EXHIBIT D

GIUFFRE

VS.

MAXWELL

Deposition

VIRGINIA GIUFFRE

05/03/2016

Agren Blando Court Reporting & Video, Inc.

216 16th Street, Suite 600 Denver Colorado, 80202 303-296-0017

Case 1:15-cv**Agree-Blando**o**CometnReporting** Relidere 5. Dr. Page 3 of 89

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IN THE UNITED STATES DISTRICT COURT	1 Pursuant to Notice and the Federal Rules
SOUTHERN DISTRICT OF NEW YORK	2 of Civil Procedure, the VIDEOTAPED DEPOSITION OF
Civil Action No. 15-cv-07433-RWS	3 VIRGINIA GIUFFRE, called by Defendant, was taken on
CONFIDENTIAL VIDEOTAPED DEPOSITION OF VIRGINIA GIUFFRE May 3, 2016	Tuesday, May 3, 2016, commencing at 9:00 a.m., at 150 East 10th Avenue, Denver, Colorado, before Kelly A.
	6 Mackereth, Certified Shorthand Reporter, Registered
VIRGINIA L. GIUFFRE,	7 Professional Reporter, Certified Realtime Reporter
Plaintiff,	8 and Notary Public within Colorado.
V.	9
GHISLAINE MAXWELL,	* * * * * * * * 10 I N D E X
Defendant.	11
APPEARANCES:	EXAMINATION PAGE
FAMER, JAFFE, WEISSING, EDWARDS, FISTOS &	MS. MENNINGER 8
LEHRMAN, P.L. By Brad Edwards, Esq.	14 PRODUCTION REQUEST(S):
425 N. Andrews Avenue Suite 2	15 (None.)
Fort Lauderdale, FL 33301 Phone: 954.524.2820	16
brad@pathtojustice.com Appearing on behalf of the	17
Plaintiff	18
BOIES, SCHILLER & FLEXNER LLP	19
By Sigrid S. McCawley, Esq. (For Portion) 401 East Las Olas Boulevard	20
Suite 1200 Fort Lauderdale, FL 33301-2211	21
Phone: 954.356.0011 smccawley@bsfllp.com	22
Appearing on behalf of the Plaintiff	23
	24
	25
Page 2	Page 4
1 APPEARANCES: (Continued)	1 INDEX OF EXHIBITS
HADDON, MORGAN AND FORMAN, P.C.	2
HADDON, MORGAN AND FORMAN, P.C. By Laura A. Menninger, Esq. Jeffrey S. Pagliuca, Esq. 150 East 10th Avenue Denver, CO 80203 Phone: 303.831,7364	3 DESCRIPTION INITIAL REFERENCE
150 East 10th Avenue Denver, CO 80203	4 Fuhihit 1 Complaint and Domand for June 17
Fnone: 303.831.7364 5 Imenninger@hmflaw.com jpagliuça@hmflaw.com	Exhibit 1_ Complaint and Demand for Jury 17
	5 Trial re Jane Doe No. 102 v.
6 Appearing on benair of the	5 Trial re Jane Doe No. 102 v. Jeffrey Epstein
Appearing on benair of the Defendant Also Present:	5 Trial re Jane Doe No. 102 v. Jeffrey Epstein
Also Present:	5 Trial re Jane Doe No. 102 v. Jeffrey Epstein 6 Exhibit 2 Jane Doe #3 and Jane Doe #4's 21 7 Motion Pursuant to Rule 21 for Joinder in Action 8 Exhibit 3 Declaration of Virginia L. 23 9 Giuffre re Jane Doe #1 and Jane
Appearing on behalf of the Defendant Also Present: Brenda Rodriguez, Paralegal Nicholas F. Borgia, CLVS Videographer	5 Trial re Jane Doe No. 102 v. Jeffrey Epstein 6 Exhibit 2 Jane Doe #3 and Jane Doe #4's 21 Motion Pursuant to Rule 21 for Joinder in Action 8 Exhibit 3 Declaration of Virginia L. 23 Giuffre re Jane Doe #1 and Jane Doe #2 vs. United States of America
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1	-	1	*****
2	INITIAL DESCRIPTION REFERENCE	2	PROCEEDINGS
3		3	THE VIDEOGRAPHER: We're on the record at
4	Exhibit 10 Plaintiff's Supplemental 46 Response and Objections to Defendant's First Set of Discovery Requests to Plaintiff	4	9 a.m. Today is May 3rd, 2016. This begins the
5	Defendant's First Set of Discovery Requests to Plaintiff	5	videotaped deposition of Virginia Giuffre in the
6		6	matter of Virginia L. Giuffre versus Ghislaine
7	Exhibit 11 Undated Declaration of Virginia 46 Giuffre re Plaintiff's Supplemental Response and	7	Maxwell.
8	Objections to Defendant's First Set of Discovery Requests served on March 22, 2016	8	We're located at 150 East 10th Street
9		9	excuse me, 10th Ave., in Denver, Colorado.
10	Supplemental Response and	10	Our court reporter is Kelly Mackereth.
11	Objections to Defendant's First Set of Discovery Requests to Plaintiff	11	The videographer is Nicholas F. Borgia, CLVS.
12	Exhibit 13 Mrs. Virginia Giuffre resume 67	12	Will counsel please introduce yourselves
13		13	for the record.
14	Position - Virginia Giuffre	14	MR. EDWARDS: Sure. Brad Edwards and
15	Exhibit 15 Virginia Lee Roberts passport 180 application	15	Sigrid McCawley on behalf of the plaintiff,
16	Exhibit 16 Composite of e-mail strings 251	16	Ms. Giuffre.
17	Exhibit 17 Compilation of e-mails between 259 Giuffre and Silva and others	17	MS. MENNINGER: Laura Menninger and
18		18	Jeffrey Pagliuca on behalf of the defendant,
19	Exhibit 18 Compilation of e-mails between 265 Virginia Giuffre and Sandra	19	Ghislaine Maxwell.
20	White Exhibit 10 Compilation of a mails between 260	20	THE VIDEOGRAPHER: And will our court
21	Exhibit 19 Compilation of e-mails between 269 Marianne Strong and Virginia Giuffre	21	reporter please swear in the deponent. VIRGINIA GIUFFRE,
23	Exhibit 20. Compilation of e-mails between 276	23	being first duly sworn in the above cause, was
24	Virginia Roberts and Jason Richards	24	examined and testified as follows:
25	Menurus	25	MR. EDWARDS: Just before we get started,
-	Page 6	-	Page 8
1	r age o	1	I just wanted to make sure that we're clear, and I
2	INITIAL DESCRIPTION REFERENCE	2	think that we are, that this deposition in total will
3		3	be treated as confidential until such time as we are
4	Exhibit 21 Compilation of e-mails between 284 Sharon Churcher and Virginia	4	able to review and de-designate.
5	Giuffre	5	MS. MENNINGER: Yes.
6	Exhibit 22 Compilation of e-mails among 287 Sharon Churcher, Michael Thomas,	6	MR. EDWARDS: Okay.
7	Virginia Giuffre and others	7	EXAMINATION
8	Exhibit 23 Compilation of May 2011 e-mails 288 among Sharon Churcher, Virginia Giuffre, Paulo Silva and others	8	BY MS. MENNINGER:
9		9	Q Good morning, Ms. Giuffre.
10	Exhibit 24 Compilation of June 2011 e-mails 289 between Virginia Giuffre and Sharon Churcher	10	A Good morning, Laura.
11	Exhibit 26 PR Hub Statement on Behalf of 300	11	Q Can you please state your full name?
12	Ghislaine Maxwell article	12	A Virginia Lee Giuffre.
13	Exhibit 27 1/2/15 e-mail from to 309 To Whom It May Conce	13	Q And where do you live right now,
14	•	14	Ms. Giuffre?
15		15	A
16		16	O All sinks And other Breeze W
17		17	Q All right. And who lives with you there?
18		18	A My son, my other son, my daughter, my
19 20		19 20	husband and my in-laws. Q And when did you return to the U.S. for
20		21	Q And when did you return to the U.S. for this visit?
22		22	A I believe it was around Thursday, the
23		23	29th, I think.
1 / 2		24	Q Okay. And who traveled with you?
24 25		25	A Myself.

1	Q	Page 9 Yourself?	1	under	Page 1:
2	Q A	Yes.	2	A	Yes.
3					What does it mean to you?
3 4	Q	Are you able to travel freely between the	3	Q	•
		and Australia?	4	A	To tell the truth, the whole truth and
5	A	Yes.	5		g but the truth.
5	Q	Are you married?	6	Q	All right. And what does the word truth
7	A	Yes.	7		to you?
8	Q	To whom?	8	A	To be honest.
9	Α		9	Q	Is there more than one truth?
)	Q	All right. And did Mr. Giuffre travel	10	Α	Is there more than no, there's no more
L	_	you back to the U.S.?	11	than o	ne truth.
2	Α	No.	12	Q	If you are confused by a question, you
3	Q	All right. Have you taken any medications	13	need t	to let me know that so I can clarify the
ł	in the	last 24 hours?	14	questi	on, okay?
5	Α	I have taken I have a cold, but I have	15	Α	Okay.
5	taken	non-drowsy cold tablets and some DayQuil.	16	Q	For example, if I asked you the question
7	Q	All right. Anything else?	17	were y	you sexually trafficked to foreign presidents
3	Α	No.	18	do you	understand what that question means?
)	Q	All right. And what is your current	19	Α	Yes.
)	profe	ssion, Ms. Giuffre?	20	Q	What does it mean?
	Α	I'm a housewife.	21	Α	Was I lent out for the purposes of sex to
2	Q	All right. And how long have you been a	22	a forei	gn person president.
3	house	ewife?	23	0	All right. And what is the answer to that
l	Α	For the last ten years, since I've had	24	questi	•
5	kids.	, , ,	25	Α	Yes.
		Page 10			Page 1
l	Q	All right. And what was your profession	1	Q	And if I ask you have you met any foreign
2	in 201		2	_	ents, do you understand what that question
3		A housewife.	3	means	
l L	Q	All right. Any other profession?	4	A	Yes.
5	Q A	No.	5	_	And what is the answer to that question?
			6	Q ^	
5	Q	All right. You understand that you're		A	Yes.
7		oath today?	7	Q	All right. And if I asked you which
3	A	Yes.	8		n presidents have you met, do you understar
)	Q	And you understand that if you don't	9		hat question means?
)	unders	stand a question, you need to let me know that.	10	Α	Yes.
L	Α	Okay.	11	Q	What is the answer to that question?
2	Q	And ask for clarification.	12	Α	What is the name of the person?
3	Α	Um-hum.	13	Q	Yes. Who are the foreign presidents that
1	Q	Do you understand?	14	you ha	ave met?
5	Α	Yes.	15	Α	I honestly can't remember his name at this
5	Q	You also understand, I'm assuming, that	16	time.	I'm a very visual person so
7	you ha	ive to say yes or no in answer to a question, or	17	Q	All right. Can you describe him, then?
3	you ha	ve to make a verbal response and not just shake	18	Α	Yes. He's Spanish.
)	your h	ead or something	19	Q	Okay.
)	Α	Yes.	20	A	Tall, dark hair.
_	Q	so the court reporter can get it.	21	Q	All right. Anything else?
	-	You have you have been deposed before,	22	A	And he's got a foreign tongue, accent.
2			23	Q	And what age, approximately?
	correc			~	·
2 3 4	A	Yes.	24	Α	Was I or was he?

I believe so.

sworn statements before appearing here today?

25

	Page 17		Page 19
1	(Exhibit 1 marked.)	1	Q No. I'm just did you find it?
2	Q (BY MS. MENNINGER) I'm going to show you	2	A I can see paragraph 23.
3	an exhibit that we are marking as Defendant's	3	Q Okay. And do you see that there are
4	Exhibit 1.	4	allegations about a Ms. Maxwell contained in that
5	MR. EDWARDS: Can I see that for a second?	5	complaint?
6	I'd just like to make an objection on the	6	A Yes, I do.
7	record for the misidentification of this document.	7	Q All right. And do you understand that to
8	While there was a lawsuit filed under the	8	be Ghislaine Maxwell, my client?
9	style of Jane Doe versus Jeffrey Epstein, Jane Doe	9	A Yes.
10	was not Virginia Giuffre. And the lawsuit that's now	10	Q All right. And Ms. Maxwell was not sued
11	being handed to this witness is Jane Doe 102 versus	11	as a part of this case, correct?
12	Jeffrey Epstein.	12	MR. EDWARDS: Object to the form.
13	Is that the document we're talking about?	13	THE DEPONENT: Does that mean I can
14	MS. MENNINGER: Counsel, if you have an	14	answer?
15	objection, you should state the basis for your	15	MR. EDWARDS: Sure, you can answer.
16	objection in a non-leading, non-suggestive manner.	16	MS. MENNINGER: Right.
17	If you have any other record to make, you	17	MR. EDWARDS: If you understand the
18	can do so in a pleading filed with the Court.	18	question, answer it.
19	MR. EDWARDS: Sure. My objection is	19	A Yes, Ms. Maxwell sorry, repeat the
20	you've misrepresented what you've handed the witness.	20	question.
21	I want to make sure that the witness is holding what	21	Q (BY MS. MENNINGER) Was Ms. Maxwell sued
22	you actually want her to be holding as opposed to the	22	in this
23	lawsuit you said that you were going to hand her.	23	A No, she wasn't.
24	That's it.	24	Q in the case that's represented by
25	MS. MENNINGER: Counsel, I will ask the	25	Defendant's Exhibit 1?
		_	
	Page 18		Page 20
1	Page 18 witness questions about the document. I did not ask	1	Page 20 A No, she wasn't. I'm sorry for
1 2	3	1 2	
	witness questions about the document. I did not ask		A No, she wasn't. I'm sorry for
2	witness questions about the document. I did not ask you any questions about the document.	2	A No, she wasn't. I'm sorry for interrupting you. But no, she was not sued at this
2 3	witness questions about the document. I did not ask you any questions about the document. Q (BY MS. MENNINGER) Ms. Giuffre, could you	2 3	A No, she wasn't. I'm sorry for interrupting you. But no, she was not sued at this time, no.
2 3 4	witness questions about the document. I did not ask you any questions about the document. Q (BY MS. MENNINGER) Ms. Giuffre, could you please take a look at what we have marked as	2 3 4	A No, she wasn't. I'm sorry for interrupting you. But no, she was not sued at this time, no. Q And why not?
2 3 4 5	witness questions about the document. I did not ask you any questions about the document. Q (BY MS. MENNINGER) Ms. Giuffre, could you please take a look at what we have marked as Defendant's Exhibit 1.	2 3 4 5	A No, she wasn't. I'm sorry for interrupting you. But no, she was not sued at this time, no. Q And why not? MR. EDWARDS: I'd object and ask the
2 3 4 5	witness questions about the document. I did not ask you any questions about the document. Q (BY MS. MENNINGER) Ms. Giuffre, could you please take a look at what we have marked as Defendant's Exhibit 1. Do you recognize that document,	2 3 4 5	A No, she wasn't. I'm sorry for interrupting you. But no, she was not sued at this time, no. Q And why not? MR. EDWARDS: I'd object and ask the witness not answer that question because that would
2 3 4 5 6 7	witness questions about the document. I did not ask you any questions about the document. Q (BY MS. MENNINGER) Ms. Giuffre, could you please take a look at what we have marked as Defendant's Exhibit 1. Do you recognize that document, Ms. Giuffre?	2 3 4 5 6 7	A No, she wasn't. I'm sorry for interrupting you. But no, she was not sued at this time, no. Q And why not? MR. EDWARDS: I'd object and ask the witness not answer that question because that would be privileged, attorney-client privileged,
2 3 4 5 6 7 8	witness questions about the document. I did not ask you any questions about the document. Q (BY MS. MENNINGER) Ms. Giuffre, could you please take a look at what we have marked as Defendant's Exhibit 1. Do you recognize that document, Ms. Giuffre? A I believe so. Yes. Yes, I do.	2 3 4 5 6 7 8	A No, she wasn't. I'm sorry for interrupting you. But no, she was not sued at this time, no. Q And why not? MR. EDWARDS: I'd object and ask the witness not answer that question because that would be privileged, attorney-client privileged, information that was between Ms. Giuffre and the
2 3 4 5 6 7 8	witness questions about the document. I did not ask you any questions about the document. Q (BY MS. MENNINGER) Ms. Giuffre, could you please take a look at what we have marked as Defendant's Exhibit 1. Do you recognize that document, Ms. Giuffre? A I believe so. Yes. Yes, I do. Q And do you see that the counsel on the	2 3 4 5 6 7 8	A No, she wasn't. I'm sorry for interrupting you. But no, she was not sued at this time, no. Q And why not? MR. EDWARDS: I'd object and ask the witness not answer that question because that would be privileged, attorney-client privileged, information that was between Ms. Giuffre and the Podhurst Orseck firm at that time.
2 3 4 5 6 7 8 9	witness questions about the document. I did not ask you any questions about the document. Q (BY MS. MENNINGER) Ms. Giuffre, could you please take a look at what we have marked as Defendant's Exhibit 1. Do you recognize that document, Ms. Giuffre? A I believe so. Yes. Yes, I do. Q And do you see that the counsel on the last page I'm sorry, not the last page, but the	2 3 4 5 6 7 8 9	A No, she wasn't. I'm sorry for interrupting you. But no, she was not sued at this time, no. Q And why not? MR. EDWARDS: I'd object and ask the witness not answer that question because that would be privileged, attorney-client privileged, information that was between Ms. Giuffre and the Podhurst Orseck firm at that time. So I'm instructing you not to answer.
2 3 4 5 6 7 8 9 10	witness questions about the document. I did not ask you any questions about the document. Q (BY MS. MENNINGER) Ms. Giuffre, could you please take a look at what we have marked as Defendant's Exhibit 1. Do you recognize that document, Ms. Giuffre? A I believe so. Yes. Yes, I do. Q And do you see that the counsel on the last page I'm sorry, not the last page, but the third from the last page are Mr. Josefsberg and	2 3 4 5 6 7 8 9 10	A No, she wasn't. I'm sorry for interrupting you. But no, she was not sued at this time, no. Q And why not? MR. EDWARDS: I'd object and ask the witness not answer that question because that would be privileged, attorney-client privileged, information that was between Ms. Giuffre and the Podhurst Orseck firm at that time. So I'm instructing you not to answer. Q (BY MS. MENNINGER) All right.
2 3 4 5 6 7 8 9 10 11	witness questions about the document. I did not ask you any questions about the document. Q (BY MS. MENNINGER) Ms. Giuffre, could you please take a look at what we have marked as Defendant's Exhibit 1. Do you recognize that document, Ms. Giuffre? A I believe so. Yes. Yes, I do. Q And do you see that the counsel on the last page I'm sorry, not the last page, but the third from the last page are Mr. Josefsberg and Ms. Ezell from Podhurst Orseck?	2 3 4 5 6 7 8 9 10 11	A No, she wasn't. I'm sorry for interrupting you. But no, she was not sued at this time, no. Q And why not? MR. EDWARDS: I'd object and ask the witness not answer that question because that would be privileged, attorney-client privileged, information that was between Ms. Giuffre and the Podhurst Orseck firm at that time. So I'm instructing you not to answer. Q (BY MS. MENNINGER) All right. Ms. Giuffre, did you make a decision yourself whether
2 3 4 5 6 7 8 9 10 11 12 13	witness questions about the document. I did not ask you any questions about the document. Q (BY MS. MENNINGER) Ms. Giuffre, could you please take a look at what we have marked as Defendant's Exhibit 1. Do you recognize that document, Ms. Giuffre? A I believe so. Yes. Yes, I do. Q And do you see that the counsel on the last page I'm sorry, not the last page, but the third from the last page are Mr. Josefsberg and Ms. Ezell from Podhurst Orseck? A Yes. Q Were those your lawyers? A Yes, they were.	2 3 4 5 6 7 8 9 10 11 12 13	A No, she wasn't. I'm sorry for interrupting you. But no, she was not sued at this time, no. Q And why not? MR. EDWARDS: I'd object and ask the witness not answer that question because that would be privileged, attorney-client privileged, information that was between Ms. Giuffre and the Podhurst Orseck firm at that time. So I'm instructing you not to answer. Q (BY MS. MENNINGER) All right. Ms. Giuffre, did you make a decision yourself whether or not to sue Ms. Maxwell as a part of this lawsuit against Jane Doe 102 versus Jeffrey Epstein? A I think I've been advised not to answer
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	Page 21		Page 23
1	versus Epstein was filed?	1	CVRA action in or about December 30th, 2014, correct?
2	MR. EDWARDS: And I disagree. And I	2	A I I'm not aware of the exact dates.
3	object to this invading the attorney-client	3	There's no dates on this. But I did try to join the
4	privilege.	4	motion, yes.
5	And I'm instructing you not to answer.	5	Q All right. If you can look at the top
6	Q (BY MS. MENNINGER) Can you answer that	6	line of the document.
7	question without revealing any attorney-client	7	A Yes.
8	communications, whether you made a decision to file a	8	Q Does it say, Entered on FLSD
9	lawsuit or not?	9	A Oh, it does, too, I'm sorry, yes.
10	A I'm going to have to listen to my attorney	10	Q That's all right. So does that refresh
11	and not answer the question.	11	your memory as to about when you first sought to join
12	Q All right. I would like to show you some	12	the CVRA action?
13	documents that were filed in what we'll call the CVRA	13	A Yes.
14	case, the Crime Victims' Rights Act case.	14	Q December 30th, 2014, correct?
15	Do you know what I mean by that reference?	15	A Yes.
16	A I am familiar with that.	16	Q And the corrected motion was filed a few
17	Q Okay. I'm going to start with one on or	17	days later, correct?
18	about December 30th, 2014. We will mark it as	18	A Yes, correct.
19	Defendant's Exhibit 2.	19	Q If I could turn to Defendant's Exhibit 3,
20	(Exhibit 2 marked.)	20	which was January 21st.
21	MR. EDWARDS: Thank you.	21	(Exhibit 3 marked.)
22	Q (BY MS. MENNINGER) All right.	22	MR. EDWARDS: Thank you.
23	Ms. Giuffre, do you recognize Defendant's Exhibit 2?	23	Q (BY MS. MENNINGER) Do you recognize this
24	A Yes.	24	document?
25	Q And what do you understand it to be?	25	A Yes, I do.
	Page 22		Page 24
1	A I believe this is when I was hoping to	1	Q What do you understand this document to
2	join the CVRA case.	2	be?
3	Q All right. And do you know when this	3	A It's a rough background of the years that
4	document was filed?	4	I was abused by Ghislaine and Jeffrey.
5	And actually, just to be clear, about	5	Q All right. And this is something I
6	halfway there's actually a second document that was	6	believe that you on page 15 signed; is that true?
7	filed. So this is a composite exhibit. Let me be	7	A Just let me have a look.
8	very clear.	8	Q Sure.
9	So after page 14 I'm sorry, 13, there's	9	A I think I'm actually missing page 15. Oh,
10	a second document that is styled Jane Doe #3 and Jane	10	here we go.
11	Doe #4's Corrected Motion Pursuant to Rule 21 for	11	Q Sorry. I'm looking at the numbers on the
1		1	
12	Joinder In Action.	12	top right. I apologize. I believe there was some
12 13	Joinder In Action. Do you see that?	13	top right. I apologize. I believe there was some cover page or something that was excluded.
13	Do you see that?	13	cover page or something that was excluded.
13 14	Do you see that? A Did you say page 14?	13 14	cover page or something that was excluded. MR. EDWARDS: And just for the record, I'm
13 14 15	Do you see that? A Did you say page 14? Q It is on the 14th page of this document.	13 14 15	cover page or something that was excluded. MR. EDWARDS: And just for the record, I'm going to object to the relevance of this document.
13 14 15 16	Do you see that? A Did you say page 14? Q It is on the 14th page of this document. Do you see that?	13 14 15 16	cover page or something that was excluded. MR. EDWARDS: And just for the record, I'm going to object to the relevance of this document. I'm going to allow the witness to answer the
13 14 15 16 17	Do you see that? A Did you say page 14? Q It is on the 14th page of this document. Do you see that? A I do.	13 14 15 16 17	cover page or something that was excluded. MR. EDWARDS: And just for the record, I'm going to object to the relevance of this document. I'm going to allow the witness to answer the question, but I want my objection on the record.
13 14 15 16 17	Do you see that? A Did you say page 14? Q It is on the 14th page of this document. Do you see that? A I do. Q And so this composite Exhibit 2 has both a	13 14 15 16 17	cover page or something that was excluded. MR. EDWARDS: And just for the record, I'm going to object to the relevance of this document. I'm going to allow the witness to answer the question, but I want my objection on the record. MS. MENNINGER: Okay. Simple objection,
13 14 15 16 17 18	Do you see that? A Did you say page 14? Q It is on the 14th page of this document. Do you see that? A I do. Q And so this composite Exhibit 2 has both a motion and a corrected motion.	13 14 15 16 17 18	cover page or something that was excluded. MR. EDWARDS: And just for the record, I'm going to object to the relevance of this document. I'm going to allow the witness to answer the question, but I want my objection on the record. MS. MENNINGER: Okay. Simple objection, relevance.
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13 14 15 16 17 18 19 20 21	Do you see that? A Did you say page 14? Q It is on the 14th page of this document. Do you see that? A I do. Q And so this composite Exhibit 2 has both a motion and a corrected motion. Do you see that? A Yes.	13 14 15 16 17 18 19 20 21	cover page or something that was excluded. MR. EDWARDS: And just for the record, I'm going to object to the relevance of this document. I'm going to allow the witness to answer the question, but I want my objection on the record. MS. MENNINGER: Okay. Simple objection, relevance. A Are we talking about this page? Q (BY MS. MENNINGER) Yes, the one with the
13 14 15 16 17 18 19 20 21 22	Do you see that? A Did you say page 14? Q It is on the 14th page of this document. Do you see that? A I do. Q And so this composite Exhibit 2 has both a motion and a corrected motion. Do you see that? A Yes. Q And were both of those pleadings	13 14 15 16 17 18 19 20 21 22	cover page or something that was excluded. MR. EDWARDS: And just for the record, I'm going to object to the relevance of this document. I'm going to allow the witness to answer the question, but I want my objection on the record. MS. MENNINGER: Okay. Simple objection, relevance. A Are we talking about this page? Q (BY MS. MENNINGER) Yes, the one with the black box, yes. Do you believe that to have

