	you not to answer.
4	participated in	4	A. Moving on.
5	A. I just told you I have never ever	5	Q. So you are refusing to answer that
6	under any circumstances with anybody, at any	6	question?
7	time, in anyplace, in any form had	7	A. I've been instructed by my lawyer.
8	nonconsensual relations with anybody.	8	Q. Did you ever have sex with Jeffrey,
9	Q. Did you introduce Johanna to Prince	9	Emmy, Virginia and yourself when Virginia was
10	Andrew?	10	underage?
11	MR. PAGLIUCA: Objection to the	11	A. Absolutely not.
12	form and foundation.	12	MR. PAGLIUCA: We've been going for
13	A. I've, again, read that Johanna	13	about an hour. I would like to take a
14	claimed that she met or that she said she met	14	five-minute break, please.
15	Prince Andrew. I don't know if I was the one	15	MS. McCAWLEY: I'm almost done.
16	who made the introduction or not.	16	MR. PAGLIUCA: You are not going to
17	Q. Do you know a female by the name of	17	allow a break.
18	Emmy Taylor?	18	MS. McCAWLEY: As soon as I get
19	A. I do.	19	through my line of questioning, which is
20	Q. How do you know her?	20	perfectly appropriate.
21	A. Emmy was my assistant.	21	Q. Did Emmy Taylor travel with you and
	Q. So she worked for you?	22	Jeffrey to Europe?
22	, T	0 0	
22 23	A. Yes.	23	A. I'm sure she did.
22	A. Yes.Q. Did you hire her?A. Again, Jeffrey hired people.	23 24 25	A. I'm sure she did.Q. What is she doing today?A. I have no idea.



	Page 78		Page 80
1	_	1	
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	over to the house in Palm Beach to give	2	all, except for this story.
3	massages?	3	Q. Do you recall Virginia Roberts
4	A. It's important to understand that I	4	calling you because she was having a medical
5	wasn't with Jeffrey all the time. In fact, I	5	crisis and you and Jeffrey taking her to the
6	was only in the house less than half the	6	hospital?
7	time, so I cannot testify to when I wasn't in	7	A. I have heard this absurd story and
8	the house how often she came when I wasn't	8	if any part of it were true I would remember
9	there.	9	that. I do not.
10	What I can say is that I barely	10	Q. You don't remember taking her to
11	would remember her, if not for all of this	11	the hospital?
12	rubbish, I probably wouldn't remember her at	12	A. It's not that I don't remember it,
13	all, except she did come from time to time	13	it didn't happen.
14	but I don't recollect her coming as often as	14	Q. How do you know it didn't happen?
15	she portrayed herself.	15	A. That's the sort of memory you would
16	Q. How many times a day on an average	16	recall.
17	day would Jeffrey Epstein get a massage?	17	Q. Do you recall, you said you don't
18	MR. PAGLIUCA: Objection to the	18	remember her being at the New York mansion.
19	form and foundation.	19	When you were in New York would you stay at
20	A. When I was at the house and when I	20	the New York mansion with Jeffrey?
21	was there with him, he received a massage, on	21	A. I stayed from time to time.
22	average, about once a day.	22	Q. Do you recall Virginia being at the
23	Q. Just once?	23	New York mansion when Prince Andrew came to
24	A. Yes.	24	visit?
25	Q. Were there days when he received	25	MR. PAGLIUCA: Objection to the
	Page 79		Page 81
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	four or five?	2	form and foundation.
3	MR. PAGLIUCA: Objection to the	3	A. Like I told you, I don't recall her
4	form and foundation.	4	being at the house at all.
5	A. When I was present at the house, I	5	Q. How many homes does Jeffrey have?
6	never saw something like that.	6	MR. PAGLIUCA: Objection to the
7	Q. Do you know if Virginia was	7	form and foundation.
8	required to be on call at all times to come	8	A. When I was working for him, I think
9	to the house if Jeffrey wanted her there?	9	he had six maybe.
10	MR. PAGLIUCA: Objection to the	10	Q. Would Virginia stay with him in
11	form and foundation.	11	those homes?
12	A. I have no idea of the arrangements	12	MR. PAGLIUCA: Objection to the
	A. I have no idea of the arrangements	12	
	that Virginia made with Jeffrey	13	
13	that Virginia made with Jeffrey.	13 14	form and foundation.
13 14	Q. When Virginia was in New York,	14	form and foundation. A. I can only testify for when I was
13 14 15	Q. When Virginia was in New York, would Virginia sleep at Jeffrey's mansion in	14 15	form and foundation. A. I can only testify for when I was present with him and I cannot say what she
13 14 15 16	Q. When Virginia was in New York, would Virginia sleep at Jeffrey's mansion in New York?	14 15 16	form and foundation. A. I can only testify for when I was present with him and I cannot say what she did when I wasn't present with him.
13 14 15 16 17	Q. When Virginia was in New York, would Virginia sleep at Jeffrey's mansion in New York? MR. PAGLIUCA: Objection to the	14 15 16 17	form and foundation. A. I can only testify for when I was present with him and I cannot say what she did when I wasn't present with him. Q. When you were present, would
13 14 15 16 17	Q. When Virginia was in New York, would Virginia sleep at Jeffrey's mansion in New York? MR. PAGLIUCA: Objection to the form and foundation.	14 15 16 17 18	form and foundation. A. I can only testify for when I was present with him and I cannot say what she did when I wasn't present with him. Q. When you were present, would Virginia stay in the homes with him?
13 14 15 16 17 18	Q. When Virginia was in New York, would Virginia sleep at Jeffrey's mansion in New York? MR. PAGLIUCA: Objection to the form and foundation. A. I don't recollect her being in New	14 15 16 17 18 19	form and foundation. A. I can only testify for when I was present with him and I cannot say what she did when I wasn't present with him. Q. When you were present, would Virginia stay in the homes with him? A. I don't recall her staying in the
13 14 15 16 17 18 19 20	Q. When Virginia was in New York, would Virginia sleep at Jeffrey's mansion in New York? MR. PAGLIUCA: Objection to the form and foundation. A. I don't recollect her being in New York and I have no idea where she slept.	14 15 16 17 18 19 20	form and foundation. A. I can only testify for when I was present with him and I cannot say what she did when I wasn't present with him. Q. When you were present, would Virginia stay in the homes with him? A. I don't recall her staying in the houses.
13 14 15 16 17 18 19 20 21	Q. When Virginia was in New York, would Virginia sleep at Jeffrey's mansion in New York? MR. PAGLIUCA: Objection to the form and foundation. A. I don't recollect her being in New York and I have no idea where she slept. Q. You don't ever remember seeing	14 15 16 17 18 19 20 21	form and foundation. A. I can only testify for when I was present with him and I cannot say what she did when I wasn't present with him. Q. When you were present, would Virginia stay in the homes with him? A. I don't recall her staying in the houses. Q. Did you train Virginia on how to
13 14 15 16 17 18 19 20 21 22	Q. When Virginia was in New York, would Virginia sleep at Jeffrey's mansion in New York? MR. PAGLIUCA: Objection to the form and foundation. A. I don't recollect her being in New York and I have no idea where she slept. Q. You don't ever remember seeing Virginia Roberts in New York?	14 15 16 17 18 19 20 21 22	form and foundation. A. I can only testify for when I was present with him and I cannot say what she did when I wasn't present with him. Q. When you were present, would Virginia stay in the homes with him? A. I don't recall her staying in the houses. Q. Did you train Virginia on how to recruit other girls for massages?
13 14 15 16 17 18 19 20 21 22 23	Q. When Virginia was in New York, would Virginia sleep at Jeffrey's mansion in New York? MR. PAGLIUCA: Objection to the form and foundation. A. I don't recollect her being in New York and I have no idea where she slept. Q. You don't ever remember seeing Virginia Roberts in New York? MR. PAGLIUCA: Objection to the	14 15 16 17 18 19 20 21 22 23	form and foundation. A. I can only testify for when I was present with him and I cannot say what she did when I wasn't present with him. Q. When you were present, would Virginia stay in the homes with him? A. I don't recall her staying in the houses. Q. Did you train Virginia on how to recruit other girls for massages? MR. PAGLIUCA: Objection to the
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1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	Q. Did you train Virginia on how to	2	30 girls
3	recruit other girls to perform sexual	3	A. I did not count the number of girls
4	massages?	4	and I did read the police report. I can only
5	MR. PAGLIUCA: Objection to the	5	testify to what I read.
6	form and foundation.	6	Q. So you are aware that the police
7	A. No. And it's absurd and her entire	7	report contains reports from 30 underage
8	story is one giant tissue of lies and	8	girls?
9	furthermore, she herself has if she says	9	A. I can't testify to what the girls
10		10	said. I can only testify to the fact that I
11	that, you have to ask her about what she did.	11	read a police report that stated that.
12	Q. Does Jeffrey like to have his	12	
13	nipples pinched during sexual encounters?	13	Q. Were you working for Jeffrey you
	MR. PAGLIUCA: Objection to form		said you worked for him off an on until 2009,
14	and foundation.	14	is that correct?
15	A. I'm not referring to any advice on	15	A. I helped out from time to time.
16	my counsel. I'm not talking about any adult	16	Q. So you were working with him during
17	sexual things when I was with him.	17	the time period when these underage girls
18	Q. When Jeffrey would have a massage,	18	were visiting Jeffrey's home?
19	would he request that the masseuse pinch his	19	MR. PAGLIUCA: Objection to the
20	nipples while he was having a massage?	20	form and foundation.
21	A. I'm not talking about anything with	21	A. I was not what year, I need
22	consensual adult situation.	22	years.
23	Q. What about with underage	23	Q. How about let's say 2005?
24	A. I am not aware of anything.	24	A. I'm not sure I was at the house at
25	Q. You are not aware of Jeffrey	25	all in 2005, maybe one day, maybe.
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1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	Epstein ever having sex with an underage	2	Q. How about 2004?
3	minor and asking them to pinch his nipples?	3	A. I was present for his mother's
4	A. I am not.	4	his mother died in 2004 so I was there for
5	Q. So I'm going to direct you to, I	5	his mother's death and the funeral and I was
6	believe it's Maxwell Exhibit 1, the police	6	at the house maybe a handful of days, again.
7	report.	7	Q. I would like to direct you to, you
8	Are you aware that over 30 under	8	have it pulled together now, it's page 39,
9	age minors gave testimony to police that they	9	Bates stamped Giuffre 00040?
10	were engaged in sexual acts during,	10	A. Can you repeat that, please.
11	quote-unquote, massages.	11	Q. Sure. 00040.
12	MR. PAGLIUCA: The witness needs to	12	A. Yes.
13	find Exhibit 1. Exhibit 1 if you can	13	Q. At the top of that document, about
14	hand me that please.	14	three lines down, you see the redacted
15	Q. So now with respect to the police	15	portions where there is black so it blacks
16	report, are you aware that over 30 underage	16	out the name.
17	girls, meaning under the age of 18 gave	17	A. I see black redacted portions.
18	reports to police that they were assaulted	18	Q. That's a black redaction of the
19	sexually by Jeffrey Epstein during massages?	19	name of the minor and there is I will
20	MR. PAGLIUCA: Objection to the	20	represent for the record that's what it is.
21	form and foundation.	21	You can contest that but I'm not asking about
22	A. I read the police report. That's	22	the name of the minor.
23	all I can testify to.	23	Five lines down, it says, She was
24	Q. Are you aware of what is in the	24	just 16 years of age.
	police report? Are you aware that there were	25	Do you see that?
25			



Page 96 Page 94 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 2 Q. I'm asking the questions. I know testify to actual language. 3 3 Q. So you won't testify to anything what this case is about. I'm trying to -- I I'm asking you 17 years ago about a statement 4 will ask you questions if you don't 4 5 understand the question I can break it down 5 you made. How do you know it's 17 years ago? 6 6 A. We are talking about a time in for you. I'm happy to do that. 7 A. Break it down a lot please. 7 2000, right? 8 8 Q. I will do that. Q. Have you ever said that to anybody? 9 The question is, have you ever said 9 A. I'm 54 years old so you are asking 10 me in my entire life, what words are you 10 to anybody that you recruit other girls --A. Why don't you stop there. asking me in my entire life? 11 11 Q. Let me finish my question. 12 12 Q. Your entire life is limited by the time you were with Jeffrey, this is the 13 Have you ever said to anybody that 13 14 you recruit girls to take the pressure off 14 question. you, so you won't have to have sex with 15 A. Let's time limit the question you 15 Jeffrey, have you said that? 16 16 are asking me. 17 Q. So from, let's say, I think you That's the question? 17 18 A. You don't ask me questions like said you started with him in 1992, is that 18 that. First of all, you are trying to trap 19 correct, and finished with him in 2009. 19 me, I will not be trapped. You are asking me 20 So from 1992 to 2009 have you ever 20 if I recruit, I told you no. Girls meaning 21 said to anybody that you recruit other and we 21 22 underage, I already said I don't do that with 22 will start with girls to take the pressure 23 underage people and as to ask me about a 23 off you to have sex with Jeffrey? 24 24 MR. PAGLIUCA: Objection to the specific conversation I had with language, we 25 talking about almost 17 years ago when this 25 form and foundation. Page 97 Page 95 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 took place. I cannot testify to an actual 2 A. First of all I resent and despise 3 conversation or language that I used with 3 the world recruit. Would you like to define what you mean by recruit and by girls, you 4 anybody at any time. 4 5 Q. Have you ever said to anybody that 5 mean underage people. I never had to do 6 6 you recruit other females over the age of 18 anything with underage people. So why don't 7 you reask the question in a way that I am 7 to take the pressure off you to having to 8 have sex with Jeffrey? 8 able to answer it. 9 9 A. I totally resent and find it Q. I'm asking if you ever said that to 10 disgusting that you use the word recruit. I 10 anybody. So if you don't understand the word already told you I don't know what you are 11 recruit and you never used that word then the 11 12 answer to that question would be no. 12 saying about that and your implication is A. I have no memory as I sit here 13 repulsive. 13 14 Q. Answer my question. 14 today having used that word. 15 A. I just did. 15 Q. Did you ever meet an underage girl in London to introduce her to Jeffrey to Q. Have you ever said to anybody that 16 16 you recruit females --17 provide him with a massage? 17 18 A. I don't recruit anybody. 18 MR. PAGLIUCA: Objection to the 19 Q. That's an answer. So you never 19 form and foundation. 20 20 A. Run that past me one more time. said that? 21 21 Q. Did you ever meet an underage girl A. I'm testifying that I cannot 22 testify to an actual language --22 in London to introduce her to Jeffrey to perform a massage? 23 Q. It's a yes or no. 23 A. I will not testify to an actual 24 24 MR. PAGLIUCA: Same objection. A. Are you asking me if I met anybody 25 statement made 17 years ago, so I cannot 25



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1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	that was underage in London specifically to	2	form and foundation.
3	provide a massage to Jeffrey, is that your	3	A. I already testified about not
4	question?	4	knowing about underage girls.
5	Q. Yes.	5	Q. Did you provide any assistance with
6	A. No.	6	obtaining visas for foreign girls that were
7	Q. Do you know who Alexander Dixon is?	7	under the age of 18?
8	A. I don't recall her right now.	8	A. I've never participated in helping
9	Q. Do you know if strike that.	9	people of any age to get visas.
10	During the time that you were	10	Q. Did Jeffrey, was it Jeffrey's
11	working for Jeffrey, did you ever observe any	11	preference to start a massage with sex?
12	foreign females, so in other words, not from	12	MR. PAGLIUCA: Objection to the
13	the United States, that were brought to	13	form and foundation.
14	Jeffrey's home to perform massages?	14	A. I think you should ask that
15	MR. PAGLIUCA: Objection to the	15	question of Jeffrey.
16	form and foundation.	16	Q. Do you know?
17	A. Females, what age are we talking?	17	A. I don't believe that was his
18	Q. Any age.	18	preference. I think you have to
19	A. Can you repeat the question?	19	understand, a massage perhaps you are not
20	Q. During the time you were working	20	really familiar with what massage is.
21	for Jeffrey, did you ever observe any foreign	21	Q. I am, I don't need a lecture on
22	females of any age that were at Jeffrey's	22	massage.
23	home to perform a massage?	23	A. I think you do.
24	MR. PAGLIUCA: Objection to the	24	MR. PAGLIUCA: No question pending.
25	form and foundation.	25	She will ask you another question now.
	Page 99		Page 101
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	A. Are you asking me if any foreigner,	2	A. Massage is for health benefits.
3	not an American person, gave Jeffrey a	3	Q. When did you first meet Jeffrey?
4	massage?	4	A. Some point in 1991.
5	Q. Yes.	5	Q. And did Jeffrey know your father?
6	A. Well, as I sit here today, I can't	6	A. No.
7	think of anyone who is foreign. Certainly	7	Q. How were you introduced to Jeffrey?
8	I just can't think of anybody right this	8	A. Some friend introduced us.
9	second.	9	Q. Can you describe your relationship
10	Q. How about any foreign girls who	10	back in 1991, was it friendship or was it
11	were under the age of 18?	11	girlfriend relationship or was it a work
12	A. I already testified to not knowing	12	relationship, what was your relationship in
13	anything about underage girls.	13	1991?
14	Q. Were there foreign girls who were	14	A. It was just friendly.
15	brought to Jeffrey's home by Jean Luc Brunel	15	Q. Then I believe you testified you
16	for the purposes of providing massages?	16	began working for him in 1992, is that
17	MR. PAGLIUCA: Objection to the	17	correct?
18	form and foundation.	18	A. Yes.
19	A. I am not aware of Jean Luc bringing	19	Q. In 1992 I know you gave me the
20	girls. I have not no idea what you are	20	description of the work that you were
21	talking about.	21	performing for him, how much was he paying
22	Q. You have never been around foreign	22	you, do you remember?
23	girls who are under the age of 18 at	23	A. I don't recall.
24	Jeffrey's homes?	24	Q. Do you know for example in 2001 how
25	MR. PAGLIUCA: Objection to the	25	much he was paying you?

