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PX/IIDIM 1
EXHIBIT 1

		Page 1
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK		
VIRGINIA L. GIUFFRE,	x	
Plaintiff,		
	Case No.:	
-against-	15-cv-07433-RWS	
GHISLAINE MAXWELL,		
Defendants.		
	x	
**CONFIDENTI	AL**	
Videotaped depositi	on of GHISLAINE	
MAXWELL, taken pursuant	to subpoena, was	
held at the law offices	of BOIES	
CCULTURD C RURYNED E7E		

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



- 1 G Maxwell Confidential
- 2 form and foundation of the question.
- 3 Q. You can answer the question.
- 4 A. First of all, can you please
- 5 clarify the question. I don't understand
- 6 what you mean by female, I don't understand
- 7 what you mean by recruit. Please be more
- 8 clear and specific about what you are
- 9 suggesting.
- 10 Q. Are you a female, is that the sex
- 11 that you are?
- 12 A. I am a female.
- 13 Q. That's what I'm referring to a
- 14 female and I'm asking you when you first, the
- 15 very first time you recruited a female to
- 16 work for Mr. Epstein?
- 17 A. Again, I don't understand what
- 18 female -- I am a 54 year old women.
- 19 Q. I'm not making it age, any age of a
- 20 female that you recruited to work for Mr.
- 21 Epstein?
- 22 A. Again, I was somebody who hired a
- 23 number of people to work for Mr. Epstein and
- 24 hiring is one of my functions.
- Q. And when is the first time you



Page 10 G Maxwell - Confidential 1 2 hired someone to work for Mr. Epstein, a 3 female? As best as I can recollect, a woman 5 the age probably of about 40 or 50 was in sometime in 1992. 7 How long did you work for Mr. Ο. Epstein? 8 Α. I started working for him at some point in 1992 and the nature of my work 10 11 relationship with him changed over time so from around 2002, 2003, the work lessened 12 considerably. 13 14 Ο. When did you --MR. PAGLIUCA: Can I interject for 15 16 a moment. If we are talking about 17 background --18 MS. McCAWLEY: I'm in the middle of a question. Let me finish it and then 19 20 can you interject. 21 Ο. When you say 2002 to 2003 that the 22 work lessened, when did you complete working for Mr. Epstein; when was the last time you 23 24 were employed by him, the last date?



I believe I still was doing --

25

Α.

Page 11 G Maxwell - Confidential 1 2 helping him in a very nominal way, maybe an 3 hour or two a year at sometime 2008 and 2009. MR. PAGLIUCA: So if you are going 5 to be talking about general background, I don't need to designate that as 7 confidential. So if you want to have them come back in, that's fine. 8 9 I assumed by your first question you were going into more sensitive 10 11 I will leave it up to you, but 12 if this is general background it will 13 not be designated as confidential. 14 MS. McCAWLEY: I appreciate that. I will jump back into my other 15 16 questions. 17 MR. PAGLIUCA: So we will keep it as confidential. 18 19 When you were first employed by him 0. 20 in 1992, what were you hired to do? 21 First, I was consulting and what I 22 did was I helped with decorating houses and in hiring staff to help run those houses. 23 24 0. Did your duties change over the course of 1992 to 2009? 25



Page 12 G Maxwell - Confidential 1 MR. PAGLIUCA: Object to the form 2 and foundation. 3 My job entailed running the homes Α. 5 that he had but much more importantly, most of the houses had construction and so whilst in 1992 there was no construction project, 7 there was construction projects that began 8 9 after that time and I was in charge not only 10 of hiring architects, I was also in charge of 11 all the filings or overseeing that, like a 12 general contractor would. 13 I also helped with hiring the 14 architects, hiring the builders, reviewing the contracts for the builders, coordinating 15 16 the building projects, coordinating how the projects would layout, the timing of the 17 projects and all the various materials that 18 19 they would require to run a very substantial 20 building project. That's the nature of the 21 job I was dealing with. 22 How old was the youngest female you ever hired to work for Jeffrey? 23 24 MR. PAGLIUCA: Object to the form and foundation. 25



- 1 G Maxwell Confidential
- 2 30 girls --
- 3 A. I did not count the number of girls
- 4 and I did read the police report. I can only
- 5 testify to what I read.
- 6 Q. So you are aware that the police
- 7 report contains reports from 30 underage
- 8 girls?
- 9 A. I can't testify to what the girls
- 10 said. I can only testify to the fact that I
- 11 read a police report that stated that.
- 12 Q. Were you working for Jeffrey -- you
- 13 said you worked for him off an on until 2009,
- 14 is that correct?
- 15 A. I helped out from time to time.
- 16 Q. So you were working with him during
- 17 the time period when these underage girls
- 18 were visiting Jeffrey's home?
- 19 MR. PAGLIUCA: Objection to the
- 20 form and foundation.
- 21 A. I was not -- what year, I need
- 22 years.
- Q. How about let's say 2005?
- 24 A. I'm not sure I was at the house at
- 25 all in 2005, maybe one day, maybe.