		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	Q	The date it was filed. Is there a date	4	just unaware of the times and the dates.
5	_	bove the signature block?	5	Q (BY MS. MENNINGER) Again, is there more
6	A	Oh, yes, sorry. Yes, there is.	6	than one truth, Ms. Roberts?
7	Q	And what date what date was that?	7	A No, there's no more than one truth.
8	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	_	elieve contains the truth, correct?	10	Ms. Ghislaine Maxwell is an untrue statement,
11	Α Α	To the best of my knowledge at the time,	11	correct?
12	yes.	is the best of my morning at the time,	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	_	ne then and today that makes you believe that	14	It was a mistake. So it wasn't intentionally trying
15		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		't aware of my dates. I was just doing the	17	my records from Mar-a-Lago I was able to find out
18		quesstimate when I actually met them.	18	that it was 2000. And this was entered before I
19	best to	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	_	mmer of 2000, not the summer of 1999.	21	Q (BY MS. MENNINGER) Okay. So a document
22	Q	Oh, I'm sorry. Are you back on page 1?	22	that you filed under oath
23	A	On the first page.	23	A Um-hum.
24	Q	Okay.	24	Q is now, you believe to be untrue,
25	Q A	Yes.	25	correct?
25			23	
1	Q	Page 26 And you're talking about line 4?	1	Page 28 MR. EDWARDS: Objection. Asked and
2	A	Line 4.	2	answered.
3	Q	Paragraph 4 or line 4?	3	Q (BY MS. MENNINGER) You may answer.
4	A	Oh, sorry. Number 4, the paragraph	ا ا	Q (D) Holling the may answer
			Ι 4	MR FDWARDS: Answer again
			4	MR. EDWARDS: Answer again.
5	numbe	r 4.	5	A Again, I wouldn't say it's untrue. Untrue
6	numbe Q	r 4. Okay. And what part of paragraph 4 do you	5 6	A Again, I wouldn't say it's untrue. Untrue would mean that I would have lied. And I didn't lie.
6 7	numbe Q now b	r 4. Okay. And what part of paragraph 4 do you elieve to be untrue?	5 6 7	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
6 7 8	numbe Q	r 4. Okay. And what part of paragraph 4 do you elieve to be untrue? In approximately	5 6 7 8	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
6 7 8 9	numbe Q now b	or 4. Okay. And what part of paragraph 4 do you elieve to be untrue? In approximately MR. EDWARDS: Object to the form.	5 6 7 8 9	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.
6 7 8 9	numbe Q now b	or 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.	5 6 7 8 9	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
6 7 8 9 10 11	numbe Q now b A	or 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	5 6 7 8 9 10	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
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	Case 1.15-CV- 934 &P-ENTITO OCCUPACION		D=== 21
1	Page 29 Q And based on the fact that you learned the	1	Page 31 Q (BY MS. MENNINGER) I'm going to show you
2	fact you had worked at Mar-a-Lago in 2000 you	2	an exhibit filed on, I believe on or about
3	became aware in mid-2015	3	February 6th of 2015. Defendant's Exhibit 4.
4	A Um-hum.	4	(Exhibit 4 marked.)
5	Q that you had met Ms. Maxwell in 2000,	5	MR. EDWARDS: Thank you.
6	correct?	6	Q (BY MS. MENNINGER) And drawing your
7	A That's	7	attention to the heading line that says, Entered on
8	MR. EDWARDS: Object to the form.	8	the docket February 6th, 2015.
9	A That's correct.	9	Do you see that?
10	Q (BY MS. MENNINGER) All right. And you	10	A Yes.
11	became aware in mid-2015 that you were not 15 years	11	Q All right. And Declaration of Jane Doe 3,
12	old when you met Ghislaine Maxwell, correct?	12	do you see that on the first page?
13	MR. EDWARDS: Object to the form.	13	A Yes.
14	A That's correct.	14	Q And it's in the CVRA case, correct, Jane
15	Q (BY MS. MENNINGER) Okay. And who	15	Doe 1 and Jane Doe 2 versus United States of America?
16	provided you those Mar-a-Lago records in	16	A Yes.
17	approximately mid-2015?	17	Q All right. And do you recognize this
18	MR. EDWARDS: I'm going to object.	18	document?
19	And to the extent that this invades the	19	A Yes.
20	attorney-client privilege, if it was your attorneys	20	Q And what do you understand this document
21	that you spoke to and learned this information or	21	to be?
22	received this information from, then you're	22	A I believe it's more reason to why I should
23	instructed not to answer.	23	have been added to the CVRA case.
24	A I cannot answer that question.	24	MR. EDWARDS: Objection to the relevance,
25	Q (BY MS. MENNINGER) Did you yourself look	25	Counsel.
	Page 30		Page 32
1	at records in the middle of 2015 regardless of who	1	Q (BY MS. MENNINGER) Okay. And again, if
2	showed them to you?	2	you look to the last page of the document,
3	MR. EDWARDS: Objection. And to the	3	paragraph 67
4	extent that they were showed to you or shared by any		
5		4	A The last page?
6	of your lawyers, you're instructed not to answer the	5	A The last page? Q Yes, the very last.
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7	, , , ,	5	Q Yes, the very last.
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7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	question. It invades the attorney-client privilege. Q (BY MS. MENNINGER) Did you look at Mar-a-Lago records in the middle of 2015 yourself? MR. EDWARDS: She's not answering the question. MS. MENNINGER: On what grounds is she not answering the question? MR. EDWARDS: I just told you it invades the attorney-client privilege. If she learned I will instruct her if she learned by some other way than her attorneys sharing the information with her, then she can answer the question. Q (BY MS. MENNINGER) I'm asking you not to tell me whether your attorneys showed you the record. I'm asking you not to tell me the source of the record. I'm asking you if you personally in the	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q Yes, the very last. A 67, yes. Q All right. It says in paragraph 67: I declare under penalty of perjury that the foregoing is true and correct, right? A Yes. Q And it was executed on or about the 5th day of February, 2015, correct? A It's a bit smudged, but it kind of looks like a 5. Q All right. And then there's a signature block that's redacted that says Jane Doe 3, correct? A Correct. Q Do you believe that you signed this document and it was later covered up by that block? A Yes. Q All right. And again, is there anything in this document that you believe today to not be

	Page 33	TON	Page 35
1	Q (BY MS. MENNINGER) Have you seen this	1	against ; is that your understanding?
2	document before, Ms. Giuffre?	2	It's your understanding. You don't have
3	A I'm sure I have, but it's always good to	3	to look at your lawyer if you don't understand. You
4	refresh your memory just looking over something.	4	don't have to
5	Q All right.	5	A No, I just don't know if I'm allowed
6	(Pause.)	6	Q That's all right.
7	A Thank you for giving me time to read that	7	A to say certain things about that. But,
8	over.	8	yes, I believe they were in a lawsuit.
9	Q Certainly. So have you had a chance to	9	Q Okay. And that's against
10	read it now?	10	right?
11	A Yes.	11	A Correct.
12	Q All right. And what parts of this	12	MR. EDWARDS: Object to the form. I
13	document sworn by you under penalty of perjury are	13	object to the relevance of the document.
14	not true?	14	Q (BY MS. MENNINGER) All right.
15	A Again, the only thing that I see is the	15	Ms. Giuffre, again, if you could turn to the last
16	mistake that I made, I first met Epstein when I was	16	page of this document. And do you see a signature on
17	15 years old.	17	that page?
18	Q Okay. And that's in paragraph 5?	18	A I do.
19	A That's in paragraph 5 on the first page.	19	Q Whose signature is that?
20	Q All right. And everything else you	20	A That is mine.
21	believe to be true?	21	Q And approximately when did you sign that
22	A Yes.	22	document?
23	Q Okay. If I could now turn to what I'll	23	A Executed this 20th day of November, 2015.
24	mark as Defendant's Exhibit 5.	24	Q All right. So you signed that on
25	(Exhibit 5 marked.)	25	November 20th, 2015, correct?
	Page 34		Page 36
1	THE DEPONENT: Thank you.	1	A Correct.
2	MR. EDWARDS: Thank you.	2	Q All right. And that was under penalty of
3	MS. MENNINGER: I think I have one more.	3	perjury, correct?
4	MS. McCAWLEY: It's okay if you don't.	4	A Correct.
5	MS. MENNINGER: I don't think I have all	5	Q All right. If I could now turn to what
6	of them.	6	we'll mark as Defendant's Exhibit 6.
7	Q (BY MS. MENNINGER) All right. Do you	7	(Exhibit 6 marked.)
8	recognize Defendant's Exhibit 5?	8	MR. EDWARDS: Thank you.
9	A Yes.	9	MS. McCAWLEY: Thanks.
10	Q What is the title of that document?	10	Q (BY MS. MENNINGER) Do you recognize this
11	A Declaration of Virginia Giuffre.	11	document, Ms. Giuffre?
12	Q And that's you, correct?	12	A I do.
13	A Yes.	13	Q All right. What do you believe this
14	Q And do you recognize which case this	14	document to be?
15	declaration was filed in?	15	A I believe this is when I spoke to the FBI.
16	A Yes. Bradley Edwards and Paul Cassell,	16	Q Okay. And do you remember about when you
17	Plaintiff versus .	17	spoke to the FBI?
18	Q All right. And who do you understand	18	A It says, Date of entry July 5th, 2013.
19	Mr. Edwards and Mr. Cassell to be?	19	Q Do you believe that you spoke to the FBI
20	A Mr. Edwards is my lawyer sitting next to	20	in 2013?
	me.	21	A I thought it was 2011 when I talked to
21	O AU ' 1 .		
22	Q All right.	22	them.
22	A And Mr. Cassell is another one of my	23	Q Okay. I'm going to direct your attention
22			

	Case 1:15-cv- Agres-Biando Conen i		
1	Page 37 Q The first page. Do you see that?	1	Page 39 Q Okay. And have you reviewed any have
2	Q The first page. Do you see that? A Yes.	2	you at any time reviewed this document without those
3	Q The last few lines there have another	3	portions whited out?
4	date.	4	A I don't believe I've seen this document
5	A Oh, yes, investigation of, yes.	5	without the portions.
6	Q All right.	6	Q Okay. So you don't know, for example,
7	A So that makes sense, okay.	7	what's behind those, other than what you recall
8	Q Okay. What do you understand that to be?	8	A No.
9	And if it refreshes your recollection about when you	9	Q having told the FBI at the time,
10	spoke to the FBI, just let us know.	10	correct?
11	A Yeah, March 17th, 2011 sounds more right	11	A That's correct.
12	than 2013.	12	Q Okay. I'm going to show you a new
13	Q Okay. And where did you speak to them?	13	document.
14	A I believe this was in the office of the	14	A Okay.
15	consulate, American Consulate, in Sydney.	15	Q You can just put that to the side.
16	Q Sydney, Australia?	16	Defendant's Exhibit 7.
17	A Sydney, Australia.	17	(Exhibit 7 marked.)
18	Q Okay. And you were there in person with	18	O (BY MS. MENNINGER) All right.
19	these FBI agents?	19	MR. EDWARDS: Thanks.
20	A Correct.	20	Q (BY MS. MENNINGER) And do you recognize
21	Q And were they taking notes when they spoke	21	this document?
22	to you?	22	A Yes.
23	A Yes.	23	Q And what do you understand it to be?
24	Q Were they recording the interview, to your	24	A This was a phone conversation that I had
25	knowledge?	25	between Jack Scarola and Brad Edwards.
	Page 38		Page 40
1	A I believe they were.	1	Q Okay. And do you see a date reflected on
2	Q Okay. Have you had a chance to review	2	the front page?
3	this report?	3	A April 7, 2011.
4	And I will make note for the record that	4	Q Is that when you had that phone
5	there are obviously many places that are blacked	5	conversation with them?
6	out	6	A If it's dated like that, it must be, yes.
7	A Yeah.	7	Q Well, I just need you to say from your
8	Q or whited out. Is that fair?	8	memory, does that sound about right in terms of what
9	A Yes.	9	you recall having been the phone conversation?
10	Q All right. Have you had a chance to	10	A I'm sure it's correct.
11	review this one with whited-out portions of it before	11	Q Okay.
12	today?	12	A I don't have a good calendar in my brain.
13	A Yes.	13	So, yes, I'm sure that that's the correct date.
14	Q All right. And you understood when you	14	Q Did you understand it was being recorded,
15	were speaking to the FBI that they were federal	15	correct?
16	agents, correct?	16	A Yes.
17	A Yes.	17	Q Okay. Have you listened to the recording
18	Q And that you were supposed to tell them	18	of that phone call?
19	the truth, correct?	19	A I don't believe I listened to the
20	A Absolutely.	20	recording, but I have seen the document.
21	Q And do you believe that you did, in fact,	21	Q All right. And again, you were speaking
22	tell them the truth?	22	the truth at the time you were speaking to them as
23	A To the best of my knowledge. Again, when	23	lawyers and officers of the court, correct?
24	it comes to dates and times, I was obviously off.	24	A Yes. And again, to the best of my
			knowledge when it comes to dates.

22

23

24

25

document, Ms. Giuffre?

Yes, I do.

of what this document represents?