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1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	A. I don't recall.	2	worked for it and I had a loan, we did loans.
3	Q. Did it change over the years or did	3	Q. So a loan through Jeffrey?
4	the payment remain the same?	4	A. I don't recall the exact
5	A. I believe over the course of time	5	transaction.
6	it increased a little bit.	6	Q. Did he purchase for you a
7	Q. Was that the was that payment	7	helicopter during the time you were working
8	the payment that was the payment made with	8	for him?
9	respect to the jobs, the work you were	9	A. It was his helicopter.
10	performing for Jeffrey, was that your sole	10	Q. When did you obtain your pilot
11	income at that time?	11	license?
12	MR. PAGLIUCA: I object to the	12	A. I believe it was '98 or '99.
13	form. I'm also going to instruct you	13	Q. Was that for both airplanes and
14	not to answer about sources of your	14	helicopters or just helicopters?
15	personal sources of income outside of	15	A. Just helicopters.
16	Mr. Epstein at all.	16	Q. Have you ever flown President
17	MS. McCAWLEY: What's the basis for	17	Clinton on your helicopter?
18	that?	18	A. That is another one of Virginia's
19	MR. PAGLIUCA: It's confidential,	19	lies.
20	it's not part of this lawsuit.	20	Q. The question is have you ever done
21	MS. McCAWLEY: We have a protective	21	that?
22	order and it is part of this lawsuit	22	A. I have never flown President
23	with respect to our damage claims.	23	Clinton at any time ever, in any helicopter,
24	MR. PAGLIUCA: It's not and, in	24	in any place, any time, in any state, in any
25	fact, you are not entitled to ask	25	country, at any time anywhere.
	Page 103		Page 105
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	financial information of a defendant in	2	Q. Have you ever had dinner with
3	this kind of case, in a defamation case	3	President Clinton at Jeffrey's home, at any
4	unless and until there is a finding that	4	of Jeffrey's homes?
5	you are entitled to punitive damages.	5	A. No, I don't believe so.
6	That is clear in New York case law, both	6	Q. Have you traveled on Jeffrey's
7	state and Federal.	7	planes with President Clinton?
8	MS. McCAWLEY: We disagree on that	8	A. Yes, I have.
9	point and we will come back to that.	9	Q. Would that have been in 2002?
10	Q. From the source of payment from the	10	A. It's very hard for me to recollect
11	source of Jeffrey, from your work, can you	11	exact dates but that sounds about right.
12 13	give me a range on that, do you know was it over \$100,000?	12 13	Q. Was that during the time that
14		14	Virginia was working for Jeffrey?
15	A. I just testified I don't recall.	15	A. I don't know that Virginia ever did
16	Q. You don't don't know if it was \$500,000?	16	work for Jeffrey. I don't exactly know if she testified to her so-called duties, we
17	A. It was less than that.	17	know she is a serial liar so I can't testify
18	Q. Somewhere between 100 and 500,	18	to what she did or didn't do. So I object to
19	would that be fair to say?	19	that characterization of her. So repeat the
20	A. I believe it was between 100 and	20	question, please.
21	\$200,000.	21	Q. Can you read the question back?
22	Q. Did Jeffrey during the time that	22	(Record read.)
23	you were working for him purchase a town home	23	Q. You can answer the question.
24	for you?	24	A. What was the question again?
25	A. The subject of the townhouse is, I	25	Q. When you were traveling on the

Page 108 Page 106 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 plane with President Clinton, was that during 2 that he may have met socially through me. 3 the time, it was 2002, that you were on a 3 Q. Did you ever introduce Prince 4 flight with Clinton, was that during the time 4 Andrew to Virginia in London? 5 Virginia was working for Jeffrey? 5 A. I understand her story about London 6 6 MR. PAGLIUCA: Object to the form. but again, her tissue of lies is extremely 7 Misstates the witness' answer and if you 7 hard to pick apart what is true and what 8 8 isn't. Actually I wouldn't recollect her at can answer the question, you can answer 9 9 all but for her tissue stories about this 10 10 A. Well, like I said, I don't recall situation. exactly when I flew with him. I don't recall 11 11 Q. So did you ever introduce Prince when Virginia, we know what Virginia claims Andrew to Virginia in London? 12 12 when she left, so I can't answer the 13 13 A. I have no recollection. 14 question. I have no idea. 14 Q. Did Virginia ever stay at your home Q. Do you know Prince Andrew? 15 15 in London, your town home? A. I know she claims she did but if 16 A. I do. 16 17 Q. How long have you known him? 17 you are asking me here today to remember A. A very long time. specifically, I cannot. 18 18 19 Q. Since you were a child? 19 Q. Do you remember taking a trip with A. I really -- it's so long, it's 20 20 Virginia to travel over to Europe, including 21 really a long time ago. I just don't recall. 21 London? 22 Q. Do you remember how you first met 22 A. So I have seen her reports and I 23 23 have seen the plane reports. I see she says him? 24 A. No. I do not. 24 she was on that but again, I really have no 25 Q. Did you introduce him to Jeffrey? 25 recollection of her. Page 107 Page 109 G Maxwell - Confidential 1 1 G Maxwell - Confidential 2 A. That would be another of Virginia's 2 Q. Did you know that she was 17 at the 3 3 lies and the lies you perpetrate. I never time of that trip? introduced Prince Andrew to Jeffrey Epstein 4 4 MR. PAGLIUCA: Objection to the 5 at any time ever, so just add that the to 5 form and foundation. 6 6 A. I have -long list of lies. 7 Q. Did Jeffrey know Prince Andrew? 7 Q. Did you know she was 17 at the time 8 A. Clearly he knew him. I think we 8 of that trip? 9 9 have that answer but how -- yeah. MR. PAGLIUCA: Objection to the 10 Q. Do you know how Jeffery met Prince 10 form and foundation. A. I didn't even know she was on the 11 Andrew? 11 12 A. I do not know Jeffrey met Prince 12 trip. 13 Andrew. What I do know is that I did not 13 Q. Did you hold her passport for her 14 introduce them. That is one of the many 14 when she was traveling? 15 lies. Are we tallying all the lies? 15 MR. PAGLIUCA: Objection to the 16 Q. Do you know when Jeffrey met Prince 16 form and foundation. Andrew? 17 17 A. I have no recollection whatsoever 18 A. I do not know when Jeffrey met 18 of her even being on the trip nor holding her 19 Prince Andrew. 19 passport. 20 Q. Did you ever introduce Prince 20 (Maxwell Exhibit 4, picture, marked 21 Andrew to any girls under the age of 18 who for identification.) 21 22 were not friends of yours children? 22 Q. I'm showing you what we marked as 23 A. I have not introduced Prince Andrew 23 Maxwell Exhibit 4. 24 to anyone that I am aware of other than 24 Can you take a look at that picture 25 friends of mine who have kids under that age 25 for me?

25 While you are looking for that, I 25 present in New York for a party where Johan Page 111 Page 1	2 A. No, I don't. 3 Q. Where in your town home we will 4 come back to that. 5 Do you have guest bedrooms in your
A. I've looked at it. Q. Are you in that picture? A. I am. Q. Is that Prince Andrew in the picture as well? A. I tis. MR. PAGLIUCA: I don't believe this has been produced to us in discovery by you. MS. McCAWLEY: The picture? MR. PAGLIUCA: Yes. MS. McCAWLEY: It has. MS. McCAWLEY: It has. MS. McCAWLEY: It has. MS. McCAWLEY: I believe so. We will find one. The picture has been produced a number of times. MR. PAGLIUCA: I've seen different iterations of this, I don't believe I MS. McCAWLEY: We had them blow it up on a page so she could see it. We could use an article. Page 111 A. No, I don't. Q. Where in your town home we will come back to that. Do you have guest bedrooms in your town home in London? A. I do. Q. How many? A. Two. Q. Did Prince Andrew ever visit Jeffrey and you in New York? A. Yes. Q. Do you remember him visiting you and Jeffrey in New York in the spring of 2001? A. Again, I can't testify to any specific dates. Q. So you don't have a recollection of that? A. I have a recollection of being in New York but if you are asking for a date, I cannot confirm that date. Q. Do you remember Prince Andrew being present in New York for a party where Johar Page 111 Page 111	2 A. No, I don't. 3 Q. Where in your town home we will 4 come back to that. 5 Do you have guest bedrooms in your
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6 picture as well? 7 A. It is. 8 MR. PAGLIUCA: I don't believe this 9 has been produced to us in discovery by 10 you. 11 MS. McCAWLEY: The picture? 12 MR. PAGLIUCA: Yes. 13 MS. McCAWLEY: It has. 14 MS. MENNINGER: Is it the same 15 exact photograph. 16 MS. McCAWLEY: I believe so. We 17 will find one. The picture has been 18 produced a number of times. 19 MR. PAGLIUCA: I've seen different 20 iterations of this, I don't believe I 21 have ever seen this. 22 MS. McCAWLEY: We had them blow it 23 up on a page so she could see it. We 24 could use an article. 25 While you are looking for that, I Page 111 6 town home in London? 7 A. I do. 9 d. How many? 9 A. Two. 9 Did Prince Andrew ever visit 10 Jeffrey and you in New York? 11 Jeffrey and you in New York? 12 A. Yes. 13 Q. Do you remember him visiting you 14 and Jeffrey in New York in the spring of 15 2001? A. Again, I can't testify to any 16 specific dates. 17 specific dates. 18 Q. So you don't have a recollection of that? 20 A. I have a recollection you've 21 asked me if I have a recollection of being in 22 New York but if you are asking for a date, I 23 cannot confirm that date. 24 Q. Do you remember Prince Andrew bei present in New York for a party where Johar	, ,
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MS. McCAWLEY: We had them blow it up on a page so she could see it. We could use an article. While you are looking for that, I Page 111 New York but if you are asking for a date, I cannot confirm that date. Q. Do you remember Prince Andrew being present in New York for a party where Johan Page 1	elieve I 20 A. I have a recollection you've
23 up on a page so she could see it. We 24 could use an article. 25 While you are looking for that, I Page 111 23 cannot confirm that date. Q. Do you remember Prince Andrew being present in New York for a party where Johan Page 1	21 asked me if I have a recollection of being in
24 could use an article. 25 While you are looking for that, I Page 111 24 Q. Do you remember Prince Andrew began article. 25 present in New York for a party where Johan Page 1	Ve had them blow it 22 New York but if you are asking for a date, I
While you are looking for that, I 25 present in New York for a party where Johan Page 111 Page 1	
Page 111 Page 1	()
	for that, I 25 present in New York for a party where Johanna
1 G Maxwell - Confidential 1 G Maxwell - Confidential	Page 111 Page 113
= 5 max with confidential	al 1 G Maxwell - Confidential
2 will skip ahead. Hold that until we can 2 Sjoberg was also present?	t until we can 2 Sjoberg was also present?
3 find one that has the Bates range on it. 3 A. I don't recollect.	
4 Q. Do you recall Virginia being at 4 Q. Do you recall ever giving Prince	
5 your London town home? 5 Andrew a gift of a puppet that was in the	
6 A. I do not. 6 same that looked like him?	
7 Q. Do you recall going to dinner with 7 A. I never gave him a gift of a	
8 Prince Andrew, Jeffrey Epstein and Virginia 8 puppet.	
9 Roberts in London, at any time? 9 Q. Did Jeffrey ever give him a gift of	, ,
10 A. I do not.	
Q. Do you recall going to a place 11 A. No, not that I am aware of.	-
13 Epstein and yourself and Virginia Roberts? 13 MR. PAGLIUCA: Objection, 14 A. I would just like to state for the 14 foundation.	
	ate for the 1/4 foundation.
·	
	a very famous 15 A. I know Andrew
	a very famous 15 A. I know Andrew e because you like 16 Q. Have you ever given him any gifts
	a very famous be because you like 15 Calculate A. I know Andrew
	a very famous e because you like ress stories e at Tramp, at 15 A. I know Andrew Q. Have you ever given him any gifts that you remember when he came to Jeffrey's home in New York?
	A. I know Andrew e because you like ress stories e at Tramp, at rted by the 15 A. I know Andrew Q. Have you ever given him any gifts that you remember when he came to Jeffrey's home in New York? A. I don't recall giving him any gifts
	a very famous be because you like ress stories e at Tramp, at rted by the ollection of it A. I know Andrew Q. Have you ever given him any gifts that you remember when he came to Jeffrey's home in New York? A. I don't recall giving him any gifts in New York.
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24 shopping when you were in London to buy an 24 0034.	A. I know Andrew Q. Have you ever given him any gifts that you remember when he came to Jeffrey's that you remember when he came to Jeffrey's home in New York? 18 A. I know Andrew Q. Have you ever given him any gifts that you remember when he came to Jeffrey's home in New York? A. I don't recall giving him any gifts in New York. 21 (Maxwell Exhibit 5, picture, marked for identification.)
25 outfit to meet Prince Andrew? 25 Is that a picture that was taken at	A. I know Andrew Q. Have you ever given him any gifts that you remember when he came to Jeffrey's that you remember when he came to Jeffrey's home in New York? 18 A. I don't recall giving him any gifts home in New York? 19 A. I don't recall giving him any gifts in New York. (Maxwell Exhibit 5, picture, marked for identification.) 7irginia 23 Q. I think I directed you to page



	Page 114		Page 116
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	your London town home?	2	Q. Were you present on the island when
3	A. I have no idea what this picture	3	Prince Andrew visited?
4	was taken. I know what she purports it to be	4	A. Yes.
5	but I'm not going to say that I do.	5	Q. How many times?
6	Q. Do the surroundings look like your	6	A. I can only remember once.
7	London town home?	7	Q. Were there any girls under the age
8	A. They are familiar.	8	of 18 on the island during that one visit
9	Q. Do you know who took this picture?	9	that you remember that were not family or
10	A. I do not.	10	friends of or daughters of your friends?
11	Q. Did Jeffrey Epstein take the	11	MR. PAGLIUCA: Objection to the
12	picture?	12	form and foundation.
13	A. I just testified I don't know who	13	A. There were no girls on the island
14	took the picture.	14	at all. No girls, no women, other than the
15	Q. So you don't know if Jeffery	15	staff who work at the house. Girls meaning,
16	Epstein took the picture?	16	I assume you are asking underage, but there
17	A. When I tell you I don't know who	17	was nobody female outside of the cooks and
18	took the picture, it doesn't mean him I	18	the cleaners.
19	don't know who took the picture. You can	19	Q. Did you, as part of your duties in
20	come up with 50 names, I still do not know	20	working for Jeffrey, ever arrange for
21	who took the picture.	21	Virginia to have sex with John Luc Brunel?
22	Q. Did you observe Prince Andrew go	22	MR. PAGLIUCA: Objection to the
23	into a room with Virginia alone in your town	23	form and foundation.
24	home?	24	A. Just for the record, I have never
25	A. I cannot recall. As I have said,	25	at any time, at anyplace, in any moment ever
	Page 115		Page 117
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	no.	2	asked Virginia Roberts or whatever she is
3	Q. Did Prince Andrew ever tell you	3	called now to have sex with anybody.
4	that he had sex with Virginia Roberts?	4	Q. Did you ever provide Virginia
5	A. He did not.	5	Roberts with an outfit, an outfit of a sexual
6	Q. Did Jeffrey Epstein ever tell you	6	nature to wear for Les Wexner?
7	that Prince Andrew had sex with Virginia	7	MR. PAGLIUCA: Objection to the
8	Roberts?	8	form and foundation.
9	A. He did not.	9	A. I think we addressed the outfit
10	Q. Did Prince Andrew ever visit let	10	issue.
11	me back up for a moment. We talked about	11	Q. I am asking you if you ever
12	Jeffrey's homes, did Jeffrey have a home in	12	provided her with an outfit of a sexual
13	the U.S. Virgin islands called Little St.	13	nature to wear for Les Wexner?
14	James?	14	A. Categorically no. You did get
15	A. Yes.	15	that, I said categorically no
16	Q. Did Prince Andrew ever visit that	16	Q. Don't worry I'm paying attention.
17	island are you aware of Prince Andrew ever	17	A. You seemed very distracted in that
18	visiting Jeffrey's island?	18	moment.
19	A. I am aware of that, yes.	19	(Maxwell Exhibit 6, flight logs,
20	Q. Do you know how many times he	20	marked for identification.)
21	visited?	21	A. Do you mind if I take a break for
22	A. I do not.	22	the bathroom.
23	Q. Do you know if he visited when	23	Q. It's 11:08 and we are going to go
24	Virginia was on the island?	24	off the record now.
25	A. I do not.	25	THE VIDEOGRAPHER: It's now 11:09.

