EXHIBIT U

GIUFFRE

VS.

MAXWELL

Deposition

STEVEN W OLSON

05/26/2016

Agren Blando Court Reporting & Video, Inc.

216 16th Street, Suite 600 Denver Colorado, 80202 303-296-0017 Case 1:15-c/Agree8Blando CounterReporting & Hideo2710c. Page 3 of 6

Page 1	dis a legit	Page
IN THE UNITED STATES DISTRICT COURT	1	INDEX OF EXHIBITS
SOUTHERN DISTRICT OF NEW YORK	2	TAITTTAI
Civil Action No. 15-cv-07433-RWS	3 DESC	CRIPTION INITIAL REFERENCE
CONFIDENTIAL DEPOSITION OF DR. STEVEN W. OLSON May 26, 2016	4 Exhi	ibit 1 Authorization for the Release 7 and Disclosure of Protected Health Information and Medical Records
VIRGINIA L. GIUFFRE,	-	
Plaintiff,	8	ibit 2 Subpoena to Produce Documents, 7 Information, or Objects or to Permit Inspection of Premises in
V.	9	a Civil Action
GHISLAINE MAXWELL,	Exhi 10	ibit 3 Subpoena to Testify at a 8 Deposition in a Civil Action
Defendant.		ibit 4 Document titled Centura Health 40 Physician Group Patient
APPEARANCES:	12	Information
S.J. QUINNEY COLLEGE OF LAW, UNIVERSITY OF UTAH By Paul G. Cassell, Esq. 283 C. University Street		ibit 5 Visit note for Dr. Olson 43
383 S. University Street Salt Lake City, UT 84112 Phone: 801.585.5202	14 Exhi 15	ibit 6 Document titled Patient Health 100 Summary, The Entrance Medical Centre
Cassellp@law.utah.edu Appearing on behalf of the		ibit 7 Document titled Patient Health 105
Plaintiff	17	Summary from Central Coast Family Medicine
HADDON, MORGAN AND FORMAN, P.C. By Laura A. Menninger, Esq.	18	Talliny Healenie
150 East 10th Avenue Denver, CO 80203	19	
Phone: 303.831.7364 Imenninger@hmflaw.com	20	
Appearing on behalf of the Defendant	21	
	22	
	23	
	24	
	25	
Page 2		Page
Pursuant to Subpoena, Notice and the	1	*****
2 Federal Rules of Civil Procedure, the DEPOSITION OF	2	PROCEEDINGS
DR. STEVEN W. OLSON, called by Defendant, was taken on Thursday, May 26, 2016, commencing at 8:54 a.m.,	3 4	(Exhibits 1 through 3 marked.) EXAMINATION
at 150 East 10th Avenue, Denver, Colorado, before		IS. MENNINGER:
6 Kelly A. Mackereth, Certified Shorthand Reporter,	6 Q	
7 Registered Professional Reporter, Certified Realtime	7 A	
8 Reporter and Notary Public within Colorado.	8 Q	As we mentioned off the record, my name
9 *****	9 Laur	ra Menninger
10 INDEX	10 A	Um-hum.
EXAMINATION PAGE	11 Q	and I represent the defendant,
12 MS. MENNINGER 4	12 Ghis	laine Maxwell, in this litigation.
13 MR. CASSELL 109 MS. MENNINGER 127	13	MR. CASSELL: This is Paul Cassell. I
14 MR. CASSELL 136	14 repre	esent Virginia Giuffre, the plaintiff in this
PRODUCTION REQUEST(S):	15 action	
16 44	16 Q	, , ,
17		n deposed previous to today?
18	18 A	
20	19 Q 20 purp	. , ,
21		poses of the deposition, if I could ask you not I any documents
22	21 Teau 22 A	·
23	23 0	
24	24 recoi	
25	25 A	
		-

Case 1:15-cvAgressBlando CounterReposting & Wide of The Page 4 of 6 Page 77 Page 79 Α Correct. 3 4 It may have not shown anything in the past year, correct? 5 6 13 Correct, that's what it's showing, 14 correct. 15 Q Other than that, you don't know what it said? 16 17 I don't remember, no. Α Q Do you know whether Ms. Giuffre had lived 18 19 in Colorado very long? 20 Α I don't know. 21 Do you know that Ms. Giuffre had actually 22 moved from Florida a few months earlier? 23 I think she might have mentioned that, 24 actually. That sounds familiar. I do remember her 25 saying that she had moved at some point recently, but Page 78 Page 80 I don't remember. I can't say that for certain. 1 2 Q Did you --3 Right, so I couldn't check with Florida. So --4 5

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