Α

21

22

23

24

25

Q

Α

Q

Α

Q

Right.

That's all your writing?

Okay. To the best of your recollection,

This is my writing.

No.

(BY MS. MENNINGER) Do you recognize this

All right. And what is your understanding

				Description of the second of t
1	Α	Page 45 Based upon the title, it is Plaintiff's	1	Page 47 Do you see your attorney's signature and
2		nse and Objections to Defendant's First Set of	2	the date, March 22nd, 2016, correct?
3		ery Requests to Plaintiff.	3	A I do.
4	Q	And are you the plaintiff?	4	Q All right. And then looking at
5	A	I am the plaintiff, yes.	5	Defendant's Exhibit 11, that's your declaration,
6	Q	All right. So it's your response to	6	correct?
7	-	axwell's discovery request, correct?	7	A Yes, it is.
8	Α	Correct.	8	Q And declaring under penalty of perjury as
9	Q	All right. And if you look at the last	9	of March 22nd, 2016 that the supplemental response
10	_	- or, I'm sorry, it would be the second to last	10	and objections are true and correct, right?
11		- you might see signatures of your attorney,	11	A Correct.
12	correc		12	Q And you that's your signature?
13	A	I see printed names.	13	A That is mine.
14	Q	Printed. Electronic signature	14	Q And you are swearing under penalty of
15	A	Okay.	15	perjury that Defendant's Exhibit 10 is true and
16	Q	will have a little S in front of it.	16	correct?
17	A	All right.	17	A Yes.
18	Q	Do you see that?	18	Q As of March 22nd, 2016, right?
19	A	I can see the, yeah the printed names. So	19	A Yes.
20		electronic signature, then yes.	20	Q All right. And then one more on that.
21	Q	All right. And the date on that is	21	Defendant's Exhibit 12.
22	_	16th of 2016?	22	(Exhibit 12 marked.)
23	Α	Correct.	23	Q (BY MS. MENNINGER) And do you recognize
24	Q	All right. And so without revealing the	24	this document?
25	_	nt of your conversations, you assisted in	25	A Yes.
		Page 46		Page 48
1	prepa	ring responses to discovery requests, correct?	1	Q Okay. And what is this document?
2	Α	Yes.	2	A Plaintiff's Second Amended Supplemental
3	Q	All right. I'm going to show you a	3	Response and Objections to Defendant's First Set of
		quent one marked Defendant's Exhibit 10 and	4	
4	subse		1 -	Discovery Requests to Plaintiff.
5		March 22nd.	5	Discovery Requests to Plaintiff. Q All right. And again, turning to the very
		March 22nd. (Exhibit 10 marked.)		· · ·
5			5	Q All right. And again, turning to the very
5 6	dated	(Exhibit 10 marked.) (BY MS. MENNINGER) If you can take a look	5 6	Q All right. And again, turning to the very rear section, I think you'll see your attorney's
5 6 7	dated Q	(Exhibit 10 marked.) (BY MS. MENNINGER) If you can take a look	5 6 7	Q All right. And again, turning to the very rear section, I think you'll see your attorney's signatures again and the date of April 29th, 2016?
5 6 7 8	dated Q at tha	(Exhibit 10 marked.) (BY MS. MENNINGER) If you can take a look t.	5 6 7 8	Q All right. And again, turning to the very rear section, I think you'll see your attorney's signatures again and the date of April 29th, 2016? A I do see that.
5 6 7 8 9	Q at tha	(Exhibit 10 marked.) (BY MS. MENNINGER) If you can take a look t. Thank you.	5 6 7 8	Q All right. And again, turning to the very rear section, I think you'll see your attorney's signatures again and the date of April 29th, 2016? A I do see that. Q All right. And again, you authorized this
5 6 7 8 9	Q at tha	(Exhibit 10 marked.) (BY MS. MENNINGER) If you can take a look t. Thank you. And while we're at it, I'm going to give efendant's Exhibit 11 so you can look at them	5 6 7 8 9	Q All right. And again, turning to the very rear section, I think you'll see your attorney's signatures again and the date of April 29th, 2016? A I do see that. Q All right. And again, you authorized this document to be filed, correct?
5 6 7 8 9 10	Q at tha A Q you D	(Exhibit 10 marked.) (BY MS. MENNINGER) If you can take a look t. Thank you. And while we're at it, I'm going to give efendant's Exhibit 11 so you can look at them	5 6 7 8 9 10	Q All right. And again, turning to the very rear section, I think you'll see your attorney's signatures again and the date of April 29th, 2016? A I do see that. Q All right. And again, you authorized this document to be filed, correct? A Correct.
5 6 7 8 9 10 11	Q at tha A Q you D	(Exhibit 10 marked.) (BY MS. MENNINGER) If you can take a look t. Thank you. And while we're at it, I'm going to give efendant's Exhibit 11 so you can look at them her.	5 6 7 8 9 10 11	Q All right. And again, turning to the very rear section, I think you'll see your attorney's signatures again and the date of April 29th, 2016? A I do see that. Q All right. And again, you authorized this document to be filed, correct? A Correct. Q And the statements contained therein are
5 6 7 8 9 10 11 12	Q at tha A Q you D togeth	(Exhibit 10 marked.) (BY MS. MENNINGER) If you can take a look t. Thank you. And while we're at it, I'm going to give efendant's Exhibit 11 so you can look at them ner. (Exhibit 11 marked.)	5 6 7 8 9 10 11 12	Q All right. And again, turning to the very rear section, I think you'll see your attorney's signatures again and the date of April 29th, 2016? A I do see that. Q All right. And again, you authorized this document to be filed, correct? A Correct. Q And the statements contained therein are true, to the best of your knowledge, correct?
5 6 7 8 9 10 11 12 13 14	Q at tha A Q you D togeth	(Exhibit 10 marked.) (BY MS. MENNINGER) If you can take a look t. Thank you. And while we're at it, I'm going to give efendant's Exhibit 11 so you can look at them ner. (Exhibit 11 marked.) (BY MS. MENNINGER) All right.	5 6 7 8 9 10 11 12 13	Q All right. And again, turning to the very rear section, I think you'll see your attorney's signatures again and the date of April 29th, 2016? A I do see that. Q All right. And again, you authorized this document to be filed, correct? A Correct. Q And the statements contained therein are true, to the best of your knowledge, correct? A Correct.
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5 6 7 8 9 10 11 12 13 14 15 16	Q at tha A Q you D togeth	(Exhibit 10 marked.) (BY MS. MENNINGER) If you can take a look t. Thank you. And while we're at it, I'm going to give efendant's Exhibit 11 so you can look at them ner. (Exhibit 11 marked.) (BY MS. MENNINGER) All right. Thank you. All right. So looking at Defendant's	5 6 7 8 9 10 11 12 13 14 15 16	Q All right. And again, turning to the very rear section, I think you'll see your attorney's signatures again and the date of April 29th, 2016? A I do see that. Q All right. And again, you authorized this document to be filed, correct? A Correct. Q And the statements contained therein are true, to the best of your knowledge, correct? A Correct. Q And that's April 29th is just a few days ago, correct? A Yes. Q All right. Did you review this April 29th
5 6 7 8 9 10 11 12 13 14 15 16	Q at tha A Q you D togeth Q A Q Exhibit A Object	(Exhibit 10 marked.) (BY MS. MENNINGER) If you can take a look t. Thank you. And while we're at it, I'm going to give efendant's Exhibit 11 so you can look at them ner. (Exhibit 11 marked.) (BY MS. MENNINGER) All right. Thank you. All right. So looking at Defendant's it 10, do you recognize that document? Plaintiff's Supplemental Response and ions to Defendant's First Set of Discovery	5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q All right. And again, turning to the very rear section, I think you'll see your attorney's signatures again and the date of April 29th, 2016? A I do see that. Q All right. And again, you authorized this document to be filed, correct? A Correct. Q And the statements contained therein are true, to the best of your knowledge, correct? A Correct. Q And that's April 29th is just a few days ago, correct? A Yes.
5 6 7 8 9 10 11 12 13 14 15 16 17	Q at tha A Q you D togeth Q A Q Exhibit A Object	(Exhibit 10 marked.) (BY MS. MENNINGER) If you can take a look t. Thank you. And while we're at it, I'm going to give efendant's Exhibit 11 so you can look at them her. (Exhibit 11 marked.) (BY MS. MENNINGER) All right. Thank you. All right. So looking at Defendant's it 10, do you recognize that document? Plaintiff's Supplemental Response and	5 6 7 8 9 10 11 12 13 14 15 16 17	Q All right. And again, turning to the very rear section, I think you'll see your attorney's signatures again and the date of April 29th, 2016? A I do see that. Q All right. And again, you authorized this document to be filed, correct? A Correct. Q And the statements contained therein are true, to the best of your knowledge, correct? A Correct. Q And that's April 29th is just a few days ago, correct? A Yes. Q All right. Did you review this April 29th
5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q at tha A Q you D togetl Q A Q Exhibit A Object Reques	(Exhibit 10 marked.) (BY MS. MENNINGER) If you can take a look t. Thank you. And while we're at it, I'm going to give efendant's Exhibit 11 so you can look at them her. (Exhibit 11 marked.) (BY MS. MENNINGER) All right. Thank you. All right. So looking at Defendant's it 10, do you recognize that document? Plaintiff's Supplemental Response and ions to Defendant's First Set of Discovery sets to Plaintiff. I've seen a lot of documents, and they all	5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q All right. And again, turning to the very rear section, I think you'll see your attorney's signatures again and the date of April 29th, 2016? A I do see that. Q All right. And again, you authorized this document to be filed, correct? A Correct. Q And the statements contained therein are true, to the best of your knowledge, correct? A Correct. Q And that's April 29th is just a few days ago, correct? A Yes. Q All right. Did you review this April 29th document before it was filed or served?
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q at tha A Q you D togetl Q A Q Exhibit A Object Reques	(Exhibit 10 marked.) (BY MS. MENNINGER) If you can take a look t. Thank you. And while we're at it, I'm going to give efendant's Exhibit 11 so you can look at them her. (Exhibit 11 marked.) (BY MS. MENNINGER) All right. Thank you. All right. So looking at Defendant's it 10, do you recognize that document? Plaintiff's Supplemental Response and ions to Defendant's First Set of Discovery sets to Plaintiff. I've seen a lot of documents, and they all he same. But I'm sure I've seen it.	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q All right. And again, turning to the very rear section, I think you'll see your attorney's signatures again and the date of April 29th, 2016? A I do see that. Q All right. And again, you authorized this document to be filed, correct? A Correct. Q And the statements contained therein are true, to the best of your knowledge, correct? A Correct. Q And that's April 29th is just a few days ago, correct? A Yes. Q All right. Did you review this April 29th document before it was filed or served? A Like I said, I've seen a lot of documents and they all look alike, but I'm sure I've seen this one.
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q at that A Q you D toget! Q A Q Exhibit A Object Requestions the Q	(Exhibit 10 marked.) (BY MS. MENNINGER) If you can take a look t. Thank you. And while we're at it, I'm going to give efendant's Exhibit 11 so you can look at them her. (Exhibit 11 marked.) (BY MS. MENNINGER) All right. Thank you. All right. So looking at Defendant's it 10, do you recognize that document? Plaintiff's Supplemental Response and ions to Defendant's First Set of Discovery sets to Plaintiff. I've seen a lot of documents, and they all he same. But I'm sure I've seen it. All right. And looking, again, at the	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q All right. And again, turning to the very rear section, I think you'll see your attorney's signatures again and the date of April 29th, 2016? A I do see that. Q All right. And again, you authorized this document to be filed, correct? A Correct. Q And the statements contained therein are true, to the best of your knowledge, correct? A Correct. Q And that's April 29th is just a few days ago, correct? A Yes. Q All right. Did you review this April 29th document before it was filed or served? A Like I said, I've seen a lot of documents and they all look alike, but I'm sure I've seen this one. Q Okay. And if it's something that was
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q at tha A Q you D togetle Q A Q Exhibit A Object Reques look the Q last pa	(Exhibit 10 marked.) (BY MS. MENNINGER) If you can take a look t. Thank you. And while we're at it, I'm going to give efendant's Exhibit 11 so you can look at them her. (Exhibit 11 marked.) (BY MS. MENNINGER) All right. Thank you. All right. So looking at Defendant's it 10, do you recognize that document? Plaintiff's Supplemental Response and ions to Defendant's First Set of Discovery sets to Plaintiff. I've seen a lot of documents, and they all he same. But I'm sure I've seen it.	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q All right. And again, turning to the very rear section, I think you'll see your attorney's signatures again and the date of April 29th, 2016? A I do see that. Q All right. And again, you authorized this document to be filed, correct? A Correct. Q And the statements contained therein are true, to the best of your knowledge, correct? A Correct. Q And that's April 29th is just a few days ago, correct? A Yes. Q All right. Did you review this April 29th document before it was filed or served? A Like I said, I've seen a lot of documents and they all look alike, but I'm sure I've seen this one.

		Page 49		- 10-91	Page 51
1	serve	d on April 29th, 2016?	1	Q	Written from Taco Bell?
2	Α	I believe I have seen this.	2	Α .	You know, I don't know, sorry. I just
3	Q	And you were here in the U.S. last Friday?	3	I remem	ber he asked me to come in and help him out,
4	A	Yes.	4	and that	's I didn't really consider myself an
5	Q	So you saw it in person, correct?	5	employe	e there, but
6	A	Yes, I was looking at a lot of documents	6	Q .	Just wearing the shirt and getting a
7	on Fri		7	payched	k didn't cause you to think you were an
8	Q	Okay.	8	employe	ee?
9	A	I believe this could definitely be one I	9	Α '	Well
10	looked		10	Ņ	IR. EDWARDS: Object to the form.
11	Q	All right. If I could direct your	11	Mischara	cterizes her testimony.
12	atten	tion to let me see, in that document	12	Α,	Yeah, I know. I mean, it was my
13		MR. EDWARDS: Exhibit 12?	13	boyfriend	d. I was helping him out. So that's the way
14		MS. MENNINGER: Um-hum, Defendant's	14	I looked	
15	Exhibi		15	Q	(BY MS. MENNINGER) Is there any other
16	0	(BY MS. MENNINGER) to page sorry.	16	_	at you wore a uniform and got a check from in
17	•	e not the only one who's seen a lot of	17		rs from '96 to 2000?
18		nents.	18	=	I did work at Publix as a bag girl, but
19		Well, without asking you to look at a	19		only for a couple weeks, I think.
20	page.	can you tell me what your between 1996	20		Which Publix was that?
21		- well, in 1996 to 2002, what was the first job	21	-	I believe it was in Loxahatchee.
22		rou held?	22		Okay. Do you remember the street?
23	A A	I believe the first job that I held was in	23	_	No.
24		ear 2000, and that was at Mar-a-Lago.	24		All right. Anywhere else you wore a
25	Q	Okay. And is that the first job you held	25	_	and got a paycheck?
23	<u> </u>		23	<u> </u>	Page 52
1	as a te	Page 50 eenager or at any point in time, that you	1	Α	I volunteered at a bird aviary.
2	recall		2		What was the name of that?
3	A	Yes, that I recall.	3	-	I don't know the name of it. But it
4	Q	All right. Did you ever work at Taco	4		'm an animal lover. So
5	Bell?	All right. Did you ever work at raco	5		Okay.
6	A	My ex-boyfriend used to work there and I	6	Q A	it's something I enjoyed doing.
7		help him out. I was never really I don't	7		Okay. Did you get a check from them?
8		was employed there. He was my boyfriend so I	8	-	I volunteered. I think they eventually
9		, ,	0	_	1 volunteered. I think they eventually
"		there with him all the time	۱۵	nut mo	on some kind of navroll. I don't think it was
10	•	there with him all the time. What was his name?	9		on some kind of payroll. I don't think it was
10	Q	What was his name?	10	much, tl	nough.
11	Q A	What was his name? I called him , but I think his real	10 11	much, tl	nough. Okay. So what year were you in helping
11 12	Q A	What was his name? I called him , but I think his real was .	10 11 12	much, the Q out in a	nough.
11 12 13	Q A name v	What was his name? I called him was , but I think his real was Color . Okay. And so he was employed there, but	10 11 12 13	q out in a check?	nough. Okay. So what year were you in helping Taco Bell wearing the uniform and getting a
11 12 13 14	Q A name v	What was his name? I called him, but I think his real was Okay. And so he was employed there, but ere not employed there?	10 11 12 13 14	Q out in a check?	nough. Okay. So what year were you in helping Taco Bell wearing the uniform and getting a I have no idea when it comes to years.
11 12 13 14 15	Q name v Q you w A	What was his name? I called him , but I think his real was . Okay. And so he was employed there, but ere not employed there? I used to go there and help him out.	10 11 12 13 14	much, the Q out in a check?	nough. Okay. So what year were you in helping Taco Bell wearing the uniform and getting a I have no idea when it comes to years. Was it before or after Mar-a-Lago?
11 12 13 14 15	Q A name v Q you w A Q	What was his name? I called him, but I think his real was Okay. And so he was employed there, but ere not employed there? I used to go there and help him out. Did you have a uniform?	10 11 12 13 14 15	much, the Q out in a check? A Q A	Nough. Okay. So what year were you in helping a Taco Bell wearing the uniform and getting a I have no idea when it comes to years. Was it before or after Mar-a-Lago? Before Mar-a-Lago.
11 12 13 14 15 16 17	Q A name v Q you w A Q A	What was his name? I called him, but I think his real was Okay. And so he was employed there, but ere not employed there? I used to go there and help him out. Did you have a uniform? I would have to wear a shirt when I was	10 11 12 13 14 15 16	much, the Q out in a check? A Q A Q	Nough. Okay. So what year were you in helping a Taco Bell wearing the uniform and getting a I have no idea when it comes to years. Was it before or after Mar-a-Lago? Before Mar-a-Lago. Okay. And how
11 12 13 14 15 16 17	Q A name v Q you w A Q A there,	What was his name? I called him, but I think his real was Okay. And so he was employed there, but ere not employed there? I used to go there and help him out. Did you have a uniform? I would have to wear a shirt when I was yes. He was the manager, so	10 11 12 13 14 15 16 17	much, the Q out in a check? A Q A Q A	Nough. Okay. So what year were you in helping a Taco Bell wearing the uniform and getting a I have no idea when it comes to years. Was it before or after Mar-a-Lago? Before Mar-a-Lago. Okay. And how Mar-a-Lago was my first real job so
11 12 13 14 15 16 17 18	Q A name v Q you w A Q A there,	What was his name? I called him, but I think his real was Okay. And so he was employed there, but ere not employed there? I used to go there and help him out. Did you have a uniform? I would have to wear a shirt when I was yes. He was the manager, so Oh, a Taco Bell shirt?	10 11 12 13 14 15 16 17 18	much, the Q out in a check? A Q A Q A Q A Q	Nough. Okay. So what year were you in helping a Taco Bell wearing the uniform and getting a I have no idea when it comes to years. Was it before or after Mar-a-Lago? Before Mar-a-Lago. Okay. And how Mar-a-Lago was my first real job so What's that?
11 12 13 14 15 16 17 18 19 20	Q A name Q you w A Q A there, Q A	What was his name? I called him, but I think his real was Okay. And so he was employed there, but ere not employed there? I used to go there and help him out. Did you have a uniform? I would have to wear a shirt when I was yes. He was the manager, so Oh, a Taco Bell shirt? Yes.	10 11 12 13 14 15 16 17 18 19	much, the Q out in a check? A Q A Q A Q A Q A A Q A	Nough. Okay. So what year were you in helping a Taco Bell wearing the uniform and getting a I have no idea when it comes to years. Was it before or after Mar-a-Lago? Before Mar-a-Lago. Okay. And how Mar-a-Lago was my first real job so What's that? Mar-a-Lago was like my first real job.
11 12 13 14 15 16 17 18 19 20 21	Q A name v Q you w A Q A there, Q A	What was his name? I called him, but I think his real was Okay. And so he was employed there, but ere not employed there? I used to go there and help him out. Did you have a uniform? I would have to wear a shirt when I was yes. He was the manager, so Oh, a Taco Bell shirt? Yes. Okay. And did you get a paycheck from	10 11 12 13 14 15 16 17 18 19 20 21	much, the Q out in a check? A Q A Q A Q A Q A Q A Q Q	Nough. Okay. So what year were you in helping a Taco Bell wearing the uniform and getting a I have no idea when it comes to years. Was it before or after Mar-a-Lago? Before Mar-a-Lago. Okay. And how Mar-a-Lago was my first real job so What's that? Mar-a-Lago was like my first real job. What do you mean by real job?
11 12 13 14 15 16 17 18 19 20 21	Q A name Q you w A Q A there, Q A Q them?	What was his name? I called him, but I think his real was Okay. And so he was employed there, but ere not employed there? I used to go there and help him out. Did you have a uniform? I would have to wear a shirt when I was yes. He was the manager, so Oh, a Taco Bell shirt? Yes. Okay. And did you get a paycheck from	10 11 12 13 14 15 16 17 18 19 20 21 22	much, the Q out in a check? A Q A Q A Q A Q A Q A A Q A A Q A A Q A A A Q A	Nough. Okay. So what year were you in helping Taco Bell wearing the uniform and getting a I have no idea when it comes to years. Was it before or after Mar-a-Lago? Before Mar-a-Lago. Okay. And how Mar-a-Lago was my first real job so What's that? Mar-a-Lago was like my first real job. What do you mean by real job? Like, you know, fully employed, sit down
11 12 13 14 15 16 17 18 19 20 21 22 23	Q A name Q you w A Q A there, Q A C A A	I called him, but I think his real was Okay. And so he was employed there, but ere not employed there? I used to go there and help him out. Did you have a uniform? I would have to wear a shirt when I was yes. He was the manager, so Oh, a Taco Bell shirt? Yes. Okay. And did you get a paycheck from I believe paid me.	10 11 12 13 14 15 16 17 18 19 20 21 22 23	much, the Q out in a check? A Q A Q A Q A G Q A G Q A G Q A G A G Q A G A G	Nough. Okay. So what year were you in helping a Taco Bell wearing the uniform and getting a I have no idea when it comes to years. Was it before or after Mar-a-Lago? Before Mar-a-Lago. Okay. And how Mar-a-Lago was my first real job so What's that? Mar-a-Lago was like my first real job. What do you mean by real job? Like, you know, fully employed, sit down therview and, you know.
11 12 13 14 15 16 17 18 19 20 21	Q A name Q you w A Q A there, Q A Q them?	What was his name? I called him, but I think his real was Okay. And so he was employed there, but ere not employed there? I used to go there and help him out. Did you have a uniform? I would have to wear a shirt when I was yes. He was the manager, so Oh, a Taco Bell shirt? Yes. Okay. And did you get a paycheck from	10 11 12 13 14 15 16 17 18 19 20 21 22	much, the Q out in a check? A Q A Q A Q A Gordon an in Q	Nough. Okay. So what year were you in helping Taco Bell wearing the uniform and getting a I have no idea when it comes to years. Was it before or after Mar-a-Lago? Before Mar-a-Lago. Okay. And how Mar-a-Lago was my first real job so What's that? Mar-a-Lago was like my first real job. What do you mean by real job? Like, you know, fully employed, sit down