Page 146 Page 148 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 one of his planes? 2 excerpts from -- we will identify what they 3 3 A. There was a bed on one of his are but from the message pads. 4 Did you want to correct anything? 4 planes that folded out, yes. 5 Q. Do you recall whether with respect 5 A. I want to make an addendum. 6 6 to this being in Santa Fe, do you recall Would you mind rereading the last 7 whether you were there for some form of a 7 question back to me? 8 8 party? (Record read.) 9 9 MR. PAGLIUCA: Objection to the A. I also just want to say that at 10 10 this point I cannot recollect flying to form and foundation. parties. Jeffrey went for work so -- was 11 A. I don't recall the trip at all and 11 this in Santa Fe, this flight as well. this looks like a total work trip, not a 12 12 Q. The flight we were looking at, yes 13 party trip. 13 14 Q. What would be the difference 14 but it was to Santa Fe -between a work trip and a party trip? 15 A. I don't recall going to any parties 15 A. Just that I would be on trips for in Santa Fe at any time but certainly flying 16 16 17 work and I believe that this looks like, AP 17 to Santa Fe for a party seems highly looks like it's one of the -- probably one of 18 improbable. 18 the designers and the time would meet with a 19 Q. So I'm going to direct your 19 trip to decorate the house, just the timing 20 attention to the document that I set before 20 21 21 you which is Bates number of it. 22 Q. So would Virginia be brought on 22 has different Bates numbers because it's a 23 trips that were for the purpose of work and 23 smaller version of the larger production. decorating the house? 24 These are the pages I will be asking about. 24 25 A. Like I said, I never worked with 25 In the time that you were working Page 147 Page 149 1 1 G Maxwell - Confidential G Maxwell - Confidential 2 2 with Jeffrey in Palm Beach, do you recall a her but you would have to ask Jeffrey what he 3 process for taking, anybody at the house brought her on the trip for. 3 4 Q. But she would travel with him when 4 taking messages when incoming phone calls 5 5 there was a work trip like this? came in? 6 6 A. I can't -- I'm seeing that she is A. You are supposed to take a message 7 7 on this flight but I have no idea what she is and receive the message and write the message down. Who was the message was for, what time 8 doing, he invited her, it would not be my 8 9 9 it was taken and who took it and what the job. 10 10 message was, obviously. Q. What about Nadia Bjorlin, would she 11 regularly travel with Jeffrey on flights? 11 Q. Does what's in front of you look 12 familiar with respect to the message pads A. I have no idea, you would have to 12 look through the flight logs. I have no that you would have used at the house? 13 13 14 idea. 14 A. It is familiar. 15 Q. Your recollection is -- what is 15 Q. I'm going to direct your attention your recollection, do you recollect Nadia to the second page of it? 16 16 traveling often on flights with Jeffrey? 17 17 MR. PAGLIUCA: These all have SAO 18 A. Absolutely not. No, not at all. I 18 numbers on them or Bates ranges and I 19 don't recollect her actually on the flight at don't see any of your Bates ranges on 19 20 20 these. I know you have produced message pads but those have your Bates range 21 Q. I think you can set that aside for 21 numbers on them and I'm wondering if 22 the moment. 22 23 (Maxwell Exhibit 9, message pad 23 these are different documents. pages, marked for identification.) MS. McCAWLEY: It's the same, just 24 24

25

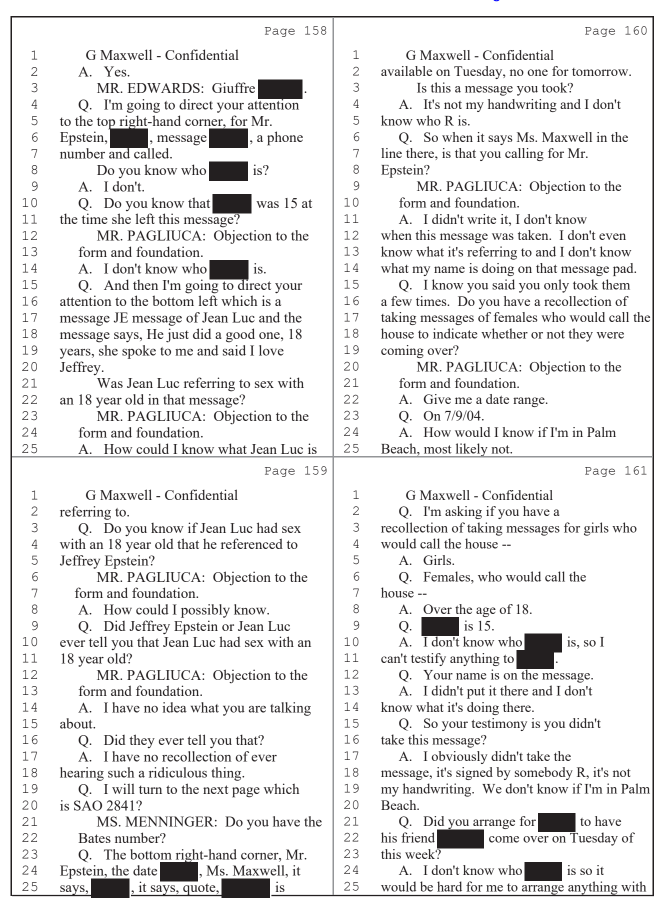
Q. We will mark as Exhibit 9 these

25

ours have the Bates underneath them.

Page 150 Page 152 G Maxwell - Confidential 1 1 G Maxwell - Confidential 2 2 for JE, date 1/02/03, message Caroline Casey These were produced as part of the rule 3 3 26 discovery. We can get the additional and then it's signed GM. 4 Bates if you want. 4 Is that your signature? 5 Q. The one I'm asking about first is 5 A. That's not my handwriting. 6 . You can look at that and then 6 Q. Would other people take a message, 7 I will identify the Bates number referenced 7 how did this process work, is there someone 8 8 else in the house with the initials GM? in this case. 9 9 I want to direct your attention to MR. PAGLIUCA: Objection to the the top right-hand corner just so I have an 10 10 form and foundation. understanding of how these messages were 11 11 A. I cannot answer that. It's not my taken. So I see that it says at the top it 12 12 handwriting. says in the for line it says Ms. Maxwell and Q. I'm trying to understand how this 13 13 14 the date of and then I see under the 14 gets there. If you took a message and didn't M line it looks like Necole Hesse or write it down, would someone else record that 15 15 message for you? 16 something like that, a phone number and a 16 17 message saying returning your call and on the 17 MR. PAGLIUCA: Objection to the 18 bottom it looks like 18 form and foundation. 19 Explain to me, is this -- does this 19 A. All I can tell you, this is not my taking down a message for you 20 handwriting so I cannot -- I have no idea 20 represent 21 from Ms. Hesse, is that how these work? 21 what that is. 22 MR. PAGLIUCA: Objection to the 22 Q. Was the practice that, what was the 23 form and foundation. Go ahead. 23 practice when someone answered the phone with 24 these message pads, what were they supposed 24 Q. My question is, I'm trying to 25 understand how the messages were taken. 25 to do? Page 151 Page 153 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 Looking at this message pad, where it says 2 A. They were supposed to take a 3 signed, can you tell me who 3 message and the time and date and give the 4 A. I cannot. 4 message. 5 Q. You do not know. 5 Q. Were they supposed to indicate who 6 6 Typically when these messages were took the message? 7 7 taken in your practice when you were there, A. They were but it wasn't -- I don't 8 8 would the individual who took the message really recall the actual process. I can see 9 9 from here it looks like you were supposed to write their name on the message? 10 MR. PAGLIUCA: Objection to the 10 but that's not my handwriting so I can't say 11 form and foundation. 11 what that was. A. I don't recollect, you can ask who Q. Do you know who Caroline Casey is? 12 12 wrote it so you can find out who it was. 13 13 A. No, I don't. 14 Q. Do you know who Necole Hesse is? 14 Q. Do you know whether Caroline Casey 15 A. I don't. 15 was under the age of 18? A. I just testified I couldn't 16 Q. I'm going to direct your 16 attention -- do we have a Bates number for 17 17 remember who she was so it would be difficult 18 that? 18 to know how old she was. 19 19 Q. Do you know if she was coming to MR. EDWARDS: for that one. 20 Q. Giuffre 20 the house to provide massages? A. I don't remember who she is at all, 21 I will direct your attention to the 21 22 first page which has the 22 on it. so no. 23 A. Okay. 23 Q. And then I would like to direct your attention to the message right 24 Q. Now at the top of that document, on 24 the right-hand side, the message that reads 25 underneath it. Which says JE, 25