Page 89 G Maxwell - Confidential 1 2 knowledge there are 30 people --3 MS. McCAWLEY: Just like can you if you read through -- I will not argue 5 with you counsel.. she can answer yes or no. 7 Q. Are you aware there were over 30 individuals who were minors who gave reports 8 9 to police just like the one we just read that 10 they were sexually assaulted by Jeffrey 11 Epstein in the Palm Beach home during the years that you were working with him? 12 13 MR. PAGLIUCA: Objection to the form and foundation. You can answer if 14 15 you have knowledge. 16 I already testified I was limited 17 in the house, a couple of days, there is no 18 way I knew. I have read these reports. 19 cannot testify to 30. Given the experience 20 I've had with Virginia's lies, it's very hard for me to testify about what I see. 21 22 tell from you my personal knowledge I did not know what you are referring to. 23 You did not know there were 24 0. 25 underage girls in the home that were being



- 1 G Maxwell Confidential
- 2 assaulted by Jeffrey Epstein during the time
- 3 you were working there?
- 4 A. Based on the lies that I have
- 5 already been told, I cannot comment on any --
- 6 Q. Are you saying these 30 girls are
- 7 lying when they gave these reports to police
- 8 officers?
- 9 A. I'm not testifying to their lies.
- 10 I'm testifying to Virginia's lies.
- 11 Q. I am not asking about Virginia's
- 12 lies.
- 13 A. I can only testify to Virginia's
- 14 lies. I can testify to having read these
- 15 reports. I cannot testify to anything else
- 16 about them.
- 17 Q. So your testimony is that during
- 18 the time you were working there, you did not
- 19 know that these minor children were being
- 20 abused in the home while you were there?
- 21 A. What I have already told you and I
- 22 will repeat, I was in the house very limited
- 23 times, very few times. I do not know what
- 24 you are referring to. I've read these
- 25 reports but based on the lies that Virginia



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



Page 94 G Maxwell - Confidential 1 2 I'm asking the questions. 3 what this case is about. I'm trying to -- I 4 will ask you questions if you don't 5 understand the question I can break it down for you. I'm happy to do that. 7 Break it down a lot please. Α. I will do that. 8 0. 9 The question is, have you ever said to anybody that you recruit other girls --10 11 Why don't you stop there. Α. 12 0. Let me finish my question. 13 Have you ever said to anybody that 14 you recruit girls to take the pressure off 15 you, so you won't have to have sex with 16 Jeffrey, have you said that? 17 That's the question? 18 Α. You don't ask me questions like 19 that. First of all, you are trying to trap 20 me, I will not be trapped. You are asking me if I recruit, I told you no. Girls meaning 21 22 underage, I already said I don't do that with underage people and as to ask me about a 23 24 specific conversation I had with language, we 25 talking about almost 17 years ago when this



Page 95 G Maxwell - Confidential 1 2 took place. I cannot testify to an actual conversation or language that I used with 3 4 anybody at any time. 5 Have you ever said to anybody that you recruit other females over the age of 18 7 to take the pressure off you to having to have sex with Jeffrey? 8 I totally resent and find it Α. 10 disgusting that you use the word recruit. I 11 already told you I don't know what you are saying about that and your implication is 12 13 repulsive. 14 Q. Answer my question. I just did. 15 Α. 16 Have you ever said to anybody that Q. 17 you recruit females --18 Α. I don't recruit anybody. 19 Ο. That's an answer. So you never 20 said that? 21 I'm testifying that I cannot 22 testify to an actual language --23 0. It's a yes or no. 24 I will not testify to an actual 25 statement made 17 years ago, so I cannot



- 1 G Maxwell Confidential
- 2 that he may have met socially through me.
- Q. Did you ever introduce
- to Virginia in London?
- 5 A. I understand her story about London
- 6 but again, her tissue of lies is extremely
- 7 hard to pick apart what is true and what
- 8 isn't. Actually I wouldn't recollect her at
- 9 all but for her tissue stories about this
- 10 situation.
- 11 Q. So did you ever introduce

to Virginia in London?