24

Q

A GED place?

Yeah, it was, like, I was previously in

Royal Palm Beach High School, but, I mean, because of

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month.

working for Mar-a-Lago. So that Mar-a-Lago we know

now is in the year 2000. So I would have to say a

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interviewed with?

which you were interviewing?

Locker room attendant.

Α

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Okay. And do you remember who you

Do you remember the title of the job for

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Α

Q

jumping in.

locker room attendant?

for the court reporter.

Okay. I just need to finish my question

I know, I'm sorry. I have a tendency of

Yes.

	Case 1.15-CV- 094 Str Invando Contre llo		Daga 62
1	Page 61 Q Okay. If I can direct your attention back	1	Page 63 documents that you met Ghislaine Maxwell in '98 or
2	to Defendant's Exhibit 12 at page 15. And under the	2	'99, correct?
3	heading Response to Interrogatory Number 9, do you	3	A Yes.
4	see that where it says	4	Q And you do admit that you told members of
5	A Yes.	5	the media that you met Ghislaine Maxwell in '98 or
6	Q Ms. Joffrey (pronouncing) Giuffre,	6	'99, correct?
7	excuse me, responds as follows?	7	MR. EDWARDS: Form.
8	A Yes.	8	A That was my closest approximation to what
9	Q Okay. It says you worked as a locker room	9	I could actually remember, so
10	attendant for the spa area, correct?	10	Q (BY MS. MENNINGER) You told the media
11	A Yes.	11	that you met her in '98 or '99?
12	Q And it says records produced in this case	12	MR. EDWARDS: Form.
13	identify the date of employment as 2000, correct?	13	A Again, yes, as close as I can remember.
14	A Yes.	14	Q (BY MS. MENNINGER) And the media
15	Q What records that were produced in this	15	published in the newspapers that you met Ghislaine
16	case cause you to believe that the employment began	16	Maxwell in '98 or '99, correct?
17	in 2000?	17	MR. EDWARDS: Form.
18	A Uhm, is this going back to another	18	A Yes, they did.
19	question that I'm not allowed to answer?	19	Q (BY MS. MENNINGER) And the news media
20	Q No.	20	published in the newspapers what you told them, which
21	A I have seen the documents, and I know that	21	is that you were 15 when you met Ghislaine Maxwell,
22	my employment now was in 2000.	22	correct?
23	Q What documents did you see that caused you	23	MR. EDWARDS: Form.
24	to make that answer?	24	A Which is what I truly thought at the time,
25	A The Mar-a-Lago employment documents.	25	yes.
<u> </u>	Page 62	+	Page 64
1	3	1	Q (BY MS. MENNINGER) Okay. And it is not
1 2	Q Are they your Mar-a-Lago employment documents?	1 2	
	Q Are they your Mar-a-Lago employment		Q (BY MS. MENNINGER) Okay. And it is not
2	Q Are they your Mar-a-Lago employment documents?	2	Q (BY MS. MENNINGER) Okay. And it is not true that you were 15 when you met Ghislaine Maxwell,
2 3	Q Are they your Mar-a-Lago employment documents? A Um	2 3	Q (BY MS. MENNINGER) Okay. And it is not true that you were 15 when you met Ghislaine Maxwell, correct?
2 3 4	Q Are they your Mar-a-Lago employment documents? A Um MR. EDWARDS: Object to the form.	2 3 4	Q (BY MS. MENNINGER) Okay. And it is not true that you were 15 when you met Ghislaine Maxwell, correct? A It was a mistake that I made, yes.
2 3 4 5	Q Are they your Mar-a-Lago employment documents? A Um MR. EDWARDS: Object to the form. A My name is on there.	2 3 4 5 6	Q (BY MS. MENNINGER) Okay. And it is not true that you were 15 when you met Ghislaine Maxwell, correct? A It was a mistake that I made, yes. Q So that the printing in the newspaper that
2 3 4 5 6	Q Are they your Mar-a-Lago employment documents? A Um MR. EDWARDS: Object to the form. A My name is on there. Q (BY MS. MENNINGER) Okay. Do you believe	2 3 4 5 6	Q (BY MS. MENNINGER) Okay. And it is not true that you were 15 when you met Ghislaine Maxwell, correct? A It was a mistake that I made, yes. Q So that the printing in the newspaper that you met Ghislaine Maxwell when she was when you
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2 3 4 5 6 7 8 9 10 11	Q Are they your Mar-a-Lago employment documents? A Um MR. EDWARDS: Object to the form. A My name is on there. Q (BY MS. MENNINGER) Okay. Do you believe them to be your Mar-a-Lago employment documents? A As far as I can tell. Q Okay. So you were able to review your Mar-a-Lago employment documents MR. EDWARDS: Object to the form. Q (BY MS. MENNINGER) and respond to the	2 3 4 5 6 7 8 9 10 11	Q (BY MS. MENNINGER) Okay. And it is not true that you were 15 when you met Ghislaine Maxwell, correct? A It was a mistake that I made, yes. Q So that the printing in the newspaper that you met Ghislaine Maxwell when she was when you were 15 is not a true statement of fact, correct? A It is an incorrect statement as I have now found out, that my employment started in 2000. Q All right. And to the best of your recollection, you found that out in the middle of 2015, correct?
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	Page 65		Page 67
1	record.	1	-
2	MR. PAGLIUCA: We sure can.	2	
3	So if we're all participating, maybe I'll	3	Q Okay. I'm going to show you an exhibit
4	have a few questions at the end of this. I think we	4	marked as Defendant's Exhibit 13.
5	should limit this to one lawyer. And your statement	5	(Exhibit 13 marked.)
6	about two lawyers participating in the last	6	Q (BY MS. MENNINGER) Okay. All right,
7	deposition is wrong.	7	Ms. Giuffre, do you recognize this document?
8	MS. McCAWLEY: Well, I recall that she got	8	A Yes, I do.
9	a microphone because she said she was going to be	9	Q What is this document?
10	objecting. So	10	A This is a resume that I created myself.
11	MR. PAGLIUCA: I know. She put on a	11	Q All right. And what address did you put
12	microphone and didn't speak through the whole thing.	12	
13	MS. McCAWLEY: Well, we can take a look	13	A
14	back at the record. You know, it's not a problem.	14	
15	Brad can make the objections.	15	Q And when did you live at that address?
16	MR. PAGLIUCA: Okay. Let's take care of	16	A I believe from 2013 to 2014.
17	it that way, then.	17	Q Okay. And you said you created this
18	MR. EDWARDS: Can you tell me when you're	18	document, correct?
19	at a good stopping point?	19	A Yes.
20	MS. MENNINGER: I was about to say it's	20	Q And did you send it out to any employers?
21	been an hour.	21	A Do you have any attachments that this goes
22	MR. EDWARDS: Yeah.	22	with to say that I have? Because I'm not too sure.
23	MS. MENNINGER: So this would be a good	23	I've created a lot of resumes.
24	time to take a break.	24	Q Okay. And hold on, I'll see if we do.
25	MR. EDWARDS: Okay. Thanks.	25	MS. MENNINGER: All right. I'll mark this
	Page 66		Page 68
1	THE VIDEOGRAPHER: We're off the record at	1	next as Defendant's Exhibit 14.
2	10:12.	2	(Exhibit 14 marked.)
3	(Recess taken from 10:12 a.m. to	3	A Thank you.
4	10:27 a.m.)	4	Q (BY MS. MENNINGER) All right. Do you
5	THE VIDEOGRAPHER: We're back on the	5	recognize this document?
6	record at 10:27.	6	A Yes.
7	Q (BY MS. MENNINGER) All right.	7	Q What is this document?
8	Ms. Giuffre, you testified that you first became	8	A This is me replying to ads for jobs.
9	aware that you your employment at Mar-a-Lago began	9	Q Okay. And you were communicating with
10	in 2000, in mid-2015, correct?	10	by your e-mail, correct?
11	MR. EDWARDS: Object to the form.	11	A Yes.
12	Mischaracterizes her testimony.	12	Q All right. And I apologize. This one
13	A I don't know exactly when. It could be	13	actually has the resume attached to an e-mail.
14	towards the end of 2015. It could be towards the	14	A Um-hum.
15	beginning of 2016. I just know that I've learned	15	Q Do you see that, towards the back of the
16	about it recently. I'm not too sure exactly what	16	document?
17	date I did learn about it.	17	A Yes, I do.
18	Q (BY MS. MENNINGER) Okay. But to your	18	Q Okay. So
19	mind, it's been within the last 6 to 12 months; is	19	A Sorry.
20	that fair?	20	Q To whom to whom with whom were you
21	A I wouldn't say 12 months, no. I would	21	communicating about a job at this time?
22	just say up until I don't know when I was shown	22	A Well, on the very top, Phil or Gary, and
23	that, when I actually first saw it, but it wasn't a	23	that was for a bartending position.
24	year ago.	24	Q Okay.
		1	

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23

24

Α

Q

highly unemployable.

to put down on your resume, which makes you quite

& Grill, Calmao Flamenco Bar & Restaurant.

Wait, wait. Which one?

On Exhibit 14.

Um-hum.

So I did add places in, such as Indigo Bar

19

20

21

22

23

24

25

Exhibit 13.

Q

MR. EDWARDS: Okay. Got it.

MR. EDWARDS: Got it.

there are any differences with Defendant's

MS. MENNINGER: Thank you for clarifying.

MS. MENNINGER: Although, I don't know

(BY MS. MENNINGER) But just to be safe,

23

24

25

For the sole purpose of being able to

obtain employment, yes.

To get money?

MR. EDWARDS: Form.

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Α

Q

your resume are not true, correct?

not correct; you didn't work there, right?

The title of your job at that place was

That's correct.

			T	VILUIGENEU LUGGE DAIZUCIPAGE ZZ 01 89
1	А	Page 77 To make a wage for my family.	1	Page 79 Q And after you moved to Australia, which
2	Q	(BY MS. MENNINGER) All right. The next	2	was what year?
3	_	emma Catering and Wedding Receptions, did it	3	A I moved to Australia at the end of 2002, I
4		: a job that you actually held?	4	believe.
5	A A	I did actually work there. I don't know	5	Q All right. Do you recall going to work
		·	6	, , ,
6		tes, but I was a server, waitress and		shortly after you got to Australia?
7	barten		7	A Yes.
8	Q	March of 2003 to April 2004, is that about	8	Q How
9		you worked there?	9	A I had to obtain my my ability to work
10	Α	It could be very close to it. I'm not too	10	there. So I think that took a couple months. You
11	sure.		11	can get a temporary visa that allows you to work
12	Q	You're not sure?	12	while you're waiting for your permanent resident
13	Α	No, I'm not sure.	13	status, and that's what we did.
14	Q	Did you have children had you already	14	Q All right. Were you able to apply for
15	had ch	nildren at the time you worked there?	15	that temporary job permission before you actually got
16	Α	No, I do not believe I did. I became a	16	married in Australia?
17	stay-at	-home mom when I had my first child.	17	A I got married in Aus we were married in
18	Q	And what year was that?	18	Thailand, really, but we made it official in January
19	Α	2006.	19	of 2003. And within a couple of weeks, I was granted
20	Q	Okay. So you believe you worked at Gemma	20	the permission to work in Australia legally.
21	Cateri	ng and Wedding Receptions before 2006?	21	Q Okay. So to the best of your
22	Α	I believe so.	22	recollection, you got permission to work in Australia
23	Q	And other than that, you can't recall what	23	sometime in the spring of 2003?
24	dates	you worked there?	24	MR. EDWARDS: Form.
25	Α	I'm sorry, I couldn't help, no.	25	A That's actually summer over there.
		Page 78		Page 80
1	Q	All right. And then what were your	1	Q (BY MS. MENNINGER) Fair enough. The
2	actual	I is that your actual job that you had there?	2	first quarter of the year, calendar year
3	Α	The description of it?	3	A Yes.
4	Q	The title, server, waitress, bartender?	4	Q 2003?
5	Α	Yes.	5	A If we're going to be politically correct,
6	Q	All right. Is the description accurate?	6	yes.
7	Α	To a T.	7	Q That's what you recall?
8	Q	What's that?	8	A (Indicating.)
9	Α	To a T.	9	I'm sorry, yes.
10	Q	Okay. The next job you list is Mannway	10	Q And is your description of Mannway
11	Logist	tics, Logistics Receptionist.	11	Logistics correct?
12			1	
1 2		Is that a job you actually held?	12	A Yes.
13	Α	Is that a job you actually held? It is a job I held.	12	A Yes. Q All right. And how long did you work
14	A Q			
		It is a job I held.	13	Q All right. And how long did you work
14	Q	It is a job I held. And when did you hold it?	13 14	Q All right. And how long did you work there?
14 15	Q A	It is a job I held. And when did you hold it?	13 14 15	Q All right. And how long did you work there? A I think that was less than a year that I
14 15 16	Q A sure.	It is a job I held. And when did you hold it? Again, I'm very bad at dates. I'm not too All right. Approximately when did you	13 14 15 16	Q All right. And how long did you work there? A I think that was less than a year that I worked there. I would approximate about six, seven
14 15 16 17	Q A sure. Q	It is a job I held. And when did you hold it? Again, I'm very bad at dates. I'm not too All right. Approximately when did you	13 14 15 16 17	Q All right. And how long did you work there? A I think that was less than a year that I worked there. I would approximate about six, seven months.
14 15 16 17 18	Q A sure. Q have i	It is a job I held. And when did you hold it? Again, I'm very bad at dates. I'm not too All right. Approximately when did you it?	13 14 15 16 17	Q All right. And how long did you work there? A I think that was less than a year that I worked there. I would approximate about six, seven months. Q Can you name one coworker you had or boss
14 15 16 17 18	Q A sure. Q have i	It is a job I held. And when did you hold it? Again, I'm very bad at dates. I'm not too All right. Approximately when did you it? I don't want to speculate and give you the	13 14 15 16 17 18	Q All right. And how long did you work there? A I think that was less than a year that I worked there. I would approximate about six, seven months. Q Can you name one coworker you had or boss or anybody else that worked there?
14 15 16 17 18 19 20	Q A sure. Q have i A wrong	It is a job I held. And when did you hold it? Again, I'm very bad at dates. I'm not too All right. Approximately when did you it? I don't want to speculate and give you the answer, so I'm not too sure.	13 14 15 16 17 18 19 20	Q All right. And how long did you work there? A I think that was less than a year that I worked there. I would approximate about six, seven months. Q Can you name one coworker you had or boss or anybody else that worked there? A I know her name started with an M, but I
14 15 16 17 18 19 20 21	Q A sure. Q have i A wrong	It is a job I held. And when did you hold it? Again, I'm very bad at dates. I'm not too All right. Approximately when did you it? I don't want to speculate and give you the answer, so I'm not too sure. Did you have children at the time you	13 14 15 16 17 18 19 20 21	Q All right. And how long did you work there? A I think that was less than a year that I worked there. I would approximate about six, seven months. Q Can you name one coworker you had or boss or anybody else that worked there? A I know her name started with an M, but I can't remember. I remember what she looks like. I
14 15 16 17 18 19 20 21 22	Q A sure. Q have i A wrong Q worke	It is a job I held. And when did you hold it? Again, I'm very bad at dates. I'm not too All right. Approximately when did you it? I don't want to speculate and give you the answer, so I'm not too sure. Did you have children at the time you ed there?	13 14 15 16 17 18 19 20 21 22	Q All right. And how long did you work there? A I think that was less than a year that I worked there. I would approximate about six, seven months. Q Can you name one coworker you had or boss or anybody else that worked there? A I know her name started with an M, but I can't remember. I remember what she looks like. I just don't remember her name.