	Page 154		Page 156
1	G Maxwell - Confidential	1	G Maxwell - Confidential
1 2	and has a phone number and the message says,	1 2	Q. In 2003?
3	wants to know if she should bring her friend	3	
4		4	
	tonight.	5	Q. January, the beginning.
5	What is that message referring to?	6	A. I don't know, I could have been
6 7	MR. PAGLIUCA: Objection to the form and foundation.	7	anywhere, Jeffrey and I were leading almost
			separate lives by then.
8	A. I can't possibly know.	8	Q. If you were at the house that day,
9	Q. Did individuals at the house take	9	did you recall seeing anybody by the name of
I	messages for underage girls to come over and	11	MD DACI HICA: Objection to the
11	bring friends for the purpose of providing	12	MR. PAGLIUCA: Objection to the
12 13	massages?	13	form and foundation.
	MR. PAGLIUCA: Objection to the		A. I don't know if I was at the house,
14	form and foundation.	14	so I can't testify to that.
15	A. How would I possibly know what you	15	Q. Let's flip back to the next page,
16	are talking about.	16	the one we were on before the , the
17	Q. Did you record messages at the	17	message towards the bottom that says, for
18	house?	18	Jeffrey, message of Ghislaine. And it says,
19	A. It's not my job.	19	Would it be helpful to have and then redacted
20	Q. You did from time to time record	20	come to Palm Beach today to stay here and
21	messages?	21	help train new staff with Ghislaine. Who
22	A. Hardly ever.	22	were you referring to in that message; do you
23	Q. But you did from time to time do	23	remember?
24	it?	24	MR. PAGLIUCA: Objection to the
25	A. I'm just saying I hardly ever took	25	form and foundation.
	Page 155		Page 157
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	messages, very, very, very, very	2	Q. The question is, do you recall this
3	infrequently.	3	message?
4	Q. Do you know if brought her	4	A. I do not recall this message.
5	friend over on that night?	5	Q. Do you recall training a female
6	MR. PAGLIUCA: Objection to the	6	
		_	under the age of 18 at Jeffrey's home?
7	form and foundation.	7	MR. PAGLIUCA: Objection to the
8	A. One, I don't know what this message	8	MR. PAGLIUCA: Objection to the form and foundation.
8 9	A. One, I don't know what this message is, I don't know if I was in Palm Beach, I	8 9	MR. PAGLIUCA: Objection to the form and foundation. A. I never trained a female under the
8 9 10	A. One, I don't know what this message is, I don't know if I was in Palm Beach, I don't know who	8 9 10	MR. PAGLIUCA: Objection to the form and foundation. A. I never trained a female under the age of 18 at Jeffrey's home.
8 9 10 11	A. One, I don't know what this message is, I don't know if I was in Palm Beach, I don't know who is and I don't know what this message	8 9 10 11	MR. PAGLIUCA: Objection to the form and foundation. A. I never trained a female under the age of 18 at Jeffrey's home. Q. Did you ever say it would be
8 9 10 11 12	A. One, I don't know what this message is, I don't know if I was in Palm Beach, I don't know who is and I don't know what this message is referring to.	8 9 10 11 12	MR. PAGLIUCA: Objection to the form and foundation. A. I never trained a female under the age of 18 at Jeffrey's home. Q. Did you ever say it would be helpful to have a female under the age of 18
8 9 10 11 12 13	A. One, I don't know what this message is, I don't know if I was in Palm Beach, I don't know who is and I don't know what this message is referring to. Q. So on January 2nd of 2003, were you	8 9 10 11 12 13	MR. PAGLIUCA: Objection to the form and foundation. A. I never trained a female under the age of 18 at Jeffrey's home. Q. Did you ever say it would be helpful to have a female under the age of 18 come to Palm Beach today to stay here and
8 9 10 11 12 13 14	A. One, I don't know what this message is, I don't know if I was in Palm Beach, I don't know who is and I don't know what this message is referring to. Q. So on January 2nd of 2003, were you in Palm Beach?	8 9 10 11 12 13	MR. PAGLIUCA: Objection to the form and foundation. A. I never trained a female under the age of 18 at Jeffrey's home. Q. Did you ever say it would be helpful to have a female under the age of 18 come to Palm Beach today to stay here and help train new staff with Ghislaine?
8 9 10 11 12 13 14 15	A. One, I don't know what this message is, I don't know if I was in Palm Beach, I don't know who is and I don't know what this message is referring to. Q. So on January 2nd of 2003, were you in Palm Beach? A. I don't know.	8 9 10 11 12 13 14	MR. PAGLIUCA: Objection to the form and foundation. A. I never trained a female under the age of 18 at Jeffrey's home. Q. Did you ever say it would be helpful to have a female under the age of 18 come to Palm Beach today to stay here and help train new staff with Ghislaine? A. I never asked anyone under the age
8 9 10 11 12 13 14 15	A. One, I don't know what this message is, I don't know if I was in Palm Beach, I don't know who is and I don't know what this message is referring to. Q. So on January 2nd of 2003, were you in Palm Beach? A. I don't know. Q. Where would you have been other	8 9 10 11 12 13 14 15	MR. PAGLIUCA: Objection to the form and foundation. A. I never trained a female under the age of 18 at Jeffrey's home. Q. Did you ever say it would be helpful to have a female under the age of 18 come to Palm Beach today to stay here and help train new staff with Ghislaine? A. I never asked anyone under the age of 18 come to help train new staff.
8 9 10 11 12 13 14 15 16 17	A. One, I don't know what this message is, I don't know if I was in Palm Beach, I don't know who is and I don't know what this message is referring to. Q. So on January 2nd of 2003, were you in Palm Beach? A. I don't know. Q. Where would you have been other than Palm Beach at the time?	8 9 10 11 12 13 14 15 16	MR. PAGLIUCA: Objection to the form and foundation. A. I never trained a female under the age of 18 at Jeffrey's home. Q. Did you ever say it would be helpful to have a female under the age of 18 come to Palm Beach today to stay here and help train new staff with Ghislaine? A. I never asked anyone under the age of 18 come to help train new staff. Q. I'm going to flip to the next page
8 9 10 11 12 13 14 15 16 17 18	A. One, I don't know what this message is, I don't know if I was in Palm Beach, I don't know who is and I don't know what this message is referring to. Q. So on January 2nd of 2003, were you in Palm Beach? A. I don't know. Q. Where would you have been other than Palm Beach at the time? A. I could have been anywhere.	8 9 10 11 12 13 14 15 16 17	MR. PAGLIUCA: Objection to the form and foundation. A. I never trained a female under the age of 18 at Jeffrey's home. Q. Did you ever say it would be helpful to have a female under the age of 18 come to Palm Beach today to stay here and help train new staff with Ghislaine? A. I never asked anyone under the age of 18 come to help train new staff. Q. I'm going to flip to the next page which is
8 9 10 11 12 13 14 15 16 17 18	A. One, I don't know what this message is, I don't know if I was in Palm Beach, I don't know who is and I don't know what this message is referring to. Q. So on January 2nd of 2003, were you in Palm Beach? A. I don't know. Q. Where would you have been other than Palm Beach at the time? A. I could have been anywhere. Q. Where did you typically live?	8 9 10 11 12 13 14 15 16 17 18	MR. PAGLIUCA: Objection to the form and foundation. A. I never trained a female under the age of 18 at Jeffrey's home. Q. Did you ever say it would be helpful to have a female under the age of 18 come to Palm Beach today to stay here and help train new staff with Ghislaine? A. I never asked anyone under the age of 18 come to help train new staff. Q. I'm going to flip to the next page which is A. By the way, that is not my
8 9 10 11 12 13 14 15 16 17 18 19 20	A. One, I don't know what this message is, I don't know if I was in Palm Beach, I don't know who is and I don't know what this message is referring to. Q. So on January 2nd of 2003, were you in Palm Beach? A. I don't know. Q. Where would you have been other than Palm Beach at the time? A. I could have been anywhere. Q. Where did you typically live? A. What are you asking me?	8 9 10 11 12 13 14 15 16 17 18 19 20	MR. PAGLIUCA: Objection to the form and foundation. A. I never trained a female under the age of 18 at Jeffrey's home. Q. Did you ever say it would be helpful to have a female under the age of 18 come to Palm Beach today to stay here and help train new staff with Ghislaine? A. I never asked anyone under the age of 18 come to help train new staff. Q. I'm going to flip to the next page which is A. By the way, that is not my handwriting and it's not dated and I couldn't
8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. One, I don't know what this message is, I don't know if I was in Palm Beach, I don't know who is and I don't know what this message is referring to. Q. So on January 2nd of 2003, were you in Palm Beach? A. I don't know. Q. Where would you have been other than Palm Beach at the time? A. I could have been anywhere. Q. Where did you typically live? A. What are you asking me? Q. So for example, in 2003, where was	8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. PAGLIUCA: Objection to the form and foundation. A. I never trained a female under the age of 18 at Jeffrey's home. Q. Did you ever say it would be helpful to have a female under the age of 18 come to Palm Beach today to stay here and help train new staff with Ghislaine? A. I never asked anyone under the age of 18 come to help train new staff. Q. I'm going to flip to the next page which is A. By the way, that is not my handwriting and it's not dated and I couldn't possibly tell you who that is.
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. One, I don't know what this message is, I don't know if I was in Palm Beach, I don't know who is and I don't know what this message is referring to. Q. So on January 2nd of 2003, were you in Palm Beach? A. I don't know. Q. Where would you have been other than Palm Beach at the time? A. I could have been anywhere. Q. Where did you typically live? A. What are you asking me? Q. So for example, in 2003, where was your primary residence, was it wherever	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. PAGLIUCA: Objection to the form and foundation. A. I never trained a female under the age of 18 at Jeffrey's home. Q. Did you ever say it would be helpful to have a female under the age of 18 come to Palm Beach today to stay here and help train new staff with Ghislaine? A. I never asked anyone under the age of 18 come to help train new staff. Q. I'm going to flip to the next page which is A. By the way, that is not my handwriting and it's not dated and I couldn't possibly tell you who that is. Did you hear that?
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. One, I don't know what this message is, I don't know if I was in Palm Beach, I don't know who is and I don't know what this message is referring to. Q. So on January 2nd of 2003, were you in Palm Beach? A. I don't know. Q. Where would you have been other than Palm Beach at the time? A. I could have been anywhere. Q. Where did you typically live? A. What are you asking me? Q. So for example, in 2003, where was your primary residence, was it wherever Jeffrey was living and staying or was it	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. PAGLIUCA: Objection to the form and foundation. A. I never trained a female under the age of 18 at Jeffrey's home. Q. Did you ever say it would be helpful to have a female under the age of 18 come to Palm Beach today to stay here and help train new staff with Ghislaine? A. I never asked anyone under the age of 18 come to help train new staff. Q. I'm going to flip to the next page which is A. By the way, that is not my handwriting and it's not dated and I couldn't possibly tell you who that is. Did you hear that? Q. You got your testimony on the
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. One, I don't know what this message is, I don't know if I was in Palm Beach, I don't know who is and I don't know what this message is referring to. Q. So on January 2nd of 2003, were you in Palm Beach? A. I don't know. Q. Where would you have been other than Palm Beach at the time? A. I could have been anywhere. Q. Where did you typically live? A. What are you asking me? Q. So for example, in 2003, where was your primary residence, was it wherever	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. PAGLIUCA: Objection to the form and foundation. A. I never trained a female under the age of 18 at Jeffrey's home. Q. Did you ever say it would be helpful to have a female under the age of 18 come to Palm Beach today to stay here and help train new staff with Ghislaine? A. I never asked anyone under the age of 18 come to help train new staff. Q. I'm going to flip to the next page which is A. By the way, that is not my handwriting and it's not dated and I couldn't possibly tell you who that is. Did you hear that?



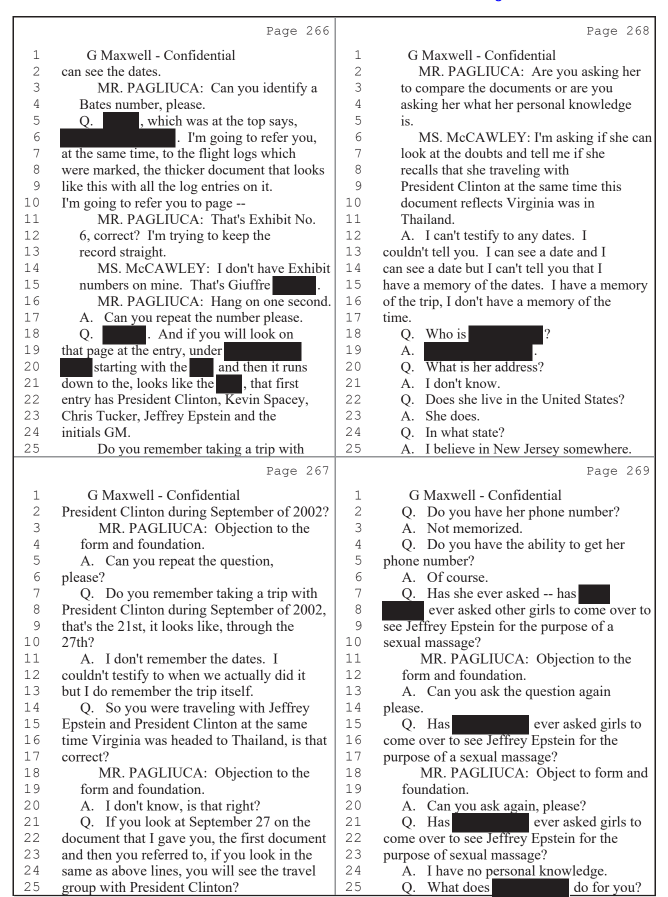
G Maxwell - Confidential someone I don't know. Q. Why is your name reflected on this message pad? MR. PAGLIUCA: Objection to the form and foundation. A. I have no idea. You would have to ask whoever took the message. Q. Did you, in the course of your work, regularly take messages for Jeffrey life females to come over and give massages for Jeffrey gatults over the age of 18. Q. Would you, in the course of your work, regularly set up appointments for females to come over and give massages for Jeffrey patch to work, regularly set up appointments for females to come over and give massages for Jeffrey adults over the age of 18 to come over adults over the age of 18 to come for massages? A. I didn't regularly do that, no. G Maxwell - Confidential Q. Would you in the course of your whork, regularly set up for Jeffrey adults over the age of 18 to come for massages? A. I didn't regularly do that, no. Fage 163 G Maxwell - Confidential Q. Would you take messages with respect to females over the age of 18 to come over for a massage? A. I already testified I hardly ever did take messages. Q. But would you? A. I already testified, I hardly ever did take messages. Q. But would you? A. I already testified, I hardly ever did take messages. Q. But would you? A. I already testified I hardly ever did take messages. Q. Did you ever take a message for a female under the age of 18 to come over for a massage? MR. PAGLIUCA: Objection to the form and foundation. A. I can't testify anything being bunder the age of 18 to come for maching the form and foundation. A. I laready testified I hardly ever did take messages. Q. Did you retake a message for a female under the age of 18 to come over for a massage. MR. PAGLIUCA: Objection to the form and foundation. A. I laready testified I hardly ever did and I did so irregularly that it would hard for me to pinpoint. Q. Did you ever take a message for a female under the age of 18 to come over for a massage or for any other reason to be with leffice. MR. PAGLIUCA: Object				
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	Page 166		Page 168
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	A. How would I possibly, these were	2	off the record.
3	messages taken when I was not at the house	3	(Recess.)
4	and I have no idea who they are nor how old	4	AFTERNOON SESSION
5	they are nor anything.	5	(Time noted: 1:21 p.m.)
6	Q. How do you know you weren't at the	6	GHISLAINE MAXWELL,
7	house on this day?	7	resumed and testified as follows:
8	A. I was hardly at the house in 2005.	8	EXAMINATION BY (Cont'd.)
9	Q. So you could have been there, you	9	MS. McCAWLEY:
10	just don't know?	10	THE VIDEOGRAPHER: It's now 1:21,
11	A. In the five days I might have been	11	we're starting disk No. 4. We are back
12	there in 2005, I suppose it's possible but	12	on the record.
13	it's unlikely.	13	Q. Ms. Maxwell, before the break, we
14	MR. PAGLIUCA: Do you know why this	14	were talking about and I think it's one of
15	isn't redacted if you are representing	15	the exhibits that's marked in front of you,
16	all the names of people who are underage	16	I'm not sure of the number, but the police
17	have been redacted from these records.	17	report that I showed you earlier today.
18	MS. McCAWLEY: I think it was my	18	Now that you have knowledge of the
19	assumption is it was a miss by the	19	police report and the criminal investigation
20	police department.	20	with respect to Jeffrey Epstein, do you
21	Q. I will direct your attention to	21	believe that Jeffrey Epstein abused any minor
22	so you will skip a page and go back,	22	children?
23	it's the final page in the message pads and	23 24	MR. PAGLIUCA: Objection to the
24 25	you will see on the top left for Jeffrey, on	24 25	form and foundation.
	6/1/2005 from Jean Luc Brunel with a phone	23	A. Can you repeat the question please
	Page 167		Page 169
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	number. It says, quote, He has a teacher for	2	and break it down so it's more
3	you to teach you how to speak Russian. She	3	understandable.
4 5	is two times eight years old. Not blond.	4 5	Q. Now that you have the police report
6	Lessons are free and you can have your first today if you call.	6	that I showed you this morning that you had an opportunity to look at.
7	Do you know whether Jean Luc Brunel	7	A. You gave it to me, I did not look
8	sent a Russian girl that was 16 years old	8	at it.
9	over to Jeffrey Epstein's home?	9	Q. The questions that I asked you
10	MR. PAGLIUCA: Objection to the	10	about the police report you are aware
11	form and foundation.	11	there is a police report?
12	A. I do not know.	12	A. I am aware there is a police
13	Q. Did you ever observe a Russian girl	13	report.
14	that was 16 years old come to Jeffrey	14	Q. You are aware there was a criminal
15	Epstein's home?	15	investigation of Jeffrey Epstein?
16	A. I am not aware of any 16 year old	16	A. I am aware that there was that.
17	Russian girl that I can recall in Jeffrey	17	Q. Now that you are aware of those two
18	Epstein's home.	18	things and having talked to Jeffrey Epstein,
19	Q. Do you know whether Jeffrey Epstein	19	do you believe Jeffrey Epstein sexually
20	had sex with a 16 year old Russian girl?	20	abused minors?
21	MR. PAGLIUCA: Objection to the	21	MR. PAGLIUCA: Objection to the
22	form and foundation.	22	form and foundation.
23	A. I do not know.	23	A. Can you reask the second part of
24	THE VIDEOGRAPHER: It's 12:25.	24	that question please.
25	This will be the end of disk 3, we are	25	Q. Sure. The two documents we were

	Page 242		Page 244
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	please?	2	I took of people would only have been
3	Q. Is it an obvious lie that you had	3	mainstream type magazine type photos and any
4	sex toys in Jeffrey Epstein's Palm Beach	4	photos I took could have been very happily
5	house?	5	and expected to be displayed on your parents'
6	MR. PAGLIUCA: Objection to the	6	mantel piece or grandparents' mantel piece.
7	form and foundation.	7	Q. Is it a lie that you approached
8	A. Did Virginia say that?	8	females to bring them to Jeffrey Epstein?
9	Q. I'm asking you a question.	9	MR. PAGLIUCA: Objection to the
10	Is it an obvious lie that you had	10	form and foundation.
11	sex toys in Jeffrey Epstein's house?	11	A. Please ask the question, again.
12	A. I don't recall any sex toys.	12	Q. Sure. Is it a lie that you
13	Q. If someone said had you sex toys,	13	approached females to bring them to Jeffrey
14	would that be an obvious lie?	14	Epstein?
15	MR. PAGLIUCA: Objection to the	15	A. I don't know what you are asking
16	form and foundation.	16	me.
17	A. Like I said can you be more	17	Q. I'm asking you, if it's a lie that
18	specific about the house or whatever, what	18	you approached females to bring them to
19	exactly you are referring to, what's a sex	19	Jeffrey Epstein?
20	toy?	20	MR. PAGLIUCA: Objection to the
21	Q. Yes. How would you define a sex	21	form and foundation.
22	toy?	22	A. You are not asking me a good
23	A. No. I need you to define a sex	23	question, sorry.
24	toy, I don't have enough knowledge of sex	24	Q. You don't get to choose the
25	toys.	25	questions.
	Page 243		Page 245
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	Q. I will define it based on the	2	A. I would like to answer your
3	dictionary's definition, which is an object	3	questions but you are not asking me a
4	or device used to sexually stimulate or	4	question that I can answer.
5	enhance sexual pleasure.	5	Q. What about that is causing you
6	A. What's your question, please?	6	pause where you can't answer the question?
7	Q. The question is, is it an obvious	7	A. You are trying to trap me and
8	lie that you had sex toys in Jeffrey	8	that's not fair, so I already testified that
9	Epstein's Palm Beach house?	9	I hire people across the board, so I would
10	MR. PAGLIUCA: Same objection.	10	hire architects, decorators, pool people,
11	Q. You can answer.	11	exercise instructors, gardeners, cooks,
12	A. Like I said, I do not have any	12	chefs, cleaning people. So I, in the course
13	recollection of sex toys in Jeffrey's house.	13	of a very long time when I would hire people
14	Q. Is it a lie, is it an obvious lie	14	I hired people to work for Jeffrey. So I'm
15	that you took pictures of nude girls?	15	happy to testify to hiring people for every
16	MR. PAGLIUCA: Object to the form	16	possible conceivable proper job that you
17	and foundation.	17	could conceive of within the context of
18	A. We already covered this. Girls we	18	Jeffrey's life and homes.
19	are not referring to I can only testify to	19	Q. Is it a lie that you approached
20	taking pictures of adult people and I already	20	females to bring them to Jeffrey Epstein for
21	testified they are not nude, per se. That	21	the purpose of performing massages?
22	every picture that I ever took and which they	22	MR. PAGLIUCA: Objection to the
23	were very limited, always by request, the	23	form and foundation.
24	people would be covered or it would be a hand	24	A. Again, I have already testified
25	or a foot. There was never any pictures that	25	that part of the job that I had was to hire