- g. Bo ala you ever incroduce
- 13 A. I have no recollection.
- Q. Did Virginia ever stay at your home
- in London, your town home?
- 16 A. I know she claims she did but if
- 17 you are asking me here today to remember
- 18 specifically, I cannot.
- 19 Q. Do you remember taking a trip with
- 20 Virginia to travel over to Europe, including
- 21 London?
- 22 A. So I have seen her reports and I
- 23 have seen the plane reports. I see she says
- 24 she was on that but again, I really have no
- 25 recollection of her.



Page 109 G Maxwell - Confidential 1 2 Did you know that she was 17 at the time of that trip? 3 MR. PAGLIUCA: Objection to the 5 form and foundation. T have --7 Q. Did you know she was 17 at the time of that trip? 8 MR. PAGLIUCA: Objection to the form and foundation. 10 11 I didn't even know she was on the 12 trip. 13 Did you hold her passport for her Q. when she was traveling? 14 MR. PAGLIUCA: Objection to the 15 form and foundation. 16 17 I have no recollection whatsoever of her even being on the trip nor holding her 18 19 passport. 20 (Maxwell Exhibit 4, picture, marked for identification.) 21 I'm showing you what we marked as 22 Maxwell Exhibit 4. 23 24 Can you take a look at that picture for me? 25



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Page 110
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 1
 2
               I've looked at it.
 3
          0.
               Are you in that picture?
          Α.
               I am.
 5
          Q.
 7
               It is.
          Α.
               MR. PAGLIUCA: I don't believe this
 8
          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.
               MS. McCAWLEY: I believe so.
16
17
          will find one. The picture has been
          produced a number of times.
18
               MR. PAGLIUCA: I've seen different
19
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
          could use an article.
24
25
               While you are looking for that, I
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Page 111 G Maxwell - Confidential 1 will skip ahead. Hold that until we can 2 find one that has the Bates range on it. 3 Do you recall Virginia being at 4 Ο. 5 your London town home? I do not. 7 Do you recall going to dinner with Jeffrey Epstein and Virginia 8 Roberts in London, at any time? 9 I do not. 10 Α. 11 Do you recall going to a place 12 called , Jeffrey Epstein and yourself and Virginia Roberts? 13 I would just like to state for the 14 Α. 15 record I do not have any recollection of it 21 and I doubt it actually happened. 22 You don't recall that. 23 Do you recall taking Virginia 24 shopping when you were in London to buy an 25 outfit to meet



Page 120 G Maxwell - Confidential 1 2 So I'm directing your attention to the bottom, two lines up from the bottom, 3 there is a flight --5 MR. PAGLIUCA: Are you on MS. McCAWLEY: 7 So this flight is from, the one I'm looking at, I think it's highlighted on your 8 9 copy. On the far corner on the date, it says 10 at the top and this would be the 11 and then the are the two I'm going to 12 direct your attention to. 13 Q. On that first one on the you 14 will see the column reading PBI in the from 15 column to TEB in the to column and you will 16 see some initials, you will see JE for 17 Jeffrey Epstein, GM for Ghislaine Maxwell, and then Virginia? 18 for 19 Α. I have to object. 20 MR. PAGLIUCA: You don't get to 21 object. 22 She is turning into a lawyer Ο. already? 23 I would like to. 24 Α. Let me ask the question and if you 25 Q.



Page 121 G Maxwell - Confidential 1 have an issue -- so with respect to this flight, do you recall being on a flight in the -going from Palm Beach to 5 Teterboro? No, I don't recall any specific 7 flight. Q. Do you recall flying with Virginia 8 9 on a flight with and Jeffrey 10 Epstein at any time? 11 I don't. How often did you fly on a plane 12 13 with a 17 year old? MR. PAGLIUCA: Objection to form 14 and foundation. 15 16 I have no idea what you are talking about, other than friends of mine that had 17 18 kids. Did you regularly fly on Jeffrey's 19 Ο. plane with individuals who were under the age 20 of 18? 21 22 MR. PAGLIUCA: Objection to the form and foundation. 23 24 A. Can you repeat the question? 25 Q. Did you regularly fly on Jeffrey