		Case 1:15-cv-Agree Blando Court R	epo	orting=&eWid#25/28c. Page 23 of 89
		Page 81		Page 83
1	Q	And how many hours per week were you	1	A Before I worked at ET Australia, I was
2	workii	ng for that six months to a year?	2	actually a job seeker there. And a job seeker, I
3	Α	I believe that was full time.	3	don't know if you're familiar with the term.
4	Q	And is full time the same in Australia?	4	Somebody who is looking for work and you
5	Α	Yeah it's a 40-hour week.	5	go to a job agency, and you go look on the computer.
6	Q	Okay.	6	And you actually have somebody who helps you find
7	Α	Well, 38 because you get two hours of	7	employment. And they are the ones who recommend that
8	lunch,	so, yes.	8	you show that you've continuously worked throughout
9	Q	All right. Have you been in touch with	9	your years. They ended up really liking me, so
10	anyon	e from that employment in a while?	10	that's how I got the job there.
11	Α	No.	11	Q Okay. Was it a particular person there
12	Q	All right. The next job listed there is	12	that gave you the advice to plump up your resume?
13	what?		13	A It would have been one of the counselors.
14	Α	Calmao Flamenco Bar & Restaurant.	14	Q Which one?
15	Q	Is that someplace you actually worked?	15	A I don't know.
16	Α	No, it's not.	16	Q Okay. Do you remember the names of any of
17	Q	Is that a place that actually exists?	17	the counselors?
18	Α	I don't really know.	18	A I only remember the name of one of the
19	Q	All right.	19	girls I worked with, but I don't remember I don't
20	Α	I mean, I think I looked on the Internet	20	remember anyone else's name.
21	and for	und something similar to what the description I	21	Q When did you first become a job seeker at
22	was ne	eeding to fill, and that was it.	22	ET Australia?
23	Q	Okay. So when you were creating this	23	A Well, if I finished there in 2006 and I
24	docum	nent in 2013/2014, right, that's when you had the	24	worked there for approximately a year, it would have
25	Titusv	ille address?	25	been 2005 late 2004, 2005. I'm not too sure.
		Page 82		Page 84
1	Α	Yes.	1	Q Okay. So you were a job seeker there
2	Q	All right. You went on the Internet and	2	first and then got employment there, right?
3	you s	earched for a place that would be like the job	3	A Yes.
4	you w	vere looking for?	4	Q Okay. So the advice to plump up your

Correct.

And you found the name of an actual place,

Calmao Flamenco Bar & Restaurant.

Did I get that right?

I'm not 100 percent on that, but I think Α

10 so.

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Okay. And you did that in order to impress the employer you were applying for here in the e-mail, correct?

Correct.

All right. And you did that in order to get money from a job that you hoped to get from this employer in the e-mail, correct?

I was hoping to gain employment. And not having much experience, I put in there that I had experience.

Okay. And you said that you had been advised to plump up your resume by a job agency; is that right?

24 Α Yes.

> Q What was the name of that job agency?

resume was while you were seeking a job or while you were employed there?

While I was seeking a job.

All right. And you were assigned a

9 counselor?

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Q One or more than one?

12 It changes on a daily basis. There's 13 somebody who comes into the office and they sit with you and they help you with your resume. And then 14 they help you go on the computer and look for open 15 vacancies. 16

So someone in approximately 2005 gave you the advice to plump up your resume. That's what you're saying?

20 To make it look like I've continuously 21 worked, yes.

> Okay. So back to Calmao Flamenco Bar & Restaurant, which is a place you found on the Internet but did not actually work. Is that, the dates for your employment there, December 2001 to

Page 85 Page 87 February 2003, not true, correct? experience than you had had, correct; that's what you 1 1 2 Obviously, yes. At that time I was --2 iust said? 3 Α Correct, I mean given that my past had not 3 during 2001 I was with Jeffrey and Ghislaine being enabled me to be able to look for work or I wasn't 4 trafficked. 4 able to put down what I actually had -- had to do in 5 Um-hum. So you were not working at Calmao 5 0 6 Flamenco Bar --6 my past. So I made it look as though I was able to 7 Obviously not, yes. 7 be employed. You did not have the past that you thought 8 And you said you got to Australia in 8 Q the employer was looking for, right? 9 late '02 and did not work there between late '02 and 9 February of '03, correct? I couldn't put down on there that I was 10 10 11 I've never worked at Calmao Flamenco Bar & 11 sex trafficked for a couple years and did not have 12 Grill, period. 12 the experience to be able to apply for jobs and 13 provide for my family. All right. And the job description that 13 So this is something that I said. Again, 14 you crafted there is also fictional, correct? 14 15 I am not proud of, but I felt was necessary to do to 15 Yes. 16 All right. And Mar-a-Lago Resort and Spa 16 be able to gain employment. 17 you put down as a place you had worked, correct? 17 All right. So you were applying for a job at a restaurant, right? 18 Correct. 18 19 And you typed in August 2000 to September 19 At this -- according to the front e-mail, 0 2001, correct? 20 20 yes. 21 Correct. 21 All right. And you did not put down Taco 22 0 And you created your job description 22 Bell on this resume, correct? 23 23 No. The only jobs on here are the ones there, correct? 24 Α Correct. 24 that we have mentioned. 25 25 Right. And so why did you choose August 0 All right. And then turning to the last Page 86 Page 88 page you have your education, correct? of 2000 as your start date for Mar-a-Lago? 1 1 2 Can I just make a statement to say that, 2 It just looks as though I've given them a 3 again, with the Mar-a-Lago Resort and Spa, I did have 3 longstanding history of employment. to add dates to make it look as though I had You chose a month. Why did you choose 4 4 continuously worked. So those, again, are incorrect that month? 5 5 6 dates. I chose months and dates for every single 6 7 Q But it is a date that you typed into a 7 position on that resume. There is no specific reason 8 resume in 2013 or 2014 --8 why I chose that month. It was just purely to show 9 That is the date that --9 that I was continuously employed. If you could just let me finish my 10 On the last page it has some education. 10 question. 11 Which part of that is untrue? 11 MR. EDWARDS: Object to the form. 12 Α Sure. 12 13 That is a date that you typed into your 13 I have received my business admin cert 3 resume in 2013 or 2014, correct? 14 from ET Australia. I've never held responsible 14 15 That is the date that I did type in, but service of alcohol and gambling. 15 those are incorrect dates. (BY MS. MENNINGER) Do you understand that 16 16 17 Q All right. 17 to be a licensing of some sort or a class? Or what 18 And, as well as the -- the position, 18 do you understand that -organizing, making and canceling appointments for 19 In Australia you have to have something 19 20 massage therapists. 20 called an RSA and RCG to be able to work as a 21 0 All right. 21 waitress or bartender or anything. And I didn't know 22 I mean, I was their locker room attendant. 22 if it was the same out here in America. So I put 23 I just wanted it to sound like I had more 23 down that I had. 24 I had taken a CPR and first aid. I don't 24 receptionist experience than I did. 25 You wanted it to look like you had more 25 remember when, but it's not current.

it's a large logistic company. I would say it still does exist. exists anymore or not.

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Epstein? A No. I was 16 when I met them, now that I

So when you represented that you spent your 16th birthday with Ghislaine Maxwell and Jeffrey Epstein, that was not true, correct?

At my ability at the time, that's what I believed to be true. It wasn't until I found the Mar-a-Lago records stating the year 2000. Me being born in 1983 would make me turning 17 that year.

So please describe for me your 17th birthday that you claim you spent with Ghislaine Maxwell and Jeffrey Epstein.

remember, really, my 18th birthday. But my 19th birthday we celebrated it early, earlier than my actual date of birth. And that's when he surprised me with tickets to Thailand.

What do you mean he surprised you with tickets to Thailand?

He told me that the tickets for Thailand were for my birthday.

Did he hand you something that looked like a ticket to Thailand? What do you mean?

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17 18 couple of months. I don't know. Close to my birthday. It was my birthday present, that's what he 19 20 told me. Okay. So you don't know when you had this 21 0 22 conversation?

23 MR. EDWARDS: Form.

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24 I mean, I -- no, I didn't record the time and the date, so I can only speculate. It was 25

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Q

Correct, based upon the records.

wasn't a year ago, but it wasn't that long ago

date that I actually saw them.

either. So I'm not too sure. I can't tell you the

All right. Last year you lived in

Which you don't know when you saw?

I know it was, you know, it wasn't -- it

	Case 1:15-cv- Bgres-Exando Coverte Reporting-Sevice Page 27 of 89						
1	Page 97	1	Page 99				
1	Colorado for part of the year, correct?	1	mischaracterized her testimony. She actually just				
2	A For part of the year, yes.	2	testified that she may have heard that.				
3	Q And then you moved to Australia, correct?	3	MS. MENNINGER: No, you're not testifying.				
4	A Yes.	4	I've asked her				
5	Q You did not live in Florida at any point	5	MR. EDWARDS: I'm clearing the record up				
6	in time during 2015, correct?	6	right now, though.				
7	A I believe I left Titusville at the end of	7	MS. MENNINGER: You can object based on				
8	2014.	8	form. That's a valid objection. You've made your				
9	Q Okay. So you did not live in Florida	9	record.				
10	during 2015, correct?	10	Q (BY MS. MENNINGER) Did you review records				
11	A I believe so.	11	that clarified dates for you?				
12	Q All right. So when you reviewed these	12	A I've either reviewed them or I've been				
13	records sometime in 2015 that caused you to know the	13	told about I can't remember. I'm sorry. I				
14	real date of when you worked at Mar-a-Lago, where	14	know I know now that the dates are what they are,				
15	were you physically located?	15	but I don't remember.				
16	MR. EDWARDS: Object to the form and	16	Q You don't know when you learned that the				
17	mischaracterized her testimony.	17	dates are what they are?				
18	A I don't remember where I saw these	18	A No, I don't.				
19	records, when I saw these records. I know it wasn't	19	Q And your best guess is what?				
20	a year ago. I know it was more recent. I can't	20	MR. EDWARDS: Objection.				
21	pinpoint the date that I actually saw them, but I	21	If any of your answer is based on				
22	recently, I believe I don't know. I don't want to	22	attorney-client privilege, I'm instructing you not to				
23	sit here and speculate and then give you the wrong	23	answer.				
24	answer. It's just new knowledge for me.	24	A I can't answer, then.				
25	Q (BY MS. MENNINGER) All right. Did you	25	Q (BY MS. MENNINGER) Okay. So have your				
	Page 98		Page 100				
-		1	3				
1	receive the records by e-mail?	1	attorneys told you to change your dates?				
2	receive the records by e-mail? A I believe so.	1 2	_				
			attorneys told you to change your dates?				
2	A I believe so.	2	attorneys told you to change your dates? MR. EDWARDS: Objection.				
2	A I believe so. Q Okay. Did you use any e-mail address	2	attorneys told you to change your dates? MR. EDWARDS: Objection. Do not answer that question. This is a				
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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 I believe so. Q Okay. Did you use any e-mail address other than A No. Q That's the only e-mail address that you've used? A That's correct. Q And the Mar-a-Lago records that you reviewed you received by e-mail at that e-mail address? A Possibly. I mean, I can't say 100 percent. I could have been told about them. I could have seen them on a piece of paper. I really don't know. This is a very hazy subject. All I know is that I found out and that was able to clarify a lot of dates for us. Q Okay. What other dates were clarified? MR. EDWARDS: I object and instruct the witness not to answer if any of your knowledge is based on any privileged communication that you had between yourself and any of your lawyers.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	attorneys told you to change your dates? MR. EDWARDS: Objection. Do not answer that question. This is a question intentionally devised to invade the attorney-client privilege. She's not going to answer those questions. Q (BY MS. MENNINGER) You can answer a question about whether your attorneys had told you to lie. Because that would be a crime, and I'm sure A I will Q I'm sure you want to tell me that your attorneys did not tell you to lie, correct? A I can tell you for a fact my attorneys have never told me to lie. Q All right. And did your attorneys tell you to change a date? MR. EDWARDS: Objection. She's not answering any questions about communications between her lawyers and herself, period. Q (BY MS. MENNINGER) So if I could also direct your attention to Defendant's Exhibit 8. It's the manuscript. If you could turn to page 40.				

	Page 101	Sha	Page 103
1	mic higher up on your jacket, please?	1	If you remember the answer, please tell
2	THE DEPONENT: Sure.	2	her the answer.
3	THE VIDEOGRAPHER: Thank you.	3	A I don't know the answer, where I spent my
4	THE DEPONENT: Tell me if that's okay.	4	sweet 16th birthday.
5	Better?	5	Q (BY MS. MENNINGER) Do you know who you
6	A Okay. Page 40?	6	
	, ,		were with on your sweet 16th birthday? A No, I don't.
7	Q (BY MS. MENNINGER) Right. Do you see the first full paragraph on that page?	7 8	'
8	A I do.	9	Q Do you know where you lived on your sweet
9			16th birthday?
10	Q The first line begins: I spent my sweet	10	A No, I don't.
11	16th birthday on his island in the Caribbean next to Little (sic) St. James Isle. He liked to call it	11	Q Were you living with your parents on your
	Little St. Jeff's. His ego was enormous as his	13	sweet 16th birthday? A I don't know.
13	•		
14	appetite for fornicating.	14	Q Were you living with on your sweet
15	Do you see that sentence?	15	16th birthday?
16	A I do.	16	A I don't know. I was a runaway a lot. I
17	Q That is not true, correct? You were not	17	don't know where I lived at the time.
18	spending your sweet 16th birthday on Little St. James	18	Q Okay. Were you working at Taco Bell on
19	Isle, correct?	19	your sweet 16th birthday?
20	A Based on my knowledge at the time that I	20	A I don't think so. I don't know.
21	wrote this manuscript, I thought I did spend my 16th	21	Q Were you working at Publix on your sweet
22	birthday there. And so I put it down in there as	22	16th birthday?
23	that. Now I know that it wasn't my 16th birthday.	23	A I don't know.
24	Q Or your sweet 16th birthday?	24	Q Were you working at an aviary on your
25	A Well, we	25	sweet 16th birthday?
	Page 102		Page 104
1	MR. EDWARDS: Object to the form.	1	A Again, I don't know.
2	Harassing.	2	Q Do you recall any present you actually got
3	Q (BY MS. MENNINGER) Was it your sweet 16th	3	on your sweet 16th birthday? A No, I don't. I don't know where I spent
4	birthday? A Is it not custom to call your 16th	4	·
5	•	5	it, who I spent it with or what I got. I'm sorry.
6	birthday sweet? Have you never heard that saying	6	Q How long did you work at Mar-a-Lago?
7	before?	7	A Best of my recollection, it was a summer
8	Q Was it your sweet 16th birthday,	8	job. I believe I started in June. And I think I
9	Ms. Giuffre?	9	only worked there approximately two weeks, two, three
10	A As we	10	Weeks.
11	MR. EDWARDS: She's answered the question.	11	Q How many hours a week did you work?
12	It's been asked and answered. MS_MENNINGER: She asked me a question	12	A I want to say it was a I want to say
13	MS. MENNINGER: She asked me a question,	13	it's a full-time job. Q Do you recall it being a full-time job?
14	actually. You're not testifying here.	14	
15	Q (BY MS. MENNINGER) Was it your sweet 16th birthday?	15	A It was a summer job, but just thinking back, my dad used to bring me in and bring me home.
16	·	16	
17	A As I thought, in the manuscript when I	17	So he worked full time, all day. So and I didn't
18	wrote it, I thought it was my sweet 16th birthday.	18	lounge around Mar-a-Lago so, yes, I think it would
19	Q Okay. Now that you know it wasn't, where	19	have been a full-time job.
20	did you spend your sweet 16th birthday?	20	Q And how much did you make per hour?
21	A Well, I don't know.	21	A Approximately, I think I remember making
22	Q Well, just give us your best guess.	22	\$9 an hour.
23	MR. EDWARDS: Objection. And she's not	23	Q The bracelet and earrings you got for your
24 25	going to guess today. She's going to tell you the	24	birthday, some birthday, on Little or where was
	answers as she remembers them.	25	that birthday party, at Little St. James?

23

24

25

Q

Α

Q

Right.

It was a white miniskirt with a little

white polo top with the emblem of Mar-a-Lago on it.

Did they give you more than one?

22

23

24

25

Α

think for a few weeks before the apartment.

The apartment that

think I was too young to go on a lease.

Okay. The apartment that you rented?

rented. I

	Case 1.15-cv-ag4 est leterious current	TONA	
	Page 109		Page 111
1	A I don't know, maybe.	1	masseuses had their own uniforms.
2	Q Did you wear it to and from work every	2	Q What did the masseuses' uniform look like?
3	day?	3	A I don't remember.
4	A Yes.	4	Q No recollection at all?
5	Q Did you get new ones when you arrived that		A None whatsoever.
6	were clean or did you launder them at home?	6	Q Color?
7	A I would have had to wash them when I got	7	A No, sorry. I remember mine.
8	home, I suppose.	8	Q Okay. How did it come to pass that you
9	Q And you think you had more than one or you	9	were no longer working at Mar-a-Lago in two to three
10	don't recall?	10	weeks?
11	A I don't recall.	11	A I was approached by Ghislaine Maxwell.
12	Q All right. Was that something you	12	Q Okay. And how long had you been working
13	purchased or did they give it to you?	13	at Mar-a-Lago when you were approached by Ghislaine
14	A They gave it to me.	14	Maxwell?
15	Q And who else was wearing that uniform?	15	A Roughly two to three weeks.
16	A The other locker the lady that did the	16	Q Okay. Where in the spa were you when you
17	front desk next to the locker rooms.	17	were approached by Ghislaine Maxwell?
18	Q She had the same one?	18	A Just outside the locker room, sitting
19	A Yes.	19	where the other girl that works there usually sits.
20	Q Was that Adriana?	20	She was away from the desk. I was reading a book on
21	A I don't think Adriana wore a uniform. I	21	massage therapy.
22	think she just dressed professional.	22	Q Was that indoors or outdoors?
23	Q Okay. And what other employees did you	23	A Outdoors.
24	see there at the spa at the time when you worked	24	Q Okay. And what were you in the sun or
25	there?	25	in the shade?
	Page 110		Page 112
1	A There were well, this is in the massage	1	A In the shade underneath a I don't know
2	area and there's also like a fitness area. So	2	what you'd like to call it, but, you know, underneath
3	there's spa and fitness. So there would be the	3	the complex, the building.
4	masseuses and then there would be the trainers. And	4	Q All right. And what was Ghislaine Maxwell
5	that was just located in that one area away from the	5	wearing when she approached you?
6	main house and stuff.	6	A I don't remember what she was wearing.
7	Q And is that the area in which you worked?	7	Q Any recollection, color of clothing or
8	A Yes.	8	anything?
9	Q In the spa area or the fitness area?	9	A No.
10	A The spa and the fitness area were in the	10	Q Okay. Any details about her? Was she
11	same complex.	11	carrying a purse or anything?
12	Q Okay. What did the other people who	12	A No. She looked like, from my memory, she
13	worked in the spa area wear?	13	looked like she was either there for a massage or
14	A I don't remember what they wore.	14	fitness. I remember she had a British accent. She
15	Q All right. And what did the people in the	15	was very interested in the book that I was reading.
16	fitness area wear?	16	I mean, we can get into some more details
17	A I don't remember. I know it was we had	17	later if you'd like, but I don't remember any more
18	our own uniforms. Everyone else had their own.	18	about what she was wearing that day.
19	Q Who is we?	19	Q Did you have a cell phone at that time?
20	A Well, the girls that worked in the meet	20	A No.
21	and greet area. Me and the other girl with the curly	21	Q Where were you living at that time?
22	hair I told you about	22	A At my parents'.
23	Q Um-hum.	23	Q And who else was living there with you at
24	A had our own uniforms. And then the	24	the time?
25			
1 ⊿5	fitness people had their own uniforms. And the	25	A My mother and my dad and my brother.