Page 250 Page 252 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 2 Epstein had a sexual preference for underage agree to that? 3 3 MR. PAGLIUCA: Objection to the minors? 4 4 form and foundation. MR. PAGLIUCA: Object to the form 5 Q. Are they under the age of 18? 5 and foundation. 6 6 A. We already established that you can A. I cannot testify to what 7 be a masseuse in Florida at age 17. That 7 Jeffrey's --8 does not make it inappropriate. 8 Q. You don't know his preference? 9 A. You handed me a stack of papers A. I'm not saying appropriate or 9 10 inappropriate. I'm just asking if there were 10 from the police reports and that's what I've any exercise instructors that were under the read but I have no knowledge, direct 11 11 12 age of 18. knowledge, of what you are referencing. 12 Q. So you don't know, you don't know 13 A. I am not aware if anybody was but I 13 14 don't want to full out and say you oh she 14 in your own mind that Jeffrey Epstein had a said, we already established you can be a 17 15 15 sexual preference for underage minors, is year old masseuse and have it not be 16 16 that correct? 17 something that is not appropriate. So when 17 MR. PAGLIUCA: Objection to the 18 you say that and then you go, well, you come 18 form and foundation. 19 back and say something, now we can establish 19 O. Is that correct? 20 that Virginia was 17 but you can be a 17 year 20 A. Please ask the question again. 21 old legal masseuse, but I am not aware to 21 Q. You don't know in your own mind 22 your point. 22 that Jeffrey Epstein had a sexual preference 23 Q. Who were the other 17 year old 23 for underage minors? 24 masseuses that you were aware of? 24 MR. PAGLIUCA: Objection to the 25 A. I am not aware of any. 25 form and foundation. You have to pause, Page 253 Page 251 1 1 G Maxwell - Confidential G Maxwell - Confidential 2 2 Q. Were there any 16 year year old let me object, answer the question. 3 3 masseuse that you are aware of? Listen to her question, pause, I object, A. I am not aware. 4 4 you answer. 5 Q. Any 15? 5 Q. So you don't know in your own mind 6 6 A. I just want to be clear. The only that Jeffrey Epstein had a sexual preference 7 7 person that I am aware of who claims to have for underage minors? been a -- we have to -- we established 8 8 MR. PAGLIUCA: Objection to the 9 9 Virginia now is 17, given she has changed her form and foundation. 10 age so many times. The only person that I am 10 Q. You can answer. aware of that was a masseuse at the time when 11 A. I cannot tell you what Jeffrey's 11 I was present in the house was Virginia. story is. I'm not able to. 12 12 13 Q. Is it an obvious lie that Jeffrey 13 Q. Did Jeffrey Epstein have a scheme 14 Epstein had a sexual preference for underage 14 to recruit underage girls to use them for 15 15 purposes of sexual massages? miners? MR. PAGLIUCA: Objection to the 16 MR. PAGLIUCA: Objection to the 16 17 form and foundation. form and foundation. 17 18 A. Can you ask the question again? 18 A. Can you ask me again, please? Q. It is it an obvious lie that Q. Did Jeffrey Epstein have a scheme 19 19 20 Jeffrey Epstein had a sexual preference for 20 to recruit underage girls to recruit them for 21 underage minors? 21 sexual massages? 22 MR. PAGLIUCA: Objection to the 22 MR. PAGLIUCA: Objection to the 23 form and foundation. 23 form and foundation. 24 A. Can you ask the question again? 24 A. Can you ask it a different way? Q. Is it an obvious lie that Jeffrey Q. Did Jeffrey Epstein have a scheme 25 25

Page 254 Page 256 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 Q. During any period of time you 2 to recruit underage girls for sexual 3 worked, did you observe that? 3 massages? 4 A. I did not observe any such 4 MR. PAGLIUCA: Objection to the 5 form and foundation. 5 photographs. 6 6 Q. Are you aware if they took those Q. If you know. 7 A. I don't know what you are talking 7 kinds of photos? 8 8 A. I am not aware. about. 9 9 Q. Is it an obvious lie that Virginia MR. PAGLIUCA: Can we take a Giuffre was a minor the first time she was 10 10 five-minute break. taken to Jeffrey Epstein's house? THE VIDEOGRAPHER: It's 2:58 and we 11 11 MR. PAGLIUCA: Objection to the 12 are off the record. 12 form and foundation. 13 13 (Recess.) 14 A. So we've already established that 14 THE VIDEOGRAPHER: It's now 3:10. Virginia was 17 and we have established that We're starting disk No. 6 and we are 15 15 her mother brought her to the house and that 16 back on the record. 16 17 she came as a masseuse, age 17, which is 17 O. Ms. Maxwell, was it an obvious lie legal in Florida. when Virginia said she was sent to Thailand 18 18 by Epstein in September of 2002? Q. Would Jeffrey Epstein's assistants 19 19 MR. PAGLIUCA: Objection to the arrange times for underage girls to come to 20 20 21 the house for sexual massages? 21 form and foundation. MR. PAGLIUCA: Objection to the A. I have no knowledge of Virginia 22 22 being sent to Thailand. 23 form and foundation. 23 But may I say something? 24 24 A. What are you talking about? 25 Q. Sure. Would Jeffrey Epstein's 25 Q. There is not a question pending Page 255 Page 257 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 assistants, I think earlier you mentioned, we 2 unless you want to clarify something. 3 talked about Sarah Kellen who worked in the 3 Did you want to clarify that? 4 role as an assistant or Nadia Marcinkova. 4 A. No, I just wanted to say something. 5 5 Would Jeffrey Epstein's assistants arrange Q. Is it an obvious lie when Virginia 6 times for underage girls to come over the 6 said she was given instructions to maintain 7 house for sexual massages? 7 telephone contact with you while she was in 8 MR. PAGLIUCA: Objection to the 8 Thailand? 9 form and foundation. 9 MR. PAGLIUCA: Objection to the 10 A. Again, I read the police reports so 10 form and foundation. this is all happening according to the police 11 11 A. Can you repeat the question? reports when I am no longer at the house so I Q. Is it an obvious lie when Virginia 12 12 can't testify to what Jeffrey's assistants said she was given instructions to maintain 13 13 did when this kind of activity as alleged in 14 14 telephone contact with you when she was in 15 the reports. 15 Thailand? Q. So you don't know? 16 16 MR. PAGLIUCA: Same objection. 17 A. No. 17 A. I have no idea what instructions 18 Q. Would Jeffrey Epstein's assistants, 18 Virginia was given, if any, when she went to 19 meaning Sarah Kellen, Nadia Marcinkova or any 19 Thailand. other assistant that you are aware of from 20 20 Q. So you know she went to Thailand? the time you worked there take nude A. I know she claimed she went to 21 21 photographs of underage girls? 22 22 Thailand from having read it but given that MR. PAGLIUCA: Object to the form 23 she lied about everything it's hard to know 23 and foundation. what is true and not true. 24 24 25 A. During what period of time? 25 Q. Would it make any sense for her to



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1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	moment there is such a document, just	2	hand puppets, all sorts of puppets.
3	hypothetically, and assuming for the	3	Q. Is there any puppet you've ever
4	moment that it is going to get produced	4	seen in Jeffrey Epstein's home in the
5	somewhere, if it hasn't already been	5	presence of Prince Andrew?
6	produced, obviously that would involve a	6	A. Again, puppet, you know, there is
7	waiver, a future waiver of the	7	lots of types of puppets.
8	privilege. I think that's the answer to	8	** * **
9	the question.	9	Q. Any type of puppet.A. If you want to give me a
10	Q. Has the document been produced, do	10	description of the puppet, I would be perhaps
11	you know?	11	be able to say.
12	A. You have everything that I have	12	Q. Any type of puppet?
13	given you, so if you can't if it's not in	13	A. Can you be more detailed?
14	those documents, I don't know what to tell	14	Q. Have you ever seen a puppet in
15	· ·	15	Jeffrey Epstein's home in the presence of
16	you. Q. Your lawyers haven't withheld any	16	Prince Andrew?
17	documents?	17	A. My understanding of a puppet is a
18	A. They are right here. You can ask	18	small handheld item you have in a circus. I
19	them.	19	have never seen that.
20	Q. I'm asking you.	20	Q. Have you ever seen a puppet which
21	A. I don't know what they're	21	is defined as a movable model of a person or
22	lawyers.	22	animal that is used in entertainment and
23	•	23	typically moved either by strings or
24	Q. When we were talking earlier about Prince Andrew, I asked you whether you had	24	controlled from above or by a hand inside it?
25	ever given him a gift of a puppet.	25	MR. PAGLIUCA: Objection to the
		20	
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1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	Did you ever, not as a gift, did	2	form and foundation.
3	you ever see in the presence of Prince Andrew	3	A. I have not seen a puppet that fits
4	a puppet?	4	exactly that description.
5	MR. PAGLIUCA: Objection to the	5	Q. Have you seen any puppet that fits
6	form and foundation.	6	any description?
7	A. Can you be more direct, please?	7	MR. PAGLIUCA: Objection to the
8	Q. Sure. Were you ever in a room with	8	
			form and foundation.
9	Prince Andrew where there was a puppet?	9	A. Can you reask the question, please?
10	MR. PAGLIUCA: Objection to the	9 10	A. Can you reask the question, please? Q. Yes.
10 11	MR. PAGLIUCA: Objection to the form and foundation.	9 10 11	A. Can you reask the question, please?Q. Yes.Have you seen any puppet that fits
10 11 12	MR. PAGLIUCA: Objection to the form and foundation. A. Can you be more specific please and	9 10 11 12	A. Can you reask the question, please? Q. Yes. Have you seen any puppet that fits any description in the presence of Prince
10 11 12 13	MR. PAGLIUCA: Objection to the form and foundation. A. Can you be more specific please and can you bound it by time and be more	9 10 11 12 13	A. Can you reask the question, please? Q. Yes. Have you seen any puppet that fits any description in the presence of Prince Andrew in Jeffrey Epstein's home?
10 11 12 13 14	MR. PAGLIUCA: Objection to the form and foundation. A. Can you be more specific please and can you bound it by time and be more specific, whatever you are actually asking	9 10 11 12 13 14	A. Can you reask the question, please? Q. Yes. Have you seen any puppet that fits any description in the presence of Prince Andrew in Jeffrey Epstein's home? MR. PAGLIUCA: Objection to the
10 11 12 13 14 15	MR. PAGLIUCA: Objection to the form and foundation. A. Can you be more specific please and can you bound it by time and be more specific, whatever you are actually asking me?	9 10 11 12 13 14 15	A. Can you reask the question, please? Q. Yes. Have you seen any puppet that fits any description in the presence of Prince Andrew in Jeffrey Epstein's home? MR. PAGLIUCA: Objection to the form and foundation.
10 11 12 13 14 15	MR. PAGLIUCA: Objection to the form and foundation. A. Can you be more specific please and can you bound it by time and be more specific, whatever you are actually asking me? Q. Were you ever in a room with Prince	9 10 11 12 13 14 15	A. Can you reask the question, please? Q. Yes. Have you seen any puppet that fits any description in the presence of Prince Andrew in Jeffrey Epstein's home? MR. PAGLIUCA: Objection to the form and foundation. A. I am not aware of any small
10 11 12 13 14 15 16	MR. PAGLIUCA: Objection to the form and foundation. A. Can you be more specific please and can you bound it by time and be more specific, whatever you are actually asking me? Q. Were you ever in a room with Prince Andrew in New York in Jeffrey Epstein's home	9 10 11 12 13 14 15 16 17	A. Can you reask the question, please? Q. Yes. Have you seen any puppet that fits any description in the presence of Prince Andrew in Jeffrey Epstein's home? MR. PAGLIUCA: Objection to the form and foundation. A. I am not aware of any small handheld puppet that was there. There was a
10 11 12 13 14 15 16 17	MR. PAGLIUCA: Objection to the form and foundation. A. Can you be more specific please and can you bound it by time and be more specific, whatever you are actually asking me? Q. Were you ever in a room with Prince Andrew in New York in Jeffrey Epstein's home where there was a puppet?	9 10 11 12 13 14 15 16 17	A. Can you reask the question, please? Q. Yes. Have you seen any puppet that fits any description in the presence of Prince Andrew in Jeffrey Epstein's home? MR. PAGLIUCA: Objection to the form and foundation. A. I am not aware of any small handheld puppet that was there. There was a puppet not a puppet there was a I
10 11 12 13 14 15 16 17 18	MR. PAGLIUCA: Objection to the form and foundation. A. Can you be more specific please and can you bound it by time and be more specific, whatever you are actually asking me? Q. Were you ever in a room with Prince Andrew in New York in Jeffrey Epstein's home where there was a puppet? MR. PAGLIUCA: Objection to the	9 10 11 12 13 14 15 16 17 18	A. Can you reask the question, please? Q. Yes. Have you seen any puppet that fits any description in the presence of Prince Andrew in Jeffrey Epstein's home? MR. PAGLIUCA: Objection to the form and foundation. A. I am not aware of any small handheld puppet that was there. There was a puppet not a puppet there was a I don't know how would you describe it really,
10 11 12 13 14 15 16 17 18 19 20	MR. PAGLIUCA: Objection to the form and foundation. A. Can you be more specific please and can you bound it by time and be more specific, whatever you are actually asking me? Q. Were you ever in a room with Prince Andrew in New York in Jeffrey Epstein's home where there was a puppet? MR. PAGLIUCA: Objection to the form and foundation.	9 10 11 12 13 14 15 16 17 18 19 20	A. Can you reask the question, please? Q. Yes. Have you seen any puppet that fits any description in the presence of Prince Andrew in Jeffrey Epstein's home? MR. PAGLIUCA: Objection to the form and foundation. A. I am not aware of any small handheld puppet that was there. There was a puppet not a puppet there was a I don't know how would you describe it really, I don't know how would you describe it. Not
10 11 12 13 14 15 16 17 18 19 20 21	MR. PAGLIUCA: Objection to the form and foundation. A. Can you be more specific please and can you bound it by time and be more specific, whatever you are actually asking me? Q. Were you ever in a room with Prince Andrew in New York in Jeffrey Epstein's home where there was a puppet? MR. PAGLIUCA: Objection to the form and foundation. A. What sort of puppet are you asking	9 10 11 12 13 14 15 16 17 18 19 20 21	A. Can you reask the question, please? Q. Yes. Have you seen any puppet that fits any description in the presence of Prince Andrew in Jeffrey Epstein's home? MR. PAGLIUCA: Objection to the form and foundation. A. I am not aware of any small handheld puppet that was there. There was a puppet not a puppet there was a I don't know how would you describe it really, I don't know how would you describe it. Not a puppet, I don't know how you would describe
10 11 12 13 14 15 16 17 18 19 20 21 22	MR. PAGLIUCA: Objection to the form and foundation. A. Can you be more specific please and can you bound it by time and be more specific, whatever you are actually asking me? Q. Were you ever in a room with Prince Andrew in New York in Jeffrey Epstein's home where there was a puppet? MR. PAGLIUCA: Objection to the form and foundation. A. What sort of puppet are you asking me?	9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Can you reask the question, please? Q. Yes. Have you seen any puppet that fits any description in the presence of Prince Andrew in Jeffrey Epstein's home? MR. PAGLIUCA: Objection to the form and foundation. A. I am not aware of any small handheld puppet that was there. There was a puppet not a puppet there was a I don't know how would you describe it really, I don't know how would you describe it. Not a puppet, I don't know how you would describe it. A caricature of Prince Andrew that was
10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. PAGLIUCA: Objection to the form and foundation. A. Can you be more specific please and can you bound it by time and be more specific, whatever you are actually asking me? Q. Were you ever in a room with Prince Andrew in New York in Jeffrey Epstein's home where there was a puppet? MR. PAGLIUCA: Objection to the form and foundation. A. What sort of puppet are you asking me? Q. Any kind of puppet?	9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Can you reask the question, please? Q. Yes. Have you seen any puppet that fits any description in the presence of Prince Andrew in Jeffrey Epstein's home? MR. PAGLIUCA: Objection to the form and foundation. A. I am not aware of any small handheld puppet that was there. There was a puppet not a puppet there was a I don't know how would you describe it really, I don't know how would you describe it. Not a puppet, I don't know how you would describe it. A caricature of Prince Andrew that was in Jeffrey's home.
10 11 12 13 14 15 16 17 18 19 20 21 22	MR. PAGLIUCA: Objection to the form and foundation. A. Can you be more specific please and can you bound it by time and be more specific, whatever you are actually asking me? Q. Were you ever in a room with Prince Andrew in New York in Jeffrey Epstein's home where there was a puppet? MR. PAGLIUCA: Objection to the form and foundation. A. What sort of puppet are you asking me?	9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Can you reask the question, please? Q. Yes. Have you seen any puppet that fits any description in the presence of Prince Andrew in Jeffrey Epstein's home? MR. PAGLIUCA: Objection to the form and foundation. A. I am not aware of any small handheld puppet that was there. There was a puppet not a puppet there was a I don't know how would you describe it really, I don't know how would you describe it. Not a puppet, I don't know how you would describe it. A caricature of Prince Andrew that was