Page 122 G Maxwell - Confidential 1 2 Epstein's planes with individuals who were under the age of 18? 3 4 I regularly flew on Jeffrey 5 Epstein's airplane but I cannot testify as to flying with people under the age. I don't 7 believe that I did. Why wouldn't you remember flying 8 9 with a 17 year old? 10 MR. PAGLIUCA: Objection to the 11 form and foundation. How would I know, one, that she is 12 13 17, how would you know that, how do you know 14 I'm on the plane. 15 Are you saying you are not on this 16 flight, so this is a Palm Beach to Teterboro. This says the JE, GM and Virginia. 17 you are saying is not you? 18 19 MR. PAGLIUCA: I object to the 20 form. You can answer the question if 21 you know. 22 How do you know the GM is me. Is it your testimony that on the 23 Q. 24 flight logs when it represents GM that it is 25 not you flying on the plane?



Page 207 G Maxwell - Confidential 1 2 obvious lie that you approached Virginia 3 while she was under age at Mar-a-Lago? MR. PAGLIUCA: Objection to the 5 form and foundation. First of all, we can all agree 7 here, all of you sitting here that the lies 8 that you perpetrated in the press that she 9 was 15 and we should all agree now that that 10 is fake, a lie that was perpetrated between all of you to make the story more exciting, 11 12 can we agree on that? 13 That is not my question. Q. 14 Α. Can we agree she was not the age 15 she said and you put that in the press, that 16 is obviously, manifestly, absolutely, totally 17 a lie. 18 MS. McCAWLEY: I am going to put on 19 the record, Ms. Maxwell very 20 inappropriately and very harshly pounded 21 our law firm table in an inappropriate I ask she take a deep breath, 22 manner. 23 and calm down. I know this is a 24 difficult position but physical assault or threats is not appropriate, so no 25



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Page 208
            G Maxwell - Confidential
 1
 2
          pounding, no stomping, no, that's not
          appropriate,.
 3
               Can we be clear, I didn't threaten
 5
     anybody.
               MR. PAGLIUCA: Stop, you made your
 7
          record, there is no dent in the table.
          I don't see any chips. Can we take a
 8
          break now.
               MS. McCAWLEY: I think it's
10
11
          appropriate to take a break.
12
               THE VIDEOGRAPHER: It's 1:56 and we
          are off the record.
13
14
               (Recess.)
15
               THE VIDEOGRAPHER: It's now 2:13,
16
          we're starting disk No. 5 and we are
17
          back on the record.
               Ms. Maxwell, how old was Virginia
18
19
     Roberts when you met her in Mar-a-Lago?
20
               MR. PAGLIUCA: Objection to the
          form and foundation.
21
               I know today that she was 17 years
22
23
     old.
          Q. Are you saying that it's an obvious
24
     lie that Virginia traveled on Jeffrey
25
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- 1 G Maxwell Confidential
- Q. Were there other flights that you
- 3 recall flying on with Jeffrey Epstein that
- 4 were on flights that -- where was
- 5 not the pilot?
- 6 A. was not always the
- 7 pilot.
- 8 Q. How many planes did Jeffrey Epstein
- 9 have during the time you were with him?
- 10 MR. PAGLIUCA: Objection to the
- 11 form and foundation.
- 12 A. So you need to give me a date
- 13 range.
- 14 Q. During the time period of 1992
- 15 through when you left your employment which I
- 16 think you said was in 2009?
- 17 A. So in the '90s he had one plane and
- 18 at some point in the 2000s he had two planes
- 19 but I can't testify to anything past 2002,
- 20 2003, what happened to his planes after that.
- 21 Q. Do you know what travel agency, if
- 22 any, Jeffrey would use when he would send
- 23 someone, for example, you or one of his other
- 24 employees on a flight somewhere? Did he use
- 25 a particular travel agency to make those



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1			
2	ACKNOWLEDGMENT OF DEPONENT		
3			
	I, , do hereby		
4	certify that I have read the foregoing pages,		
	and that the same is a correct transcription		
5	of the answers given by me to the questions		
	therein propounded, except for the		
6	corrections or changes in form or substance,		
	if any, noted in the attached Errata Sheet.		
7			
8			
9	GHISLAINE MAXWELL DATE		
10			
11	Subscribed and sworn		
	to before me this		
12	day of , 2016.		
13	My commission expires:		
14			
	Notary Public		
15			
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