Page 113 Page 115 Q Which brother? there's one in Royal Palm and Wellington, and I used 1 2 Α 2 to go to both. 3 3 0 What about your other brother? O Did you have a card for both? 4 Α I think he had moved out by then. 4 Α Did I have a card? 5 What forms of communication did you have? 5 A library card? 0 Q Just a home phone number, or what? 6 6 Α Yeah. 7 Yeah, there was a home phone. 7 Q For both places? 8 Q When do you recall ever getting a cell 8 Α To be able to rent out a book, yeah. phone? 9 9 Q Okay. So the best of your recollection is 10 The first cell phone I ever got was the 10 you used one of your library cards at one of those Α 11 one that Ghislaine gave to me. 11 two libraries to check out a book on massage and 12 So you never had -- your parents, did they 12 anatomy? 13 have ones when you were working at Mar-a-Lago? 13 Α Correct. 14 No, my dad used to -- like, we had phones 14 O And when did you do that relative to 15 in the spa and maintenance area and so on, so forth. 15 starting at Mar-a-Lago? 16 And you could, so to speak, page people from around 16 Probably within the first week. I mean, I 17 the courts. 17 saw what the massage therapists got to do. I mean, 18 Q Okay. So tell me what you recall of the 18 their jobs were so relaxing. The music, like the 19 first conversation that you had with Ghislaine 19 atmosphere, they always had happy clients. It just 20 Maxwell. 20 seems like an ideal job. 21 I'm sitting there reading my book about 21 And so you were spurred to go to the 22 massage therapy, as I'm working in the spa. And I'm 22 library and check out a book? 23 23 getting my GE -- well, I was in the process of Well, I had been talking with the other 24 getting my GED before I went to my summer job. I 24 massage therapists and they're the ones who first 25 25 intrigued me about what they do. And, you know, I decided that I would like to become a massage Page 116 Page 114 therapist one day. And the body really intrigued me, wanted to aim for something higher than being a 1 1 2 you know, reading this massage was a lot about 2 locker room attendant one day. And. Yeah. 3 anatomy, blood flow. Everything to do with, you 3 What was the name of the massage therapist know, touching somebody somewhere and then triggering that you were speaking with? 4 4 a result somewhere else. I just was very intrigued Oh, I have no idea. 5 5 by the whole anatomy thing. Q Can you give me any physical description 6 6 7 She came up, Ghislaine, sorry. Ghislaine 7 of any of them? came up and approached me at the desk that I was 8 8 Um, there was one who had blonde short sitting at. And my book was like this (indicating) 9 9 hair. There was -- I would say there's probably and she said, Oh, you're reading a book about about four massage therapists that work in there. 10 10 So, I mean, I don't remember all of them. 11 massage. You want to do massage? And I told her, 11 Yes, you know, I'm very interested in it. One day I Okay. What time of day was it? 12 12 13 would like to become a masseuse. 13 MR. EDWARDS: Object to the form. All right. Where did you get the book on 14 Afternoon. 14 Α massage? (BY MS. MENNINGER) How late? 15 15 Q 16 Α Maybe the library. Α Anywhere between 2 to 4. 16 Maybe or do you recall? And what time did you get off of work? 17 17 Q I don't think I purchased it. So I'd have 18 18 Α I believe I got off at 5. to say the library. Q And what was the rest of your conversation 19 19 Okay. What library was that? 20 with Ms. Maxwell? 20 21 Whichever library was close to my house. 21 I'm sorry, I don't think you finished. Do you remember a library being close to 22 Q 22 Thank you. Well, she noticed I was your house? 23 23 reading the massage book. And I started to have There's one in Wellington that I used to 24 24 chitchat with her just about, you know, the body and go to. Oh, no, there's one in Royal Palm. Yeah, the anatomy and how I was interested in it. And she 25 25

Page 119 Page 117 told me that she knew somebody who was looking for a 1 1 A cell phone or a home phone, or do you have any 2 traveling masseuse. 2 idea? 3 And I said, Well, I don't have any 3 Α I have no idea. Ghislaine answered. So accreditations. This is the first book I've ever 4 4 if it was a home phone, the butlers probably would read. She goes, That's okay. I know somebody. We 5 5 have answered. So most likely it was her cell phone. 6 can train you. We can get you educated. You know, 6 All right. And what happened when you got 7 we can help you along the way if you pass the 7 off of work? interview. 8 8 Α My dad drove me to El Brillo Way. 9 If the guy likes you, then, you know, it 9 Q Um-hum. will work out for you. You'll travel. You'll make 10 10 Α We arrived at a very large pink mansion. 11 good money. You'll be educated, and you'll finally 11 And we knocked on the door. My dad got out of the 12 get accredited one day. 12 car and we knocked on the door. 13 13 Q Okay. Q Do you recall which car this was? 14 She finished off by, you know, giving me 14 I don't know what he was driving at the 15 her number. And I told her I'd have to ask my dad. 15 time. My dad always drives trucks. So it would have 16 And I called my dad. I ran over, actually, to see my 16 been some kind of truck. 17 dad, talked to him. He said it would be okay. I 17 Q But you don't know which kind? used the phone from Mar-a-Lago to call her and tell 18 18 Α I don't know if it was a Ford or a Dodge 19 her that I was allowed to come over. 19 or --20 And she said, Great. Meet me here at -- I 2.0 What kind of car does your mom drive? Q 21 don't remember the exact address, but it was 21 Α Right now? 22 El Brillo Way in Palm Beach -- after you get off. 22 Q No, in 2000. 23 And my dad drove me. 23 Oh, I have no idea. I don't remember. 24 Did you write down her add -- the address 24 They change cars quite often. They like getting that she gave? 25 2.5 different cars. Page 120 Page 118 Yes. When did you get your first car? 1 Α 1 Q 2 Q Did you write down her phone number? 2 Α After my trip to London to meet Prince 3 Α 3 Andrew. Q So did you go run and talk to your dad Okay. What kind of car did you get? 4 4 Q while she was still there? A Dodge Dakota. 5 5 Α No, I believe she left. And she told me And did you purchase that yourself? 6 6 Q 7 to ask my dad and then to give her a phone call. 7 Α Yes, I did. 8 Okay. Did she ask you your age when she 8 Q And how much did it cost? 9 had that conversation with you? 9 Α I don't remember off the top of my head No, she did not. how much it cost. 10 10 Did you tell her your age? Q Who did you buy it from? 11 Q 11 12 No, I did not. 12 My dad helped me bargain with it. I don't 13 And so somewhere you wrote down a phone 13 remember where we bought it from. number to call her back at? 14 And was the title put in your name or your 14 Q Um-hum. dad's name? 15 15 Q All right. And where did you write that I think the title was put in my name. I 16 16 17 down? 17 think. I mean, my dad was with me. I've never 18 Α Probably just a piece of paper lying 18 registered a car or anything like that before. So -around the desk. So that was your first time? 19 19 Q Okay. But you don't remember? 20 20 Q Α Yes. 21 I mean, no, I don't have that piece of 21 Q Memorable, right? 22 paper anymore, so no. 22 Α Yes. 23 Okay. And did you write down an address? 23 When you got there, a butler or someone Q Q 24 24 Α Yes. answered the door, is that what you said? 25 And what number do you think you called? 25 No, Ghislaine answered the door. Q

	Page 121		Page 123
1	Q Okay. And then what happened?	1	Q All right. Where did you see Mary?
2	A She shook hands with my dad. Like, she	2	A The same place, kitchen.
3	briefly opened the door. She stepped out, shook	3	Q Were they talking to one another?
4	hands with my dad. Told her (sic) she'd look after	4	A No. Mary was doing something with the
5	me and she'd make sure I get a ride home. And just	5	dishes. They were always either cleaning up or doing
6	very briefly, that was it. And my dad left, and I	6	stuff, so
7	went inside with Ghislaine.	7	Q And you saw them in the kitchen?
8	Q Did Ghislaine and your dad have any	8	A In the kitchen area. I mean, you have to
9	discussion about what it was you were doing there, in	9	understand there's like three parts to that kitchen.
10	your presence?	10	So it's very large.
11	A You know, I can't recall exactly what was	11	Q All right. What part did you see John in?
12	said. But I had already told my dad what was what	12	A In the corner, left hand. And Mary was in
13	the interview was for. So	13	the same vicinity but not right next to him. They
14	Q What did you tell your dad?	14	weren't chatting.
15	A That a very nice lady approached me and	15	Q What is also contained in the corner, left
16	told me that she would offer me an education to	16	hand of the room?
17	become a massage therapist. And it was a great it	17	A There's like a like shelves with I
18	would be great experience for me to be able to get	18	don't know. Just shelves that I remember, you know,
19	educated and trained and eventually be accredited.	19	open door pantry stuff.
20	So he was very happy for me as well.	20	Q What was Ms. Maxwell wearing when you
21	Q You told him that outside of the presence	21	arrived at the home?
22	of Ghislaine?	22	A I don't remember what she was wearing.
23	A Yes, when I first ran to the tennis courts	23	Q The book that you were reading at the spa
24	where he was at.	24	that day, do you recall the name of it?
25	Q And then, in your presence at the home,	25	A No. I just know it was it said the
	Page 122		Page 124
1	did your dad and Ms. Maxwell have any conversation	1	word massage on the front of it. I don't know the
2	further conversation about what you were doing there?	2	title or the author.
3	A I don't recall. I think they probably	3	Q Do you know the color of the book?
4	would have chatted for approximately maybe 30	4	A It was it was dark. It was a, like
5	seconds. It really wasn't a long chat.	5	plastic covering.
6	The things that stick out in my mind were,	6	Q All right. And how big was it, if you can
7	We will take good care of her and we'll be	7	just demonstrate for the video?
8	bringing we will make sure she gets a ride home.	8	A Smaller than that. Maybe I don't
9	Q And how far away did you live?	9	maybe a little bit less than that.
10	A Approximately 30 minutes.	10	Q Can you hold it sideways for the video?
11	Q And that's with your parents' house,	11	A (Complied.)
12	right?	12	Q So you're saying the book size was a
13	A That was my parents' house.	13	little bit less than half of
14	Q Did you see any other employees or any	14	A Right. I mean, the book was a little bit
15	other people inside the house on that day?	15	bigger. The pages were you know, this is very
16	A Yes.	16	small print. This is printed A4 longways, whereas, I
17	Q Who else did you see?	17	think. It wasn't A4 that way. I don't know. It was
18	A Juan Alessi.	18	just a book. And I don't know how many pages it had
19	Q Um-hum.	19	either. I mean, approximately, maybe 100 pages.
20	A And Maria. But Jeffrey and Ghislaine like	20	Q Okay. So maybe my question wasn't a very
21	to call them John and Mary.	21	good question.
22	Q Okay. Where did you see John?	22	How big was the outside of the book, not
23	A Downstairs after the whole ordeal.	23	the thickness, but the length and the width?
24	Q Um-hum. Which room?	24	A Maybe like here (indicating).
25	A The kitchen.	25	Q So a little bit bigger?

	Case 1.15-cv- agass-parido cons 125		
1	Page 125 A Longer than this, yeah. We're going to	1	Page 127 A Yes.
2	fold it in half again, and then like that	2	Q Who else was at home when you got home?
3	(indicating).	3	A My mom, my dad and my brother.
4	Q So larger than an 8 and a half and	4	Q Which brother?
5	11 piece of paper?	5	A Sky.
6	MR. EDWARDS: Form.	6	Q And anyone else who was there at the time?
7	A I don't know what 8 and a half and	7	A I believe Michael might have been living
8	11 inches is. If this is 8 and a half and 11 inches,	8	with me at that time. So he might have been there.
9	then yes. It's (indicating).	9	Q Do you recall if he was there when you got
10	Q (BY MS. MENNINGER) So when you fold it in	10	home?
11	half, is that a little bit smaller, folded in half,	11	A I don't really remember. I remember what
12	than the book	12	I did when I got home, that I basically made a
13	A Yeah, if I were going to hold the book	13	beeline for the bathroom.
14	like this, if I were going to sit there and read the	14	Q Let me ask you a question. Michael was
15	book like this, in my mind it would be a little bit	15	living with you at that home, at your parents' home
16	bigger than what I'm holding right here.	16	at the time, is your best recollection today; is that
17	Q All right. So you're demonstrating the	17	right?
18	book as it's opened that way?	18	A That's my best recollection, yes.
19	A Yeah, let's just say I'm reading it like	19	Q When you say living with you, were you
20	this.	20	guys staying in the same room?
21	Q Okay. Got it.	21	A Yes.
22	MS. MENNINGER: I'm going to suggest we	22	Q Were you engaged at that time to him?
23	take a short break. We can	23	A That was a really weird relationship. He
24	MR. EDWARDS: Order	24	was a friend who looked after me, and he did propose
25	MS. MENNINGER: order lunch for you	25	to me and I did say yes. But my heart was never in
	Page 126		Page 128
1	guys and then do a little bit more before the lunch	۱ ,	
1	guys and then do a little bit more before the functi	1	it.
2	gets here	2	He was somebody that helped me off the
2	gets here	2	He was somebody that helped me off the
2	gets here MR. EDWARDS: Okay.	2	He was somebody that helped me off the streets so I felt compelled to say yes to him.
2 3 4	gets here MR. EDWARDS: Okay. MS. MENNINGER: if that works for	2 3 4	He was somebody that helped me off the streets so I felt compelled to say yes to him. Q Okay. So when he proposed to you and you
2 3 4 5	gets here MR. EDWARDS: Okay. MS. MENNINGER: if that works for everybody.	2 3 4 5	He was somebody that helped me off the streets so I felt compelled to say yes to him. Q Okay. So when he proposed to you and you said yes, did that take place before you started
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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	gets here MR. EDWARDS: Okay. MS. MENNINGER: if that works for everybody. MR. EDWARDS: Yeah, that's great. MS. MENNINGER: All right. Let's do that. THE VIDEOGRAPHER: We're off the record at 11:38. (Recess taken from 11:38 a.m. to 11:57 a.m.) THE VIDEOGRAPHER: We're back on the record at 11:57. Q (BY MS. MENNINGER) How long were you at the El Brillo home on that first day you went? A Over two hours. Q Okay. And who took you home? A Juan Alessi. Q And what car was he driving? A I believe it was a black Suburban. Q Did anyone else ride in the car with you? A Just Juan.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	He was somebody that helped me off the streets so I felt compelled to say yes to him. Q Okay. So when he proposed to you and you said yes, did that take place before you started working at Mar-a-Lago or after you started working at Mar-a-Lago? A Before. Q And so if he were living with your parents at that time, you were living in the same room; is that correct? A I believe so. Q And your parents understood him to be your fiance? A I don't think they agreed with it, but I think they understood it as that. I mean Q I mean, you communicated to them that he had proposed and you had accepted? A Yeah, in not such a pretty way. I mean, they obviously weren't very happy about it. And it wasn't my true intentions to ever marry him. Q Okay.

15 16 17 18 19 2.0 21 22 that night? 23 24 with your mother that night? 25 1 2 3 brother that night? 4 me. It's not something I'd talk to him about. 5 6 7 8 9 one, but I could have. 10 11 night? 12 13 14 really it. I didn't really have many friends. I 15 kept to myself a lot. 16 17 18 on and off friends from middle school. And no reason Q You do not recall the car he was driving? 19 19 20 on and off like we had an argument or something. We Like I said, he always drove trucks. 20 21 just got out of touch. 21 That's as good as I can get. And so -- and you worked on weekends as 22 Um-hum. 22 23 So, no, at that time I don't think I was 23 well at Mar-a-Lago or no? Α 24 Α 24 talking to him. No. 25 Are you aware of any distinguishing 25 So the second day would have had to be Q VIRGINIA GIUFFRE 5/3/2016

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		Page 133		Page 135
1	anoth	er weekday or was it on a weekend?	1	time.
2	anoth	MR. EDWARDS: Form.	2	Q So did you introduce yourself as Virginia
	^	I don't know.		or as Jenna?
3	A		3	
4	Q	(BY MS. MENNINGER) Do you know if you	4	A Most likely Jenna.
5	went a	after work at Mar-a-Lago?	5	Q Do you recall this or is this something
6	Α	Yes.	6	that you're guessing about?
7	Q	So you went to work the very next day at	7	A Well, considering that everybody knew me
8	Mar-a	-Lago?	8	as Jenna, I think I would have introduced myself as
9	Α	Yes.	9	Jenna.
10	Q	Did you have a conversation with anyone at	10	Q You don't recall it?
11	Mar-a	-Lago about the day before at El Brillo?	11	MR. EDWARDS: Form.
12	Α	No.	12	A I don't recall the exact answer to that,
13	Q	You didn't talk to any of your coworkers	13	no, but just knowing I had everybody pretty much call
14	about	it?	14	me Jenna.
15	Α	No.	15	Q (BY MS. MENNINGER) I'm just trying to
16	Q	Who was your boss at the time?	16	make a clear record about what you do remember and
17	Α	No.	17	what you're guessing about. So when you say I think
18	Q	Did you have a boss at the time?	18	I would have, it leads me to believe you don't recall
19	A	I think Adriana or Adrienne. I don't	19	it.
20	remem	ber the exact pronunciation of her name, but	20	If you mean something different by that
21		ng those lines. I believe she was my boss.	21	A I
22	Q	And you did not talk to her about it?	22	Q please feel free to clarify. I'm just
23	A	No.	23	trying to explain to you what I'm asking.
24	Q	You surmise that your father dropped you	24	A Yes. And I'm doing the very best that I
	-		25	- '
25	on be	cause you can't think of another way you would	25	can tell you exactly what it is. But it's just hard
	•	Page 134		Page 136
1		gotten there, correct?	1	for me to remember so long ago. And knowing that I
2	A	Correct.	2	introduced myself as Jenna to everybody leads me to
3	Q	And when you came the second day, did your	3	assume that I would have introduced myself to them as
4		come to the door?	4	Jenna as well.
5	Α	I don't think he came to the door that	5	Q All right. But if we were to speak to
6	time.	I think I was just dropped off.	6	Emmy Taylor, she might have a different recollection,
7	Q	All right. And what did you do when you	7	fair to say?
8	got th	ere?	8	MR. EDWARDS: Form.
9	Α	Knocked on the door and	9	A She could.
10	Q	Who answered the door?	10	Q (BY MS. MENNINGER) How is it that you
11	Α	Juan Alessi.	11	knew to come there on this second day?
12	Q	Okay. Was anyone else there besides Juan	12	A I was asked to come back.
13	Alessi	?	13	Q When were you asked to come back?
14	Α	Jeffrey, Ghislaine and Emmy Taylor.	14	A The day before, after the encounter they
15	Q	Okay. And where did you see Emmy Taylor?	15	told me to come back at the same time after work.
16	Α	She was downstairs.	16	Q Who is they?
17	Q	Did you speak to her?	17	A Jeffrey and Ghislaine.
18	Α	Just introductions.	18	Q Okay. Did they both simultaneously say
19	Q	Tell me what you mean by introductions.	19	that or did one of them say it?
20	A	My name is Virginia. Nice to meet you.	20	A It was like a conversation that they both
21	Her na	me, she introduced herself as Emmy. And she	21	had with me separately. Jeffrey told me upstairs
22		e she was Ghislaine's personal assistant.	22	after the whole entire abuse had happened that he
23	Q	Did you call yourself Virginia at the	23	really liked me and he'd like me to come back.
24	time?	•	24	When I went downstairs
25	А	No, I think I've gone by Jenna for a long	25	Q Let me just stop you there. Did he say, I
		,	1	- ''