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1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	Sjoberg's breast?	2	recollect this caricature, you recollect
3	MR. PAGLIUCA: Objection to the	3	Prince Andrew being there. Do you recollect
4	form and foundation.	4	a party going on at the time of that
5	A. I don't recollect. I recollect the	5	interaction with Prince Andrew and the
6	puppet but I don't recollect anything around	6	caricature?
7	the puppet. You characterized puppet, I	7	MR. PAGLIUCA: Objection to the
8	characterize it as, I don't know, as a	8	form and foundation.
9	characterization of Andrew.	9	A. I don't recollect a party first
10	Q. Do you recollect asking Virginia	10	of all, they weren't really parties I
11	Roberts to sit on Prince Andrew's lap with	11	don't recollect a party I don't know what
12	the caricature of Prince Andrew?	12	you mean by party in the context of that
13	A. I do not recollect that.	13	scenario.
		14	
14	Q. What do you remember about the		Q. Who do you recollect being at the
15	caricature of the Prince Andrew caricature	15	home during the time Prince Andrew was there
16	when you were in the presence of Prince	16	with this caricature?
17	Andrew, Virginia Roberts and Johanna Sjoberg?	17	MR. PAGLIUCA: Objection to the
18	MR. PAGLIUCA: Objection to the	18	form and foundation.
19	form and foundation.	19	A. I only recollect myself with Prince
20	A. I don't recollect the story as told	20	Andrew, I don't recollect anybody else.
21	by Johanna or Virginia. I don't even know	21	Q. You don't recollect Jeffrey Epstein
22	who I remember the caricature of Prince	22	being there?
23	Andrew and I remember Prince Andrew but I	23	A. Actually, no.
24	don't recall anything else around the	24	Q. You don't recollect Johanna Sjoberg
25	caricature.	25	being there?
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1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	Q. Did you give it to him?	2	A. No.
3	A. I did not.	3	Q. You don't recollect Virginia
4	Q. Who gave it to him?	4	Roberts being there?
5	A. I don't think it was given to him	5	A. No.
6	at all.	6	Q. It was just you and Prince Andrew?
7	Q. Did he bring it?	7	A. I am not saying it was just me and
8	A. No.	8	Prince Andrew, you are asking me do you
9	Q. Was it something that was at the	9	remember. I only remember Prince Andrew, I
10	house?	10	remember Prince Andrew and the caricature but
11	A. As best I recollect.	11	I can't place the caricature and everybody
12	Q. Was it something that you saw at	12	else in the same context, the same timeframe
13	the house in advance of Prince Andrew's	13	you are asking me.
14	arrival?	14	Q. Would Prince Andrew typically
15		15	travel with Secret Service or some sort of
	A. Again, I don't real I recollect	16	
16	the caricature, I recollect Prince Andrew, I		security when he would come to visit you and
17	don't recollect much else around the	17	Jeffrey in New York?
18	caricature.	18	A. Typically he would have somebody.
19	Q. Was there a party going on in the	19	Q. Would they be in the house or
20	house at the time you recollect the	20	outside of the house? Would they usually
21	caricature?	21	stay in the house or outside of the house, in
22	MR. PAGLIUCA: Objection to the	22	other words guarding the doors or would they
23	form and foundation.	23	come inside?
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24 25	A. You have to be way more specific? Q. Do you remember, you said you	24 25	MR. PAGLIUCA: Objection to the form and foundation.

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	24	Q. Have you discussed with him	24	Q. What do you remember about Anuska
25 Virginia's allegation that she gave Glenn 25 DiGeorgio?				

Page 306	Page 308
1 G Maxwell - Confidential	1 G Maxwell - Confidential
2 A. Nothing really.	2 massages from her.
3 Q. Do you remember what she looks	3 Q. Did you ever have any sexual
4 like?	4 interaction with her?
5 A. I would just be speculating on how	5 MR. PAGLIUCA: Object to the form
6 I remember. I couldn't describe her.	6 and foundation and I'm going to instruct
7 Q. Do you recall traveling with her?	you if we're talking about any
8 A. I don't.	8 consensual adult contact, you are not
9 Q. Did you ever go to her home?	9 allowed to answer the question.
10 A. I don't believe I did.	Q. Did you have any sexual contact
11 Q. Do you know where she lives?	with her in the presence of Jeffrey Epstein?
12 A. I don't.	MR. PAGLIUCA: Same instruction.
Q. Would you have met her through	Q. Did you have any sexual contact
14 Jeffrey Epstein?	with her in the presence of anybody other
MR. PAGLIUCA: Objection to the	15 than Jeffrey Epstein?
16 form and foundation.	16 MR. PAGLIUCA: Same instruction.
17 A. I already testified I don't	17 Q. How many massages did you receive
18 recollect how I met her and I remember her	18 from Johanna?
19 because her name is very unusual.	19 A. I really don't recall but a fair
Q. So what's your what recollection	20 amount.
do you have of her, do you have a specific	Q. Did the massages involve sex?
22 recollection of meeting her somewhere, you	MR. PAGLIUCA: I'm going to
just don't know when that was or how do you	instruct you not to answer.
24 know that name Anuska DiGeorgio?	Q. Have you ever engaged in sex with
25 MR. PAGLIUCA: Objection to the	25 any female?
Page 307	Page 309
1 G Maxwell - Confidential	1 G Maxwell - Confidential
2 form and foundation.	2 MR. PAGLIUCA: I'm going to
3 A. I don't know why the name is I'm	3 instruct you not to answer.
4 sorry I can't I have no idea. I	4 MS. McCAWLEY: I want the record to
5 recognize the name but that's it.	5 reflect that Ms. Maxwell's attorney is
Q. Was Johanna Sjoberg a masseuse?	6 directing her not to answer this series
7 MR. PAGLIUCA: Objection to the	7 of questions.
8 form and foundation.	8 MR. PAGLIUCA: It definitely does.
9 A. What are you asking me, I'm sorry?	9 Q. Were you responsible for
Q. When Johanna Sjoberg worked for	10 introducing Anuska to Jeffrey Epstein? 11 MR. PAGLIUCA: Objection to the
11 Jeffrey Epstein, did she perform massages? 12 A. I've testified that when Johanna	11 MR. PAGLIUCA: Objection to the form and foundation.
13 came originally, she came to answer	13 A. I already testified that I don't
telephones. I believe at some point she	14 really recall Anuska.
became a masseuse. I don't recollect when	15 Q. Were you responsible for
and I personally had massages from Johanna.	16 introducing Johanna to Jeffrey Epstein?
17 Q. What did Johanna do for Jeffrey	17 MR. PAGLIUCA: Objection to the
18 Epstein, did she perform massages, anything	18 form and foundation.
19 else?	19 A. Again, I don't like the
20 MR. PAGLIUCA: Objection to the	20 characterization of introduction. Johanna
21 form and foundation.	came to answer telephones.
A. When she came she answered phones	Q. When did you were you the person
and at some point, I believe, I don't have	who brought or introduced or met Johanna for
24 any firm recollection, but I believe she went	24 purposes of bringing her to Jeffrey Epstein's
25 to school and became a masseuse and I had	25 home?

	Page 310		Page 312
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	MR. PAGLIUCA: Objection to the	2	Q. Would you visit more than one
3	form and foundation.	3	university to try to find individuals to work
4	A. That's not how I would characterize	4	for Jeffrey Epstein?
5	that.	5	A. As I recollect, I think that's, in
6	Q. How would you characterize it?	6	fact, the only university I went to.
7	A. I have testified that I'm	7	Q. Did you go there more than once?
8	responsible for finding professional people	8	A. I think I went twice.
9	to work in the homes, age appropriate adult	9	Q. Who else did you find from that
10	people, so from pool attendants, to	10	university, was there anybody other than
11	gardeners, to chefs, to housekeepers, to	11	Johanna?
12	butlers, to chauffeurs and one of the	12	A. I don't recollect, I'm sorry.
13	functions was to be able to answer the	13	Q. We are going to mark this as
14	telephones and in the context of finding	14	Maxwell 13?
15	someone to answer the telephones, I did look	15	(Maxwell Exhibit 13, documents,
16	to try to find appropriate people to answer	16	marked for identification.)
17	the phones.	17	Q. Can you take a look at the document
18	Q. So did you find Johanna for	18	I put in front of you, please.
19	purposes of that role?	19	Are you familiar with this
20	A. So in the course of looking for	20	document?
21	somebody to answer phones at the house,	21	A. I'm familiar with this actual
22	Johanna was one of the people who said that	22	document.
23	she was willing to answer phones.	23	Q. How was this document created?
24	Q. Did you approach her at her school	24	MR. PAGLIUCA: Objection to the
25	campus?	25	form and foundation.
	Page 311		Page 313
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	MR. PAGLIUCA: Objection to form	2	A. I don't know how this document was
3	and foundation.	3	created.
4	A. I honestly don't recall how, in	4	Q. You were involved in the creation
5	that moment, how I met Johanna and how she	5	of this document?
6	came to get the job but	6	A. I think you can see from the date
7	Q. Did you typically, in your work for	7	1
			that it's 2004, 2005, so no.
8	Jeffrey Epstein, would you typically go to	8	Q. You weren't involved in the
9	Jeffrey Epstein, would you typically go to school campuses to try to find individuals to	8 9	Q. You weren't involved in the creation of this document.
9 10	Jeffrey Epstein, would you typically go to school campuses to try to find individuals to work for Jeffrey Epstein?	8 9 10	Q. You weren't involved in the creation of this document. Did you we talked earlier about
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Page 316 Page 314 1 1 G Maxwell - Confidential G Maxwell - Confidential 2 2 mechanism by which you kept electronic form and foundation. 3 3 information of names and addresses of Q. Was there a hard copy book as well individuals that he knew? as something on the computer or was there 4 4 5 MR. PAGLIUCA: Objection to the 5 only electronic information on the phone 6 6 numbers? form and foundation. 7 7 A. I can't testify to what was on that MR. PAGLIUCA: Objection to the 8 computer or not after I was gone. 8 form and foundation. 9 9 Q. Not when you were gone, when you A. I can only testify to what I know were there. If Jeffrey wanted to call, for 10 obviously, and I believe that this is a copy 10 example, say Les Wexner, would someone be of a stolen document. I would love to know 11 11 able to go to that computer to pull up the 12 12 how you guys got it. address information and phone contact 13 Q. I'm asking during the time you 13 14 information for that individual? 14 worked for Jeffrey Epstein, was there a hardcopy document of any kind that kept phone 15 MR. PAGLIUCA: Objection to the 15 16 16 numbers for Jeffrey Epstein, if he needed to form and foundation. 17 A. I couldn't possibly say. 17 contact someone? 18 Q. Did you ever have to keep track of 18 A. The stolen document I have in front address or phone contact information for 19 of me that you have is what you are referring 19 Jeffrey Epstein? 20 20 21 A. That was not my job. 21 Q. So there was, during your time when Q. Did you ever do it? you were there, there was no other, you 22 22 A. I am not responsible for keeping mentioned there was information on a 23 23 his numbers so that wasn't my job at all. 24 computer. Was there any hardcopy document 24 25 Q. But did you ever do it? I know 25 that you could refer to to find someone's Page 315 Page 317 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 2 it's not your job but did you ever do it, did number? 3 you ever keep phone contact information for 3 A. You have the stolen document in 4 4 front of you. him? 5 A. During the course of the time we 5 Q. You had access to this when you 6 6 worked for Jeffrey Epstein? were together, if he gave me a telephone 7 7 number, I would give it to an assistant to A. This is, I believe, the book that 8 put in the computer, I could do that. 8 was stolen, that was the hardcopy of whatever 9 9 Q. Would he ask you for contact was there. 10 information for different individuals, if he 10 Q. So when you were working for 11 wanted to contact someone? 11 Jeffrey Epstein, you were able to access this MR. PAGLIUCA: Objection to the 12 12 book? 13 form and foundation. 13 A. This book -- if this is what this 14 A. In the course of the long period of 14 is. I believe it was, this is the stolen 15 time when I was there, it certainly would be 15 document from his house. possible for him to ask me for a telephone Q. And you were able to access it when 16 16 you worked for him? 17 number and if I had the -- I wouldn't always 17 18 have it -- I'm sure it happened. 18 A. It was a document that was printed 19 Q. Was there a hardcopy book in 19 that you could, if you needed to, look for a 20 addition to the computer, a hardcopy book 20 number. that you could look for numbers that were 21 21 Q. Do you know how this book was 22 relevant to Jeffrey Epstein's life and 22 created? 23 something on the computer or was it just an 23 A. No. Q. When you referred to it a moment 24 electronic version? 24 25 25 ago, to a stolen document, when Alfredo MR. PAGLIUCA: Objection to the

	Page 318		Page 320
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	Rodriguez turned this document over to the	2	2004, 2005, so, no.
3	FBI, are you aware he described it as a	3	Q. But I'm sorry, correct me if I'm
4	document that came from your computer?	4	misunderstanding your testimony, I thought
5	MR. PAGLIUCA: Objection to the	5	you said when you were working with Jeffrey,
6	form and foundation.	6	that this document existed and it was
7	A. I have no idea what he said or	7	something you utilized?
8	didn't say, so if you want me to reference	8	A. I can't possibly tell you what
9	something he said, you need to show it to me.	9	numbers were added or not added subsequent to
10	Q. Did you keep this document, an	10	my departure.
11		11	Q. So you can't recall if you added
12	electronic copy of it, on your personal	12	any of these numbers?
13	computer? A. I don't recollect.	13	MR. PAGLIUCA: Objection to the
14		14	form and foundation, mischaracterizes
15	Q. If you had to update something, for	15	the witness' testimony.
16	example, if there was a new number, a new	16	Q. Are there any numbers on here or
17	individual that Jeffrey had hired that you were going to track, would you input that	17	names that you recognize that you would have
18		18	entered into this section?
19	information into this document on your	19	A. I already testified that I'm not
20	computer?	20	responsible for inputting numbers and names
21	MR. PAGLIUCA: Objection to the form and foundation.	21	into this so I would not be able to tell you.
22		22	Q. Are there any names or numbers
23	A. I've already testified that I'm not	23	under this section, Massage Florida, that you
24	responsible for updating and keeping these records.	24	would have provided to an assistant to input
25		25	into this document?
	Q. Did you have this document on your	2.5	
	Page 319		Page 321
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	computer, your personal computer?	2	A. I can't possibly say.
3	A. I told you, I don't recollect	3	Q. Do you see under Massage Florida,
4	having this document on my computer.	4	about halfway down the first column, do you
5	Q. Do you know what computers this	5	see a number that says Johanna's cell?
6	document was on, if more than one?	6	MR. PAGLIUCA: What page?
7	A. I'm sorry, this is a long time ago	7	Q. It's 91, Bates number 001663.
8	and I don't recall exactly how this was all	8	About halfway down, it says in the first
9	managed.	9	column, it says Johanna's cell.
10	Q. If you didn't create this document,	10	Do you see that?
11	do you know who did?	11	A. I do.
12	MR. PAGLIUCA: Objection to the	12	Q. Would you have provided after, I
13	form and foundation.	13	know you didn't hire her, Jeffrey hired her
14	A. I don't.	14	but after you brought her to Jeffrey, would
15 16	Q. I'm going to direct your attention	15 16	you have given her cell phone number to an
16	to part of this document. It's towards the		assistant to input into this document?
17	back, it's going to be page 91 and it has	17	MR. PAGLIUCA: Objection to form
18	bates label Giuffre 001663. I'm going to	18	and foundation.
19	direct your attention to the section that	19	A. I didn't bring her to Jeffrey, the
20	says, Massage Florida.	20 21	way you characterize and I would have no
21 22	Did you input any of the names or	22	knowledge of how this number ended up in this
23	numbers under that section?	23	book.
23 24	MR. PAGLIUCA: Objection to form and foundation.	24	Q. I believe you, and I will try to use your words so we are clear, you met
25	A. So this document is produced in	25	Johanna, is that correct?
2	11. 50 this document is produced in		somanna, is mat contect:

G Maxwell - Confidential A. Yes. Q. Would you have provided whomever was in charge of keeping this updated with Johanna's cell number so you would be able to contact her if needed? A. Hon't know. It could have been a number of different ways, it it could have been a number of different with a foundation. A. I don't know it to somebody. Q. You just don't know the ages. Page 323 A. I don't know this issr A. I don't know who the people are in general so of course I don't know who the people are in qualifications are? A. I don't know who the people are in general so of course I don't know who the people are in qualifications are. Q. Do you know why Jeffrey has so many. MR. PAGLIUCA: Objection to the form and foundation. To different parable to the form and foundation. A. I don't know different massage to day the would have them		Page 322		Page 324
A. Yes. Q. And then she began working for Jeffrey? A. Yes. Q. Would you have provided whomever was in charge of keeping this updated with Johanna's cell number so you would be able to contact her if needed? MR. PAGLIUCA: Objection to the form and foundation. A. I don't know. It could have been a umber of different ways, it it could have been a last a look at the Florida massage isst. it's three columns there. Do you, as you look - I want you to last ace a look at the Florida massage isst on the form and foundation. A. I don't know. One, I don't know who all the people are on this list and I certainly don't know who the people are in general so of course I don't know what their qualifications are? A. I don't know who the people are in general so of course I don't know what their qualifications are. Q. Do you know what their qualifications are? A. A gain, this book was created post my departure, so I couldn't explain why all these people were here. Q. Do you know whet their form and foundation. A. I don't know who the people are in general so of course I don't know what their qualifications are. Q. Do you know what their qualifications are? MR. PAGLIUCA: Objection to the form and foundation and massage seating a massage seating and this book existed? MR. PAGLIUCA: Objection to the form and foundation and massage seating and this book existed? MR. PAGLIUCA: Objection to the form and foundation. A. I don't know who the people are in general so of course I don't know who all the people are an imper of masseuses listed under the Florida massage? MR. PAGLIUCA: Objection to the form and foundation. A. I don't know who the people are in general so of course I don't know who all the people are an one person was some and be available for whatever time it was. So he would have more than one person what their qualifications are. MR. PAGLIUCA: Objection to the form and foundation. A. I don't know don't know who the people are in general so of course I don't know who the people are in general so of course I don't know w	1	G Maxwell - Confidential	1	G Maxwell - Confidential
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4 A. When I was there, I would have, of course there would have been some masseuses listed but I could not tell you who or how many and this – I could not to thou form and foundation. A. I don't know. It could have been a number of different ways, it it could have been a number of different ways, it it could have been a number of different ways, it it could have been a number of different ways, it it could have been a number of different ways, it it could have been a number of different ways, it it could have been a number of different ways, it it could have been a number of different ways, it it could have been a number of different ways, it it could have been a number of different ways, it it could have been a number of different ways, it it could have been a number of different ways, it it could have been a number of different ways, it it could have been a number of different ways, it it could have been a number of different ways, it it could have been a number of massage list, it's three columns there. Do you, as you look – I want you to take tree columns, do you know the ages of any of the girls in this list? A. I don't know. One, I don't know who ages of any of the girls in this list? A. I don't know. One, I don't know who the people are in general so of course I don't know what their qualifications are? A. I don't know who the people are in general so of course I don't know what their qualifications are. A. I don't know who the people are in general so of course I don't know what their qualifications are. A. I don't know. One, I don't know what their qualifications are. A. I don't know who the people are in general so of course I don't know what their qualifications are. A. A lon't know are the people are in general so of course I don't know what their qualifications are. A. A lon't know who the people are in general so of course I don't know what their qualifications are. A. A lon't know of the general in general so of course I don't know what their qualifications are. A. I don't know of the			3	
5 A. Yes. Q. Would you have provided whomever was in charge of keeping this updated with Johanna's cell number so you would be able to contact her if needed? 10 MR. PAGLIUCA: Objection to the form and foundation. 11 A. I don't know. It could have been a number of different ways, it it could have been a number of different ways, it it could have been Jeffrey who gave it to somebody. 15 Q. You just don't remember doing that? 16 A. I do not. Q. Now, as you look — I want you to take a look at the Florida massage list, it's three columns, do you know the ages of any of the girls in this list? 20 Do you, as you look at those names on the various columns, do you know the ages of any of the girls in this list? 21 G Maxwell - Confidential Q. Do you know what their qualifications are. 22 qualifications are. 31 G Maxwell - Confidential Q. Do you know why Jeffrey has so many manse listed under his massage. 32 A. I don't know. One, I don't know who the ages of any of the girls in this list? 32 A. I don't know who the ages. 33 A. I don't know who the ages. 44 A. I don't know who the ages. 45 G Maxwell - Confidential Q. Do you know what their qualifications are. 46 A. I don't know who the people are in general so of course I don't know what their qualifications are. 47 Q. Do you know why Jeffrey has so many massueses listed under his massage; to was a different massage because at any given time the one that he called first may not have been any and this — I could not toll not toll ontout to form and foundation. 48 A. I don't know the ages on the various columns, do you know the ages of any of the girls in this list and 1 24 certainly don't know who the ages. 49 G Maxwell - Confidential Q. Do you know what their qualifications are. 40 A. I don't know who the people are in general so of course I don't know who the people are in general so of course I don't know the ages. 40 A. A again, this book was created post my departure, so I couldn't explain why all these people were here. 41 Q. When you were there, were there and possibl		•	4	
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Q. I'm asking you a question. 24 surprised by that?				_

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1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	A. I have knowledge of it. I can't	2	around. I can't testify to that.
3	speculate.	3	Q. Were you around in 2004, 2005?
4	Q. On the second column, towards the	4	A. I already testified that I was
5	bottom, there is the name, it's one up from	5	there when Jeffrey's mother passed away and
6	the bottom, there is the name Gwendolyn Beck,	6	so you know, I did visit for her passing and
7	do you know Gwendolyn Beck?	7	I believe I was there for a couple of days in
8	A. I do.	8	2005.
9	Q. Who is she?	9	Q. So if an employee of Mr. Epstein in
10	A. She was a friend of Jeffrey's.	10	2004 said that you were the employee's direct
11	Q. Is she a masseuse?	11	supervisor, would that be incorrect?
12	A. She, I don't think she was a	12	MR. PAGLIUCA: Objection to form
13	masseuse, no.	13	and foundation.
14	Q. Why would be she listed under	14	A. What employee, what's the
15	Florida massages?	15	circumstances and what is the story, I don't
16	A. An input error.	16	know what you are asking me.
17	Q. Is this list any individual that	17	Q. If Alfredo Rodriguez said in 2004
18	would have sex with Jeffrey?	18	when he was hired, you were his direct
19	MR. PAGLIUCA: Objection to the	19	supervisor, would that be true?
20	form and foundation.	20	A. No.
21	A. I wouldn't have any knowledge of	21	Q. Were you in 2004 supervising Sarah
22	that.	22	Kellen?
23	Q. Do you know if Jeffrey had sex with	23	MR. PAGLIUCA: Objection to form
24	Gwendolyn Beck?	24	and foundation.
25	MR. PAGLIUCA: Object to the form	25	A. I never supervised Sarah Kellen.
	Page 327		Page 329
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	and foundation.	2	Q. Did Sarah Kellen take orders from
3	A. First of all, I wouldn't have any	3	you?
4	knowledge of that.	4	MR. PAGLIUCA: Objection to the
5	MS. McCAWLEY: We are going to take	5	form and foundation.
6	a quick break.	6	A. She worked for Jeffrey.
7	THE VIDEOGRAPHER: It's now 4:39	7	Q. If Alfredo Rodriguez said you had
8	and we are off the record.	8	knowledge of underage girls coming to
9	(Recess.)	9	Jeffrey's home for the purpose of sex, would
10	THE VIDEOGRAPHER: It's now 4:54	10	you contend that that is truthful?
11	and we are as back on the record	11	MR. PAGLIUCA: Objection to the
12	starting disk number 8.	12	form and foundation of the question.
13	Q. Ms. Maxwell, we were talking	13	A. I have no idea what you are talking
14	earlier about the journal and I believe you	14	about, I'm sorry.
15	said in 2004, 2005, you were no longer	15	Q. If Alfredo Rodriguez said that you
16	working and responsible for that journal, is	16	have knowledge of underage girls coming to
17	that correct?	17	Jeffrey's home for the purpose of having
18	MR. PAGLIUCA: Objection to the	18	massages involving sex, would you say that
19	form and foundation.	19	that statement is truthful?
20	A. What are we referring to, this	20	MR. PAGLIUCA: Objection to the
21	document right here?	21	form and foundation.
22	Q. Yes.	22	A. I can't testify to what Alfredo
23	A. I don't know who is the author of	23	said or didn't say.
24	this or I can't tell you what is in here	24	Q. I'm saying if Alfredo said that you
25	versus what would have been here when I was	25	had knowledge that there were girls coming

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1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	over to the house that were underage for the	2	of this document being on it, so I don't know
3	purposes of sex, would that statement be	3	where this came from.
4	true?	4	Q. I understand the computer at the
5	MR. PAGLIUCA: Objection to form	5	house that you're referencing. On a personal
6	and foundation.	6	computer of yours, did you have that
7	A. I can't testify to what Alfredo	7	document?
8	said or didn't say or what he thought.	8	A. I don't know where this document
9	Q. Did you have knowledge of underage	9	came from, so I can't possibly say this
10	girls coming to Jeffrey Epstein's house for	10	document was on any computer that I may have
11	the purpose of sex?	11	had access to.
12	A. No.	12	Q. On a personal computer of your own,
13	Q. Earlier I believe you testified,	13	did you have lists of the phone numbers and
14	correct me if I'm wrong, that the document	14	contact information relating to Jeffrey
15	that is in front of you, the thicker document	15	Epstein?
16	was a stolen document.	16	A. Like everybody, I have an address
17	Do you know who stole that	17	book but I can't possibly testify to where
18	document?	18	this thing came from.
19	A. I have read that Alfredo stole the	19	Q. Was it your address book or was it
20	document.	20	addresses that related to Jeffrey Epstein?
21	Q. And where have you read that?	21	MR. PAGLIUCA: Objection to the
22	A. I believe it was reported in the	22	form and foundation.
23	press.	23	A. I don't know what you're asking me.
24	Q. Earlier we were talking about the	24	Q. On your personal computer, the
25	computers at Jeffrey Epstein's home. Did you	25	address book you are referencing, was it your
	Page 331		Page 333
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	have a computer that was your computer	2	address book with individuals you knew or was
3	located in Jeffrey Epstein's home?	3	it an address book for your employer, Jeffrey
4	MR. PAGLIUCA: Objection to form	4	Epstein?
5	and foundation.	5	A. Jeffrey has his situation and I
6	A. I've testified to the computer	6	have no this is Jeffrey's, it came from
7	already. Even when I was around, there was a	7	his home, so I can't testify to anything
8	computer that people had access to.	8	about this in that period of time.
9	Q. So is Alfredo Rodriguez telling the	9	Q. So you didn't have on your computer
10	truth when he says that he downloaded that	10	a list of contact information for individuals
11	book from your computer?	11	that was related to Jeffrey Epstein?
12	MR. PAGLIUCA: Objection to the	12	A. I don't recall exactly what I had
13	form and foundation.	13	back in 2004 and 2005, so I can't say what I
14	A. I couldn't possibly tell you what	14	had back then that relates to his addresses,
15	Alfredo did or didn't do or said or didn't	15	I can't recall.
16	say.	16	Q. So is it possible that someone
17	Q. Was it on your computer?	17	could have downloaded from your personal
18	A. I already testified I have no idea	18	computer a list of names and address that
19	where this document came from.	19	were affiliated with Jeffrey Epstein?
20	Q. Did you have a list of names of	20	MR. PAGLIUCA: Objection to the
21	individuals with contact information for	21	form and foundation.
22	Jeffrey Epstein on your personal computer?	22	A. This didn't come from any computer
23	A. Again, that wasn't my computer. I	23	of mine.
24	already said that was a computer that lots of	24	Q. But is it possible that someone
25	people would have, so I have no recollection	25	could have downloaded a list of names and

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1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	addresses affiliated with Jeffrey Epstein	2	reference to this case with any, anything you
3	from your computer?	3	just mentioned, I never threatened anyone.
4	MR. PAGLIUCA: Objection to the	4	Q. Have you ever directed anyone to
5	form and foundation.	5	call any witnesses relevant to this case and
6	A. I already said, I didn't have a	6	threaten them not to testify?
7	computer there, so I don't know where this	7	MR. PAGLIUCA: Objection to the
8	came from, I have no idea.	8	form and foundation.
9	Q. I'm going to read to you some	9	A. I never done such a thing.
10	testimony from Alfredo Rodriguez's deposition	10	Q. Did Jeffrey Epstein or you ever ask
11	and it's on page 370 and I want to ask you a	11	any female, regardless of age, to carry
12	question about it, if it's true or false?	12	Jeffrey's baby for him?
13	MR. PAGLIUCA: I'm going to object	13	MR. PAGLIUCA: Objection to the
14	unless you show the witness the	14	form and foundation.
15	document.	15	Q. Or anything along those lines?
16	MS. McCAWLEY: I will pass it. We	16	MR. PAGLIUCA: Objection to the
17	are not going to mark it. We will skip	17	form and foundation.
18	it.	18	A. Can you repeat the question,
19	Q. Did you ever tell Alfredo Rodriguez	19	please?
20	that he better watch out and better keep his	20	Q. Did you or Jeffrey Epstein ever ask
21	mouth shut with respect to what occurred at	21	any female, regardless of age, to carry
22	Mr. Epstein's home?	22	Jeffrey Epstein's baby for him?
23	MR. PAGLIUCA: Objection to the	23	MR. PAGLIUCA: Objection to the
24	form and foundation.	24	form and foundation.
25	A. It doesn't sound like anything I	25	A. Are you asking
	Page 335		Page 337
1	G Maxwell - Confidential	1	G Maxwell - Confidential
2	would say.	2	Q. To become pregnant, did you or
3	Q. Did you ever threaten Alfredo	3	Jeffrey Epstein ever ask any female to become
4	Rodriguez in any way if he were to disclose	4	pregnant and carry Jeffrey Epstein's baby for
5	information he learned from his employment	5	you or for Jeffrey?
6	with Jeffrey Epstein?	6	MR. PAGLIUCA: Objection to form
7	MR. PAGLIUCA: Objection to the	7	and foundation.
8	form and foundation.	8	A. You need to be very specific. I
9	A. I'm happy to answer. No, I never	9	have no idea what you are talking about.
10	threatened him in any way.	10	That's completely rubbish.
11	Q. Were you concerned that he was	11	Q. Did you or Jeffrey Epstein ask any
12	going to disclose that Jeffrey Epstein was	12	female to become pregnant and carry his baby
13	trafficking underage girls?	13	for either him or you?
14	MR. PAGLIUCA: Objection to the	14	MR. PAGLIUCA: Objection to the
15	form and foundation.	15	form and foundation. Go ahead.
16	A. First of all, there are so many	16	A. I can't testify to anything Jeffrey
17	things wrong with that question, but I have	17	did or didn't do when I am not present, but I
18	no knowledge of what you are talking about.	18	have never asked anybody to carry a baby for
19	Q. Have you ever contacted or	19	me.
20	instructed anyone to contact any witness in	20	Q. Or anything along those lines?
21	this case for the purposes of threatening	21	MR. PAGLIUCA: Object to the form
22	them not to testify in this case?	22	and foundation.
23	MR. PAGLIUCA: Objection to the	23	Q. I want to make sure we are talking
24	form and foundation.	24	about the same thing, not physically carry a
25	A. I have never called anybody with	25	baby, I mean become pregnant with a baby?