Page 137 Page 139 want you to come back tomorrow? 1 1 of girls. It was continuous. 2 Yes. 2 It was continuous. Name one girl that Okay. Did he tell you what time tomorrow 3 3 Ghislaine Maxwell had sex with in your presence. he wanted you to come back? 4 4 Emmy Taylor. I mean, that's a name that I No, he just said he wants me to come back 5 5 know well because Emmy was always around. 6 tomorrow. 6 I'm trying to think of her name, sorry. 7 0 Okay. And then you went downstairs and 7 Sarah. Her name used to be Sarah Kellen. I think what happened? 8 8 she's changed it now that she's married. Ghislaine told me I did a really good job 9 9 (phonetic) -- I can't and she wants me to come back tomorrow after work. 10 10 pronounce her last name properly, but it's around 11 That's what she said, I want you to come 11 those lines. 12 back tomorrow after work? 12 There were a lot of other girls that I 13 Yes 13 honestly can't remember their names. I'm sorry. I You recall those words being used by her? 14 0 14 wish I could help out more because I really would 15 Α 15 like to provide more witnesses for this, but I can't 16 Did you ask them for a ride to get there 16 remember a lot of girls' names. 17 the next day? 17 So those are the three names of females 18 Α Nο. 18 that you observed Ghislaine Maxwell have sex with --19 You just said, I'll come back tomorrow. 19 MR. EDWARDS: Object to the form. 2.0 Yeah. I agreed to come back the next day. 2.0 Mischaracterizes testimony. 21 How did you agree? 21 (BY MS. MENNINGER) -- is that what I 22 Verbally. 22 understand your answer to be? 23 Okay. Was anyone else present when 23 MR. EDWARDS: Objection. Mischaracterizes 24 Ghislaine said that to you and you responded, I'll 24 her testimony. 25 come back tomorrow? 25 Those are -- those are some three of the Page 138 Page 140 I believe Juan Alessi was pretty much names that I know very well. Like I said, there was 1 1 2 within ear distance. 2 a lot more. 3 Q Could you see him? 3 (BY MS. MENNINGER) Okay. Do you know the Α Yes. names of any other girl that you personally observed 4 4 Okay. Ghislaine Maxwell have sex with? 5 Q 5 6 Like I said, in ear distance, when I mean Do you mind me taking a minute to just try 6 Α 7 ear distance like hearing, in the hearing vicinity. 7 to reflect? 8 And it was in the same time that she was asking him 8 Q No. 9 to drop me off at home. 9 Um, her name is on the tip of my tongue. Okay. When you were driving home the 10 Her last name is . I don't remember her 10 11 first night with Juan Alessi, did you have any first name off the top of my head. I normally could 11 conversation with him? 12 12 remember it. 13 No. I had told him my address. It was a 13 Q Okay. very quiet ride. 14 14 There's just a blur of so many girls. 15 Did you ride in the front or the back? It's really hard for me to remember. And you have to 15 understand we weren't introduced to each other on a 16 The front. 16 first name basis half the time. A lot of these girls 17 It is your contention that, Ghislaine 17 Maxwell had sex with underage girls virtually every 18 18 would come and go and you'd never see them again. day when I was around her, correct? 19 19 So, no, it's very difficult for me to 20 20 pinpoint exactly who they were. But those four that 21 0 All right. With whom did Ghislaine 21 I've given you are 100 percent. Maxwell have sex in your presence? Okay. Did you observe Ghislaine Maxwell 22 22 23 Well, there's a lot of girls that were 23 forcing any of those four girls to have sexual involved. We weren't on a first name basis with each 24 24 contact with her? 25 other. I wouldn't be able to give you lists of names MR. EDWARDS: Form. 25

Page 141 Page 143 1 I don't believe that any of the girls 1 Mischaracterizes her testimony. 2 involved were truly willing participants doing it out 2 You can answer. 3 of their own wanting. I believe we were all there 3 You wouldn't want to piss us off. You for one purpose, and that was to keep Jeffrey and wouldn't want to piss me and Jeffrey off. I mean 4 4 Ghislaine happy and to do our jobs, which was giving that's one way of saying it. Other than --5 5 6 them erotic massages and keeping them pleased 6 (BY MS. MENNINGER) Did she say, I don't 7 sexually. 7 want -- you would not want to piss me off? Q (BY MS. MENNINGER) Okay. Do you know Piss me off is probably my word, using 8 8 what the word force means, physical force? piss, but it was along those lines. I don't remember 9 9 If you mean like held down or a gun put to the exact word that she used. 10 10 11 the head, then no. 11 And do you remember a specific occasion on 12 0 Okav. 12 which she said that to you? 13 13 Α I remember very early on. But force in a word -- like a way of Where were you? 14 coercion. There was definitely indirect threats that 14 Q 15 you knew these people were powerful. They had a lot Α I believe it was during my, what I call 15 16 of contacts. They were very wealthy. They were 16 the training period with Jeffrey and Ghislaine. 17 people you did not want to cross lines with on a bad 17 Q Okay. And where were you? 18 For a specific -- and like I said, it wav. 18 Α 19 Q Okay. What threats did you hear Ghislaine 19 happened a lot. But for one specific, I remember 20 20 Maxwell state to you? being out on the balcony in the house at El Brillo, 21 Just the reminders of the prominent people 21 sitting outside with her. This is when I thought 22 that she knows personally. 22 that -- I didn't know that I worked for Jeffrey 23 When did Ghislaine Maxwell remind you 23 immediately. I thought I worked for Ghislaine 24 about the prominent people that she knows personally? 24 because she was the one who brought me in. And she It was on a constant basis. I mean, there 25 25 was the one offering the majority of the training to Page 144 Page 142 was no just one time that she said it. It was like a 1 1 me. 2 reminder, you know. And Jeffrey did a lot more of 2 So, yeah, it was on the balcony, outside, 3 that than she did. But she definitely made it aware 3 I believe the yellow room. that we shouldn't cross boundaries with them. She said, You would not want to piss me 4 4 5 Or what would happen? 5 off because I know powerful people, or words to that 6 Like I said, it was more of an indirect 6 effect? 7 threat. And it doesn't take an intellect to figure 7 Α Words to that effect, yes. 8 out what they mean when they say that they're 8 0 And did she say what would happen if you 9 powerful people and they're very wealthy and they 9 pissed her off because she knows powerful people? know a lot of people. That statement alone was enough to let me 10 10 11 I need you to be very clear. You just 11 know. I was scared and I didn't want to -- I didn't used the word "they." I've asked you about Ghislaine 12 12 want to push any further into that question. I 13 Maxwell. 13 seemed like I would obey. Α 14 Up until that point in your life, had you 14 Okay. So I just want to make sure you understand met any powerful people? 15 15 the auestion. MR. EDWARDS: Form. 16 16 17 17 Α Correct. I do believe that I've been put in very 18 O Because I don't want to have you, you 18 dangerous situations, being a runaway and having a know, misunderstand the question. 19 lot of bad things happen to me. Understanding the 19 Correct. 20 word powerful people and things that could happen, 20 21 O So I'm asking you, what did Ghislaine 21 I've put two and two together and knew what she 22 Maxwell say would happen in regards to crossing a 22 meant. 23 line with respect to her knowledge of famous people? 23 (BY MS. MENNINGER) Okay. So you had met 0 24 24 powerful people before the day that Ghislaine Maxwell In a --25 MR. EDWARDS: Object to the form. 25 said this to you; is that your testimony?

A Nowhere near as powerful as Jeffrey and Ghislaine, nowhere near. But people that did scare me, yes.

2.0

Q Okay. And you had met those people at what age?

A I don't know what age I was. I'm sorry. I was young. I was -- before I met Jeffrey and Ghislaine.

Q Is there any girl who you personally observed to have sexual contact with Ghislaine Maxwell when she was under the age of 18?

A It's very hard to tell how many girls were under the age of 18. My instruction from them was the younger the better.

Q And, again, them, who told you that?

A Them, both of them. They both --Ghislaine did the majority of my training in the beginning. Jeffrey also insinuated and told me lots of things as well.

Q Okay. So you don't know the age of any other female that you saw have sexual contact with Ghislaine Maxwell --

MR. EDWARDS: Object --

Q (BY MS. MENNINGER) -- is that true?

MR. EDWARDS: Object to the form of the

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question. Mischaracterized her testimony. She wasn't finished with her answer.

MS. MENNINGER: I wasn't finished with my question when you objected. And at the end of my question I said, "Is that true?" She can now restate it without you suggesting to her the answer.

MR. EDWARDS: I have no idea what the question is to even object to at this point.

Do you know the question?

A Do I know any underage girls that Ghislaine slept with.

MS. MENNINGER: Can you please read back the question?

(Record read as requested.)

MR. EDWARDS: Hold on. She wasn't finished with her question, she told me. So that's not the finished question.

MS. MENNINGER: You interrupted it. I finished my question. She just read it to her.

Q (BY MS. MENNINGER) Can you please answer the question?

MR. EDWARDS: Then I object to that question as a mischaracterization of her testimony. And she wasn't finished with her answer.

A It is impossible for me to know the ages

2 Ghislaine. That is my answer.

Q (BY MS. MENNINGER) I did not ask you about the girls who were sent to Jeffrey and Ghislaine. I asked you about any girl that you personally saw have sexual contact with Ghislaine Maxwell.

Do you understand that question?

A Do I know the ages of them?

Q Do you know the age of any girl that you saw have sexual contact with Ghislaine Maxwell?

A Well, for instance, I mean, was, I think, a year older than me. That's one way of putting it. Emmy, I think was like a few years older than me. again, a few years older than me. I mean, those are the girls that I can actually name.

Without, not knowing the other girls' names, there's no way for me to identify what age they actually were.

Q Okay. Describe for me any other girl other than the ones that you've named who you say you saw have sexual contact with Ghislaine Maxwell with your own two eyes.

A There's so many I don't know where you

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want me to start. I find it impossible to answer
that question with the amount of girls that I have
witnessed. And without being able to give you
specific names, I don't think I'm able to answer that
question.

Q Okay. I asked you to describe them, so you could give me a height, a hair color, anything else that comes to mind?

A There were blondes, there were brunettes, there were redheads. They were all beautiful girls. I would say the ages ranged between 15 and 21.

Q And why do you believe the ages ranged from 15 to 21?

A Some of them looked really young. Some of them, I wouldn't say 21 looks old or anything like that, but it's hard to gauge another person's age without really asking them. But some of them looked younger than me and some of them looked older than me.

Q And in what physical locations did you see Ghislaine Maxwell have sexual contact with any girl?

A 100 percent, the U.S. V.I.

Q Where?

24 A Jeffrey's island.

Q Where?

		Leporting-Kew Loss D a/ 28 C. Page 40 of 89
	Page 149	Page 151
1	A In cabanas. Do you know what I mean by	1 them as a woman. A woman is someone who is older.
2	cabana?	2 But, yes, outside by the pool, down by the beach
3	Q I do, thank you.	3 there's these they're little I wouldn't call it
4	A In cabanas, in Jeffrey's room.	4 a hut. Little tiny wooden room that only could fit a
5	Q Describe Jeffrey's room on U.S. V.I. for	5 bed in it.
6	me.	6 Q I'm talking about outside.
7	A So can I use this as an idea? Like if	7 A That's outside.
8	this is the island can I do that?	8 Q So let's start with by the pool.
9	Q I'm asking you to describe the inside of a	9 A Yes.
10	room.	10 Q Is that a different occasion than the hut?
11	A Oh, the inside of a room. I thought you	11 A I'm talking about many occasions.
12	meant located.	12 Q Okay.
13	Q Um-hum.	13 A Over time.
14	A Okay. Large, stony. He had a king size	14 Q Let's just talk about the ones that you
15	bed with posts on it. There was a large door, I	15 saw happen outside, out of doors.
16	think it's called a door, where you put your clothes.	16 A Okay.
17	There was an adjacent bathroom with a more stony	17 Q Okay?
18	look, giant tub.	18 A Yeah.
19	Q What color was the paint on the wall?	19 Q Do you recall any such specific occasion
20	A It was stone.	20 or is it just a big blur in your mind?
21	Q What color was the bedspread?	21 A No, I mean, one occasion stands out.
22	A White.	22 Models were I think they were models were flown
23	Q What color were the sheets?	in. There were orgies held outside by the pool.
24	A White.	24 That's one occasion.
25	Q And you saw Ghislaine Maxwell have sexual	25 Q All right. Let's stick with that
	D 1 EO	Page 152
	Page 150	rage 132
1	contact with an unknown, unnamed female in that room,	1 occasion.
1 2	5	_
	contact with an unknown, unnamed female in that room, correct? A Absolutely.	 occasion. A Okay. Q What sexual contact did you observe
2	contact with an unknown, unnamed female in that room, correct? A Absolutely. Q All right. When were you there that you	 occasion. A Okay. Q What sexual contact did you observe Ghislaine Maxwell have with a female by the pool at
2 3	contact with an unknown, unnamed female in that room, correct? A Absolutely. Q All right. When were you there that you saw this happen?	 occasion. A Okay. Q What sexual contact did you observe Ghislaine Maxwell have with a female by the pool at an orgy on the U.S. Virgin Islands?
2 3 4	contact with an unknown, unnamed female in that room, correct? A Absolutely. Q All right. When were you there that you saw this happen? A This happened on so many occasions. The	 occasion. A Okay. Q What sexual contact did you observe Ghislaine Maxwell have with a female by the pool at an orgy on the U.S. Virgin Islands? A Well, there was quite a few girls and it
2 3 4 5	contact with an unknown, unnamed female in that room, correct? A Absolutely. Q All right. When were you there that you saw this happen? A This happened on so many occasions. The island was a place where orgies were a constant thing	 occasion. A Okay. Q What sexual contact did you observe Ghislaine Maxwell have with a female by the pool at an orgy on the U.S. Virgin Islands? A Well, there was quite a few girls and it was excuse me, if I'm saying this in an inexplicit
2 3 4 5	contact with an unknown, unnamed female in that room, correct? A Absolutely. Q All right. When were you there that you saw this happen? A This happened on so many occasions. The island was a place where orgies were a constant thing that took place. And again, it's impossible to know	occasion. A Okay. What sexual contact did you observe Ghislaine Maxwell have with a female by the pool at an orgy on the U.S. Virgin Islands? A Well, there was quite a few girls and it was excuse me, if I'm saying this in an inexplicit way, but I don't know how else to say it. So if you
2 3 4 5 6 7	contact with an unknown, unnamed female in that room, correct? A Absolutely. Q All right. When were you there that you saw this happen? A This happened on so many occasions. The island was a place where orgies were a constant thing that took place. And again, it's impossible to know how many. And, like I said, it wasn't just Jeffrey's	occasion. A Okay. What sexual contact did you observe Ghislaine Maxwell have with a female by the pool at an orgy on the U.S. Virgin Islands? A Well, there was quite a few girls and it was excuse me, if I'm saying this in an inexplicit way, but I don't know how else to say it. So if you don't understand, please let me know girl-on-girl
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		Case 1.15-cv- agass-lexando contenta	TON A	LUIS	
1	Q	Page 153 Can you describe them physically?	1	Q	Page 155 More than 20?
2	Q A	Beautiful, tall, some were blonde, some	2	Q A	I would say more than 20.
3		andy brown. They had a foreign tongue.	3	Q	More than 50?
4	_	What what language were they speaking?	4	Q A	I don't think more than 50, but
5	Q A	I'm not too sure. It could have been	5	Q	Did
6		n. It could have been Czechoslovakian. It	6	Q A	
7			7		I don't have an exact number. I mean, hink if you look at the flight logs, you
		eave been I think it's between those two, to			, 3 3 , ,
8		est. It could have been something else but, I	8		that helps, but then they're not fully
9		I don't speak any other language other than	9	•	te. We only have flight logs to one plane and
10		, so I don't really know.	10		ere's a time I was flown commercially into the
11	Q	All right. Any other time you saw	11	island.	Hara barray
12		ine Maxwell have sexual contact with another	12	Q	Um-hum.
13		e outdoors in the U.S. Virgin Islands other than	13	Α .	So it's really hard for me to gauge a
14		nodels with the unknown language?	14	numbe	
15	A	Are we talking about besides with me as	15	Q	Okay. Do you have any photographs of
16	well?		16	-	elf on the island?
17	Q	I don't know if you participated. I'm	17	Α	I know I used to, but they would be left
18		if you observed her have sexual contact with	18		apartment.
19		er female?	19	Q	What other locations did you participate
20	Α	Another female other than myself?	20		ual contact with Ghislaine Maxwell, other than
21	Q	You can answer it however you want.	21	the isl	
22	Α	Well, and the list keeps going on.	22	Α	Everywhere. New York, Palm Beach.
23		ne and I and Jeffrey and Emmy Taylor	23	Q	Where in New York?
24		pated in, I guess what you would call a	24	Α	The mansion, Jeffrey's mansion.
25	foursor	ne in the living room in the main house.	25	Q	Okay. Anywhere else in New York?
		Page 154			Page 156
1	Q	Okay. I was asking about outdoors.	1	Α	Not at her townhouse.
2	Sorry.		2	Q	Anywhere else in New York?
3	Α	Oh. Well, I don't know if you'd consider	3	Α	No.
4		tdoors, but on the beach where those it's	4	Q	In Palm Beach?
5		ly an outdoor setting. It's like a little	5	Α	At the house in Palm Beach.
6		n house. It's not a house, only a bed can fit	6	Q	Anywhere else in Palm Beach?
7		e. It's right on the beach. It's open.	7	Α	No.
8	Q	Um-hum.	8	Q	In New Mexico?
9	Α	Would you consider that outdoors?	9	Α	The house in New Mexico.
10	Q	I have never been there. So I don't know	10	Q	Anywhere else in New Mexico?
11		er it's outdoors or not.	11	Α	No.
12	Α	I would consider it outdoors. And	12	Q	What other countries?
13	Q	How old were you at that time?	13	Α	France, uhm, England. Um we also I
14	Α	I don't know.	14		if we're going to talk about other countries
15	Q	Okay.	15		got to talk about international travel space or
16	Α	I have no idea. Again, Ghislaine, myself,	16		space or whatever you want to call it because
17		, another girl in this blue, outdoor I	17	it happ	ened all the time on the planes.
18	don't k	now what you want to call it. Cabana, that a	18	Q	Okay.
19	house	just a bed could fit in.	19	Α	Going from different country to country.
20	Q	How many times did you visit the island?	20	Q	Where in France did you have sexual
21	Α	I wouldn't be able to say. Lots of times.	21	contac	ct with Ghislaine Maxwell?
22	Q	More than five?	22	Α	There's a couple places in France that we
100	Α	Definitely more than five.	23	used to	go to.
23		Mayo than ton?	1	^	When you say you used to go to, how many
24	Q	More than ten? More than ten.	24	Q	when you say you used to go to, now many

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		Page 157			Page 159
1	Α	I think I've been to France three times.	1	with G	ihislaine Maxwell at this hotel room overlooking
2	Q	All right. How old were you when you went	2	the Ch	amps-Elysees?
3	to Fra	nce?	3	Α	Before she picked up the redhead.
4	Α	I don't know.	4	Q	And was that just you and Ghislaine or was
5	Q	Did you have a passport when you went to	5	anyon	e else a participant in that?
6	France	e?	6	Α	Jeffrey and Emmy.
7	Α	I would have had to, yes.	7	Q	And where else in France did you have
8	Q	You did have a passport when you went to	8	sexua	l contact with Ghislaine Maxwell?
9	France	e?	9	Α	The south of France.
10	Α	Yes.	10	Q	Where?
11	Q	And you went to France three times, you	11	Α	I wouldn't call it so much a hotel. I
12	believ	e?	12	don't know what you'd call it. It had like big	
13	Α	Yes.	13	townho	ouse kind of things that you could rent out.
14	Q	And when you were in France those three	14	Q	Was this on the same trip or a different
15	times,	how many of those three times did you have	15	trip?	
16	sexua	I contact with Ghislaine Maxwell?	16	Α	Different trip.
17	Α	Every time.	17	Q	Okay. Who else was present for that?
18	Q	And in what locations in France did you	18	Α	Well, we were going to
19	have s	sexual contact with Ghislaine Maxwell?	19	birthda	y party. It wasn't at the birthday party.
20	Α	The first time that I remember, we stayed	20	Q	Right.
21	at a re	ally fancy hotel.	21	Α	It was before the birthday party.
22	Q	In what city?	22	Q	Oh, you had sexual contact with Ghislaine
23	Α	Paris.	23	Maxw	ell before you went to
24	Q	Okay.	24	party?	•
25	Α	And it was within the view of the Champs-	25		MR. EDWARDS: Form.
		Page 158			Page 160
1	Elysee	_	1	Α	That's correct.
l .	_		1 .	_	(

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Q Did you have your own room or a separate room?