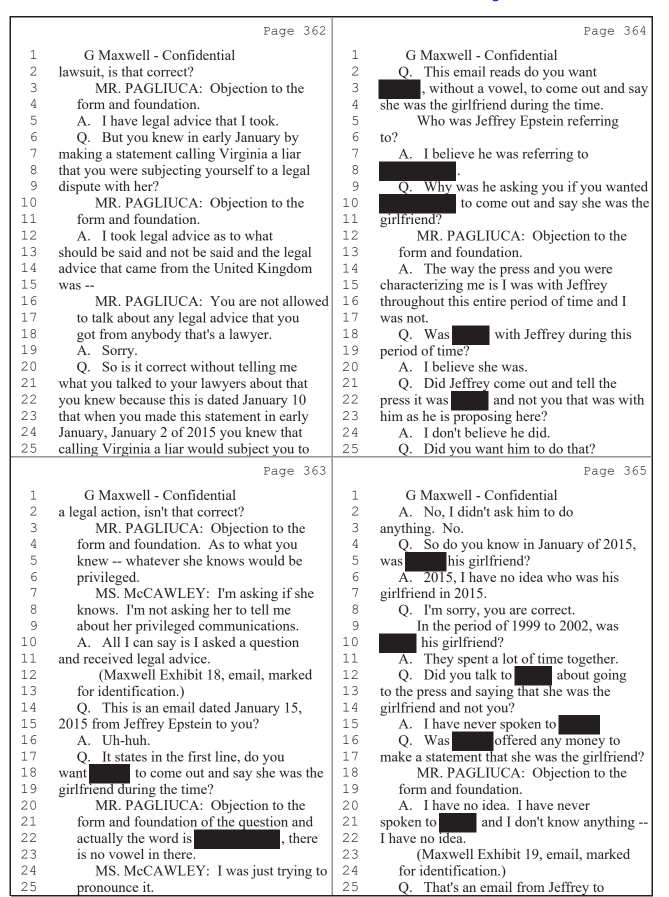


EXHIBIT E

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.

Deposition of JOHANNA SJOBERG, pursuant to notice, taken by Plaintiff, at the offices of Boies Schiller & Flexner, 401 Las Olas Boulevard, Fort Lauderdale, Florida,

CONFIDENTIAL

before Kelli Ann Willis, a Registered
Professional Reporter, Certified Realtime
Reporter and Notary Public within and
for the State of Florida.



Page 19 in your view? 1 2 Α. Yes. 3 Did you ever -- did you at that time wonder why she was traveling with Jeffrey? 5 Α. At that time, I did not. Did you later wonder that? Ο. 7 Yes. Α. And what was your impression? 8 0. MS. MENNINGER: Objection, vaque, 10 speculative. 11 THE WITNESS: I -- we're jumping ahead; is that okay? 12 BY MS. McCAWLEY: 13 14 Yes, that's okay. 15 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 orphan-like? 23 I did. 24 Α. 25 And how did that come about? Q.



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



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. 5 BY MS. McCAWLEY: Do you recall how you flew back from the 7 location in the US Virgin Islands? 8 Α. They put me on a commercial flight. wanted to be home in time for Easter. 9 10 When you say "they," do you recall who 11 made those arrangements for you? 12 It could have been Ghislaine. 13 0. Did you -- do you recall performing 14 massages while you were in the US Virgin Islands? 15 Α. Yes. 16 Who was involved in -- was there more than 17 one? 18 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 0. 22 was on the beach? 23 Α. Yes. Bikinis probably, most likely. 24 Q. Do you recall what Virginia was wearing? 25 I believe she was wearing a bathing suit, Α.



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



- 1 A. Sarah Kellen was there. Ghislaine was
- 2 there. That's all I recall.
- 3 Q. Do you recall why you went on the trip to
- 4 New Mexico?
- 5 A. To work.
- Q. Did you perform massages on that trip?
- 7 A. Yes.
- 8 Q. Did you -- do you recall whether you
- 9 performed massages with Sarah Kellen on that trip?
- 10 A. No.
- 11 Q. Do you recall in the New Mexico home ever
- 12 observing nude photos of females there?
- 13 A. I don't recall.
- Q. When you would provide massages, would you
- 15 provide those massages naked?
- 16 A. On occasion.
- 17 Q. On average, would you be naked, if it was
- 18 100 percent of the time, more than 50 percent of the
- 19 time?
- 20 A. Can you repeat it?
- 21 Q. 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 A. Somewhere between 25 and 50 percent of the



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



- 1 something. That's all I recall.
- 2 Q. Did you go anywhere with Virginia?
- 3 A. Oh, my gosh, yes. We went to Phantom of
- 4 the Opera.
- 5 Q. Who else went?
- 6 A. I think it was just she and I. I forgot
- 7 about that. Thank you for that memory.
- 8 Q. It's my job.
- 9 Anything else you remember about that day
- 10 in New York?
- 11 A. No.
- 12 Q. 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 A. That trip.
- 16 Q. And how did that come to be?
- 17 A. 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.
- Q. Can you describe that room?
- 21 A. 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



- 1 Q. Do you know personally whether anyone else
- 2 had said no to him?
- 3 A. No.
- Q. Did anyone ever tell you that they had
- 5 been in a massage scenario and told him no?
- 6 A. No.
- 7 Q. Do you recall when in your trip the
- 8 massage occurred?
- 9 A. Well, it was not the day we landed. It
- 10 must have been that next day that we were there.
- 11 Q. Do you remember anything else about
- 12 Virginia from that trip other than the Prince Andrew
- 13 thing and Phantom of the Opera?
- 14 A. Well, we were getting ready to leave to go
- 15 to the airport, and we were waiting. She and I sat
- 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,
- 23 because I was getting the impression that she was --
- 24 she told me she was 17.
- 25 Q. She told you she was 17?



Case 1:15-cv-07433-LAP Document 1327-29 Filed 01/05/24 Page 11 of 35 Page 88 Α. Uh-huh. 1 2 0. How did that come up? I asked her. 3 Α. Was anyone else present during this 5 conversation? Α. No. 7 You mentioned in your earlier testimony that she seemed orphan-like. 8 Α. Yes. 10 But you said that was something you had 11 said to Ms. McCawley, correct? 12 Α. Correct. 13 That was not said at the time? 0. 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 Q. 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

- 23 drugs during that trip?
- 24 A. No.
- MS. McCAWLEY: Objection.



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



Page 93 Do you recall how long after the New York 1 trip that occurred? Α. I would say it was probably within a month or two. 5 Did she tell you she was working Q. elsewhere? 7 Α. No. 8 Q. Did you ask her? Α. No. 10 Did she mention that she was a waitress? 0. 11 Α. No. 12 Q. And worked at Taco Bell? 13 Α. Huh-huh. Did you speak to her boyfriend or a 14 Q. boyfriend at any other time associated with her? 15 16 Α. No. 17 Did you meet her boyfriend? 0. 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 24 during these two trips, he was present on all of 25 those flights?



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 5 had happened one time. Did it involve Ghislaine Maxwell? 7 Α. No. 8 Q. Did it involve Virginia Roberts? Α. No. 10 And you didn't see anything? Q. 11 Α. No. 12 You did give massages to Ghislaine Q. Maxwell, correct? 13 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 0. 18 years? 19 Α. Yes. 20 Was there some point during that five 21 years where Ghislaine Maxwell was not around as 22 much? 23 Α. Yes. Do you recall when that was? 24 Q. 25 In the middle. Α.



Page 95 Did you know why that might be? 1 0. 2 Α. No. Is that about the time that you started 3 0. more frequently? 5 Α. Yeah, I guess she was probably in the picture more. Her and Sarah both had kind of been 7 around the most. Did you observe or Sarah appearing 8 to act like Jeffrey's girlfriend? 10 Α. , not Sarah. 11 What did you observe? 0. She was just very loving, kissing him. 12 A. 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 20 saying that she wasn't very picky? 21 Α. About massage? 22 About her massages. 23 Not like Jeffrey, I guess. I mean, saying



that meant that, you know, I would do whatever I

wanted to do in the massage; whereas, Jeffrey was,

24

25

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



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



Page 98 And you guys had a normal type 1 2 conversation? 3 Α. Yes. It was very fun. MS. McCAWLEY: Objection. 5 MS. MENNINGER: I would like to take about a 5-, to 10-minute break, if that's okay. 7 THE VIDEOGRAPHER: Off the record at 11:05. 8 (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: Hi. I believe when we left off I was 14 Q. 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 Do you know how much she paid you? 21 I believe it was 200. It was the going 22 rate. 23 The same as you were getting paid by 24 Jeffrey, correct? 25 Α. Yes.



Page 101 How much? 1 Q. 2 Α. One hundred dollars extra. 3 Can I clarify? Absolutely. 0. 5 Α. He didn't ever say he would pay me more, 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 9 happened? 10 A. Correct. 11 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 0. 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 Q. Do you recall giving an interview to a



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



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



Page 104 topless, or a painting. 1 2 0. A painting? 3 Uh-huh. Α. Did you see any nude or semi-clad photos 5 of young girls? Α. No. 7 Q. Preteens, for example? Α. 8 No. Something you would consider child Q. 10 pornography? 11 Α. Never. Other than in the bathroom or the massage 12 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, 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 everywhere, you mean just photos in general? 23 24 Α. Yes. They had a lot of photos around the



25

house.

Page 105 MS. McCAWLEY: Objection. 1 2 BY MS. MENNINGER: 3 0. And Ghislaine was not topless in a photo with the Pope, just so I'm clear? 5 Α. Correct. 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 13 upstairs were not just covered with nude 14 photographs, to your recollection? 15 To my recollection, I just -- I don't 16 remember. 17 Did you observe what you would consider to be child pornography on any computer in the home? 18 19 Α. No. 20 Did you observe anyone taking photographs of young girls in the home? 21 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



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



Page 112 Α. Right. 1 2 And an increase corresponding to massages 0. you were giving to guests, correct? 3 Α. Yes. 4 5 Did any of the guests for whom you gave a massage mention that they expected something sexual? 7 Α. No. 8 Did they ask you to engage in sexual 9 contact and you refused? 10 MS. McCAWLEY: Objection. 11 THE WITNESS: No. 12 BY MS. MENNINGER: 13 Q. Marvin Minsky? 14 I don't know that. Α. 15 Q. George Lucas? 16 Α. No. 17 Donald Trump? 0. 18 Α. No. 19 Q. 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.



Page 113 BY MS. MENNINGER: 1 Do you know who Alan Dershowitz is? 0. 3 I do. Α. You would remember --5 Α. I would remember that. Did you ever see Virginia Roberts with any 7 of the people that I just asked you about? 8 Α. No. Did Virginia ever talk to you about having 10 been with any of those people? 11 MS. McCAWLEY: Objection. 12 THE WITNESS: No. 13 BY MS. MENNINGER: 14 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 reference to a friend of Jeffrey named Glenn and his 18 wife? 19 20 Α. Uh-huh. 21 Q. Do you remember them? 22 Α. Vaguely. 23 Q. Tell me what you remember. 24 I remember they had an apartment in -- on 25 Breakers Row. I went up there and massaged. It may



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



Page 115 Did Glenn ask you to give him a massage on 1 the floor of the home? 3 I don't recall. Α. Did you ever discuss Glenn with Virginia? 5 Α. Not to my recollection. Did you ever go to Virginia's home? Q. 7 Α. No. Do you know where she lived? 8 Q. Α. No. 10 Did she talk about it? 0. 11 A. Not that I remember. Did you see anything in your interactions 12 13 with Virginia that led you to believe that she was a 14 sex slave? MS. McCAWLEY: Objection. 15 16 THE WITNESS: No. 17 BY MS. MENNINGER: 18 Did you see anyone forcing her to remain in the home? 19 20 Α. No. 21 Did you see her look traumatized at some Q. 22 point? 23 MS. McCAWLEY: Objection. 24 THE WITNESS: No. 25



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? 5 MS. McCAWLEY: Objection. THE WITNESS: No. 7 BY MS. MENNINGER: Did Virginia ever tell you that she had 8 been trafficked? 10 Α. No. 11 MS. McCAWLEY: Objection. 12 BY MS. MENNINGER: 13 Did you hear anyone direct Virginia Q. Roberts to go have sex with someone? 14 15 Α. No. 16 Did Jeffrey ever ask you to go have sex 17 with another person? 18 Α. No. 19 Q. 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.



Q. Did Ghislaine Maxwell ever ask you to

25

Page 120 Okay. That's fine. 1 0. 2 Α. Yeah, sure. 3 Q. If it doesn't, it doesn't. I'm just asking. 5 Did Virginia say anything to you about having met Prince Andrew before this time in New 6 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 led you to believe that he had met Virginia prior to 12 13 that time? 14 A. I don't recall. 15 Did you ever see Al Gore on the island? 16 Α. No. 17 Did you see his wife, Tipper Gore, on the Q. 18 island? 19 Α. No. 20 What is your understanding of what the lawsuit we are here today is about? 21 22 I understand that Ghislaine is calling 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



Case 1:15-cv-07433-LAP Document 1327-29 Filed 01/05/24 Page 31 of 35 Page 141 always covered himself with a towel. 1 2 I believe I asked this, but I just want to clarify to make sure that I did: Did Maxwell ever 3 ask you to bring other girls over to -- for Jeffrey? Yes. 5 Α. Ο. Yes? 7 Α. Yes. 8 And what did you -- did you do anything in 9 response to that? 10 I did bring one girl named 11 -- it was some girl named 12 that I had worked with at a restaurant. 13 recall Ghislaine giving me money to bring her over; 14 however, they never called her to come. 15 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 O. Twice.
- Did anything sexual in nature happen
- 24 during the session?
- 25 A. At one point he lifted up her shirt and



- 1 exposed her bra, and she grabbed it and pulled it
- 2 down.
- 3 Q. Anything else?
- A. That was the conversation that he had told
- 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
- 8 takes the pressure off of her to have other girls
- 9 around?
- 10 A. She implied that, yes.
- 11 Q. In what way?
- 12 A. Sexually.
- 13 Q. And earlier Laura asked you, I believe, if
- 14 Maxwell ever asked you to perform any sexual acts,
- and I believe your testimony was no, but then you
- 16 also previously stated that during the camera
- 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?
- MS. MENNINGER: Objection, leading, form.
- 22 BY MS. McCAWLEY:
- 23 Q. I'm sorry, Johanna, let me correct that
- 24 question.
- What did you understand Maxwell to mean



Page 147 expected to have sexual intercourse with Jeffrey? 1 2 Α. Yes. 3 Q. And when was that? A. 2005. 5 MS. McCAWLEY: That's it. I just do want to also put on the record that we're 7 designating the testimony as confidential under the protective order. 8 FURTHER EXAMINATION BY MS. MENNINGER: 10 11 Okay. You just testified that you have 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 Α. No. 21 0. 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



- 1 Q. When I say "girl," I really mean women,
- 2 correct?
- 3 A. Correct.
- 4 Q. There were other women around who hung out
- 5 with Jeffrey, and you don't know what they did
- 6 behind closed doors, correct?
- 7 A. Correct.
- 8 Q. So when you heard the implication that she
- 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?
- MS. McCAWLEY: Objection.
- 13 THE WITNESS: Correct, doing what I was
- 14 expected to do in a massage, you know.
- 15 BY MS. MENNINGER:
- Q. Ghislaine didn't have anything to do with
- 17 you bringing this woman over for a physical workout
- 18 with Jeffrey, correct?
- 19 A. Correct.
- 20 Q. She asked you to bring another girl to
- 21 be -- to perform massages at the home?
- 22 A. Yes. Well, she was always asking if I
- 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



Page 153 if anything happened. And so -- but it never turned 1 into anything. 3 She was an adult? Q. She was an adult. 5 Working at a restaurant with you? Q. Α. Yes. 7 Q. What restaurant was that? It's a restaurant that's closed. It's 8 Α. called BD's Mongolian Barbecue. 10 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 There were other famous people, perhaps, who were around Jeffrey's home that you didn't meet, 16 17 correct? 18 Α. Correct. Do you know whether Virginia Roberts has 19 20 told the truth about the age she was when she met 21 Ghislaine Maxwell? 22 MS. McCAWLEY: Objection. Exceeds the 23 scope of cross. 24 THE WITNESS: I don't have any idea what



she told them in terms of her age.

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