We all stayed in the same room, but that Α room had adjoining rooms to it. So, you know, one hotel room but with different rooms in it.

Okay. And anywhere else on that one trip that you went?

She brought in a redheaded French girl. She walked up to her in Paris and, you know --

In your presence?

In my presence.

13 Q Um-hum.

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And she walked up to this French girl to show me how easy it was for her to procure girls. I wasn't very good at it. And, you know, it was part of my training was to bring in other girls. So she walked up to her. Within five minutes she had her number and that girl came over later that night to the hotel and serviced Jeffrey. I didn't see Ghislaine with her. I just know she told me what happened and Jeffrey told me what happened.

So you were not there?

24 I did not see it.

25 Okay. When did you have sexual contact

(BY MS. MENNINGER) And who else was present during your supposed sexual contact with **Ghislaine Maxwell on this occasion?**

MR. EDWARDS: Object to the form of the question.

It wasn't supposed. It actually happened. And Ghislaine was present, Jeffrey was present. I believe Emily Taylor was present as well.

(BY MS. MENNINGER) Anyone else?

There was someone else on that trip with 11 12 us, but they weren't involved with the sexual 13 activity at that time.

> Okay. And what was the other location in Q France?

I believe the same exact place. I mean, 16 17 we stayed there for a few days.

Okay. So the three locations are hotel in Paris, same place, same place?

Α Correct.

Q And the second and third same places were on the same trip?

Α Same trip.

Q Okay. And then you had a third trip to France where you did not have sexual contact with

	Case 1.15-cv- ayasa-paango cons 161		
1	Page 161 Ghislaine Maxwell?	1	Page 163 MR. EDWARDS: Sounds good.
2	MR. EDWARDS: Form.	2	MS. MENNINGER: All right.
	A I believe it's hard for me to remember.	3	THE VIDEOGRAPHER: We're off the record at
3			12:42.
4	I remember going to quite a few different countries	4	
5	on that trip. I don't know if it was I don't know	5	(Recess taken from 12:42 p.m. to
6	if we did it in Paris or not, to be honest. We did	6	1:21 p.m.)
7	it in other places. But I've been to Paris three	7	THE VIDEOGRAPHER: We're back on the
8	times or not Paris, sorry, France.	8	record at 1:21.
9	Q (BY MS. MENNINGER) Okay. All right.	9	Q (BY MS. MENNINGER) All right.
10	When did you first tell your parents that you would	10	Ms. Giuffre, I want to talk to you about where you
11	be traveling with Jeffrey Epstein?	11	were living in the late '90s. Do you recall you
12	A I'm not too sure when I actually told	12	testified earlier, I believe, that you were living at
13	them.	13	your parents' house and you gave us an address at the
14	Q How long after you were working with	14	time you started at Mar-a-Lago.
15	Jeffrey Epstein did you travel with him?	15	A Yes.
16	A Well, I know my first trip was to New	16	Q Do you remember where you lived previous
17	York. I would say anywhere between six weeks I	17	to living at your parents' house at that time?
18	would say after six weeks.	18	A Like I said, I was a runaway, so there was
19	Q You were you had known Jeffrey Epstein	19	a lot of different places I lived. One of the places
20	for six weeks before you started traveling with	20	I lived was, like I told you earlier, with
21	him	21	parents. That was somewhere around Fort Lauderdale,
22	A I believe.	22	I believe, maybe a little bit outside of it.
23	Q am I understanding that correct?	23	Q Okay.
24	A I believe so. I mean, that's an	24	A got an apartment and I lived in
25	approximate answer.	25	apartment for a short period.
	Page 162		Page 164
1	Page 162 Q And your first trip was to New York?	1	Page 164 Q And where do you recall that being?
1 2		1 2	_
	Q And your first trip was to New York?		Q And where do you recall that being?
2	Q And your first trip was to New York? A Yes.	2	Q And where do you recall that being?A Somewhere in Fort Lauderdale, again.
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2 3 4 5	Q And your first trip was to New York? A Yes. Q And did you just go to New York and come back or did you go somewhere else? A I think I just went to New York, but I	2 3 4 5	Q And where do you recall that being? A Somewhere in Fort Lauderdale, again. Q Okay. And then you were living with your parents or was there another place in between? A Then I lived with my parents.
2 3 4 5 6	Q And your first trip was to New York? A Yes. Q And did you just go to New York and come back or did you go somewhere else? A I think I just went to New York, but I can't remember if we went somewhere else.	2 3 4 5 6	Q And where do you recall that being? A Somewhere in Fort Lauderdale, again. Q Okay. And then you were living with your parents or was there another place in between? A Then I lived with my parents. Q Okay. And then where is the next place
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2 3 4 5 6 7 8	Q And your first trip was to New York? A Yes. Q And did you just go to New York and come back or did you go somewhere else? A I think I just went to New York, but I can't remember if we went somewhere else. Q Okay. And did you tell your parents you were going to New York?	2 3 4 5 6 7 8	Q And where do you recall that being? A Somewhere in Fort Lauderdale, again. Q Okay. And then you were living with your parents or was there another place in between? A Then I lived with my parents. Q Okay. And then where is the next place that you moved? A An apartment that Jeffrey got for me in
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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	Q And your first trip was to New York? A Yes. Q And did you just go to New York and come back or did you go somewhere else? A I think I just went to New York, but I can't remember if we went somewhere else. Q Okay. And did you tell your parents you were going to New York? A Yes. Q And do you recall any part of your conversation with your parents about going to New York? A I didn't get into details about what I was having to do with Ghislaine and Jeffrey. I didn't tell them that, but I told them I was going to New York. Q And you don't recall telling them anything else about it? A I don't know. I mean, I might have called them from New York and told them it was cold and, you know, just simple stuff. But I can't really recall what I spoke to them about.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q And where do you recall that being? A Somewhere in Fort Lauderdale, again. Q Okay. And then you were living with your parents or was there another place in between? A Then I lived with my parents. Q Okay. And then where is the next place that you moved? A An apartment that Jeffrey got for me in Royal Palm Beach. Q Okay. And you don't know the address of that? A No, I wish I could give it to you. I don't know it. Q And you stayed in that apartment until you left for Thailand in the fall, later in the year in 2002, correct? A Yes. Q Right? A Yes. Q All right. And when did you first stop living with your parents? How old were you when you first stopped living with your parents?

Page 165 Page 167 I believe I was 11. Loxahatchee, Florida were made aware that you had run 1 1 2 Okay. What caused you to stop living with 2 away from home at the age of 11? 3 Α 3 your parents when you were 11? Yes. And what abuse had you suffered prior to 4 I just had some trouble and my parents 4 Q the age of 11? 5 thought it would be better if they sent me to 5 6 California. 6 There was a very close family friend who 7 Q Okay. What trouble did you have? 7 was a very sick man. And he took advantage. What's his name? 8 It's very hard for me to talk about. 8 Q 9 There was stuff that went on in my life that, you 9 10 Q what? 10 know, made me so I -- I couldn't live with my parents 11 11 anymore. And where is 12 Q What went on in your life that caused you 12 Q today? 13 to not be able to live with your parents at the age 13 I don't know where he is. of 11? Does anyone in your family keep in contact 14 14 Q 15 Α with him? Do I have to answer this? 15 16 Well, did you talk to Sharon Churcher 16 Α No. 17 about being molested as a child? 17 Q What did he do to you? I did. Um, he touched me places I shouldn't be 18 Α 18 Α 19 And you authorized Sharon Churcher to 19 touched. He sexually abused me. 0 2.0 For how long? 20 publish that in a newspaper, correct? Q 21 I don't think I authorized her to do it. 21 I don't know how long. 22 I think she -- I wouldn't say she did it on her own 22 0 Did you tell that to your parents? 23 accord. But I talked to her about it and I wasn't 23 They know. 24 aware of exactly what she was going to publish and 24 Q How do they know? 25 25 I told them. what she wasn't. Page 166 Page 168 Q So you were able to talk to a reporter for Q Did you tell them when you were under the 1 1 2 the Mail On Sunday about this, correct? 2 age of 11 or at the age of 11? 3 I did tell her a little bit about my past 3 Α I told them later. and where I came from. Q When did you tell them? 4 4 All right. So what caused you to be sent It took me a long time to forgive my 5 5 away from your parents' home at the age of 11 to parents for sending me away. I didn't feel like 6 6 7 anybody understood me. So not until later in my life California? 7 8 Some of the prior abuse which led me to be 8 did I feel like I was able to talk to anyone about 9 a very troubled young teenager. I mean, I guess you 9 it. wouldn't call 11 a teenager yet, but led me to Q Okay. Was it reported to the authorities? 10 10 11 running away a lot and -- and my family just thought 11 Α No. I went too late to talk to anybody it was best that I get out of the area and move 12 12 about it. 13 somewhere else. 13 0 Did the event of you being molested cause your parents to split up? 14 Okay. You had run away prior to being the 0 14 15 age of 11? I think Sharon reported that, but I don't 15 16 Α think that's the case, no. My parents split up 16 because they were really messed up. 17 Q All right. Was that reported to the 17 18 authorities? 18 O Your parents split up because they were really messed up? 19 Α That I ran away? 19 20 Yes. 20 Oh, they just didn't get along. There 0 21 Α Yes. 21 were a lot of marital problems. When did they split up? 22 Q And where were your parents living at the 22 Q 23 age of 11? 23 Α I don't really remember what year it was. Q 24 Α The same address I gave you earlier. 24 How old were you? 25 Okay. So the authorities associated with I believe I was living with Jeffrey at the Q 25 Α

		Page 169			Page 171
1	time.		1		THE REPORTER: I'm sorry, your
2	Q	With whom did you live in California?	2	Q	(BY MS. MENNINGER) Yes? Yes or no?
3	Α	Му	3	Α	Oh. Yes.
4	Q	And who else?	4	Q	And then when did you go back to Florida?
5	Α		5	Α	I don't know.
6	Q	And with who else?	6	Q	Was your younger brother living with your
7	Α	That's it.	7	parent	s in Florida while you were in California?
8	Q	And for how long did you live with them?	8	Α	Um-hum, yes.
9	Α	I don't really know how long, maybe over a	9	Q	And was your older brother living with
0	year, n	naybe two years.	10	your pa	arents in Florida while you were in California
1	Q	And then what caused you to not live with	11	Α	I don't think so.
2	them a	anymore?	12	Q	How much older than you is he?
3	Α	I kept running away from them, too.	13	A	Five years.
4	Q	And where did you live in California?	14	Q	And when you went back to Florida, where
5	A	I'm sorry?	15	did you	go to school, when you got back?
6	Q	Where in California did you live?	16	Α	I believe I went to Crestwood Middle
7	A	Where did they live?	17	School.	
8	Q	Where did you live with them?	18	Q	And did you complete your studies at
9	A	Salinas.	19	-	rood Middle School?
0	Q	And do you know the address?	20	A	Did I get out of middle school there, yes.
1	A	No.	21	Q	Okay. What grades were middle school?
2		Do they still live there?	22	A	Six, seven and eight.
3	Q A	No.	23	o	Okay. And when you went back to live with
4		When did they stop living there?	24	•	arents again, that was at the same address in
	Q		25		
25	Α	I don't know. I haven't kept in contact	25	LUXAIIA	ntchee?
1	with th	Page 170	1	А	Page 172 Yes.
1 2	_	And you believe you lived with them for a	2	0	And you don't believe your older brother
3	Q	nore than a year?	3	•	the home at the time?
<i>3</i>		Maybe a year, maybe two years. I'm not	4	Was III A	No, he was sent to boarding school.
	A		5		· ·
5	too sui			Q ^	Where did he go to boarding school?
6	Q	Did you go to school there?	6	A	Washington.
7	A	Yes.	7	Q	State or city?
8	Q	Where did you go to school?	8	A	Washington above California.
9	A	Somewhere near Salinas, I'm assuming.	9	Q	When was the next time you stopped living
0	Q	What grade were you in?	10	-	our parents?
1	A	Middle school.	11	Α	They sent me to a group home called
2	Q	Sixth grade, seventh grade?	12		g Together.
3	A	I think sixth grade.	13	Q	Why?
4	Q	And did you go there for more than one	14	A	Because I kept running away.
5	year o	r just one year?	15	Q	Were the authorities alerted when you ran
6	Α	Maybe I don't know. I'm sorry, I don't	16	away?	
7	know.		17	Α	Yes.
8	Q	Were the authorities in Salinas alerted to	18	Q	And how old were you when you went to liv
9	the fa	ct that you ran away from home there?	19	at Grov	wing Together?
0	Α	Yes.	20	Α	I don't know. It's hard for me to piece
1	Q	How long was the longest you were away	21	back da	ites. Off the top of my head I don't want
2	from l	nome in Salinas, California?	22	to gues	s. I don't think I should guess. I don't
	Α	Two weeks.	23	know.	
3		A made a construction and adults and a color of the	1 2 4	Q	But you moved directly from living with
23	Q	And you were in middle school?	24	Q	but you moved unectly from fiving with

24

25

talk about it.

23

24

25

staying at Growing Together during the day and

sleeping at these other homes at night, is there

anywhere else that you recall living in the period

you know, that this happened to me again. And they didn't want to talk about it. They didn't want to

24

O

that you filled out?

Yes.

23

24

Α

Q

And that was prior to you and

living with your parents when you started working at

Is this document the passport application

It's kind of hard to read. I think that's

And what address did you put down for

Looks like it, yes.

22

23

2425

22

23 24

25

Α

Yes.

could be my apartment that he lived at with me.

with you was in Royal Palm Beach?

Okay. So his apartment where he lived

23

24

25

Α

Q

Yes.

sexually traffic you?

Okay. To whom did Ghislaine Maxwell

You have to understand that Jeffrey and

to apply for another one.

another passport?

I'm asking do you remember when you got

This expired January 10th, 2002.

22

23

24

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22

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24

25

VIRGINIA GIUFFRE 5/3/2016

Α

Q

Α

I'm not too sure.

Before

Six months what?

(BY MS. MENNINGER) What words did

We're sending you to a gentleman. We want

Ghislaine Maxwell use in talking to you and asking

21

22

23

24

25

Q

you to go have sex with

was months, six months,

I don't know, I

Page 195 think I met Prince Andrew in 2001. And Glenn Dubin 1 If you're going to tell me more names, 1 2 and Stephen Kaufmann were, like I said, the first 2 please continue your answer. 3 3 people I was sent out to after my training. So I I'm trying to think. 4 don't know. I'm not going to give you an exact time 4 If you're just going to talk --5 if I don't know it. 5 I'm sorry. I'm trying to think. 6 I asked you the relative order. 6 Okay. Let's take a break and then you can 7 And I'm trying to give you it. 7 think over the break. THE VIDEOGRAPHER: We're off the record at 8 And where does Alan Dershowitz fit into 8 2:01. 9 that group of people? 9 (Recess taken from 2:01 p.m. to 2:09 p.m.) 10 Same. I can't tell you piece by piece by 10 11 piece who -- I know Glenn Dubin was first. 11 THE VIDEOGRAPHER: We're back on the record at 2:09. 12 0 Okay. 12 13 (BY MS. MENNINGER) Ms. Giuffre, you have And I know Stephen Kaufmann was one of the 13 filed a lawsuit against Ghislaine Maxwell, correct? 14 first I was sent to. Alan Dershowitz could have been 14 15 between there. Between, sorry, between Glenn and 15 16 Stephen. The first time I was with Alan Dershowitz 16 Q You understand her to be my client, 17 was in New York, so I wasn't actually sent to him. 17 correct? 18 Α It actually happened at one of Jeffrey's residences. 18 Yes. 19 (Ms. McCawley left the deposition.) 19 I'm here today to talk to you about your 20 allegations against Ghislaine Maxwell. So it's very hard for me to 20 21 chronologically give you each person individually. 21 Do you understand that? 22 (BY MS. MENNINGER) Okay. Name the other 22 Α Yes. 23 23 politically connected and financially powerful people I want you to tell me a single time that 24 that Ghislaine Maxwell told you to go have sex with? 24 you recall Ghislaine Maxwell using words to you and 25 25 directing you to go have sex with another person --Again, I'm going to tell you "they" Page 194 Page 196 because that's how it went. They instructed me to go MR. EDWARDS: Object. 1 1 (BY MS. MENNINGER) -- not anybody else, 2 to George Mitchell, Jean Luc Brunel, Bill Richardson, 2 3 another prince that I don't know his name. A guy 3 **Ghislaine Maxwell?** MR. EDWARDS: Objection. Asked and that owns a hotel, a really large hotel chain, I 4 4 can't remember which hotel it was. Marvin Minsky. 5 5 answered. 6 There was, you know, another foreign To the extent that she can answer the 6 7 president, I can't remember his name. He was 7 question, I'd ask that she answer the question. 8 Spanish. There's a whole bunch of them that I 8 I have answered the question. The 9 just -- it's hard for me to remember all of them. 9 question that you're asking me is Ghislaine. And You know, I was told to do something by these people Ghislaine and Jeffrey worked together. They were one 10 10 11 constantly, told to -- my whole life revolved around 11 and the same of persons. They both directed me to do 12 just pleasing these men and keeping Ghislaine and 12 this. They both directed me to report back to them. 13 Jeffrey happy. Their whole entire lives revolved 13 They were both the same. (BY MS. MENNINGER) You cannot recall a 14 around sex. 14 15 They call massages sex. They call single instance in which Ghislaine --15 16 modeling sex. They call --Α I have to --16 17 I asked you the names for people. Are you 17 Excuse me. 18 going to tell me any other names or is that all of 18 -- in which Ghislaine Maxwell alone directed you to have sex with another person --19 them? 19 20 I'm trying to think. That's the answer 20 I have to --21 I'm trying to give to you. It's that it's so hard to 21 Q -- correct? 22 just keep naming and naming and naming. 22 -- believe --23 All right. 23 MR. EDWARDS: Object. 24 A lot of times I would be introduced to 24 MS. MENNINGER: I am going to finish my 25 them. I didn't know --25 question.

	Page 197		Page 199
1	Q (BY MS. MENNINGER) Correct?	1	was going to be trained as a masseuse and that she
2	MR. EDWARDS: Are you finished with your	2	instructed me to take off my clothes and to give oral
3	question?	3	sex to Jeffrey Epstein.
4	MS. MENNINGER: Now you may make your	4	Q (BY MS. MENNINGER) Excuse me. I've asked
5	objection. And then she may answer.	5	you for the names.
6	MR. EDWARDS: Okay. Objection.	6	A I've just given you a name. Jeffrey
7	Argumentative. Harassing for absolutely no reason.	7	Epstein is a big name.
8	Mischaracterizing the witness's testimony.	8	Q All right.
9	Answer, if you can.	9	A She instructed me on that one.
10	A I have given you the names of the people	10	Q So you're saying
11	that Ghislaine herself has told me to go be sex	11	MR. EDWARDS: The witness is finishing her
12	trafficked to, along with Jeffrey Epstein, okay?	12	answer right now. She's in the process of explaining
13	She's the one who brought me to Jeffrey	13	one of the people Ghislaine told her to have sex
14	Epstein to be trafficked in the fucking first place.	14	with.
15	So I have given you as much information as	15	Q (BY MS. MENNINGER) So you're saying
16	I possibly can to let you know what she was about,	16	Ghislaine Maxwell directed you to have sex with
17	who she told me to go with, what she wanted me to do.	17	Jeffrey Epstein?
18	That is what I am stating and that's what I	18	A Correct.
19	previously stated to you.	19	Q Ghislaine Maxwell directed you to have sex
20	Q (BY MS. MENNINGER) And these names that	20	with Glenn Dubin?
21	you have just given are people to whom Ghislaine	21	A Correct.
22	Maxwell alone told you to go have sex?	22	Q What words did Ghislaine Maxwell tell you
23	MR. EDWARDS: Objection.	23	to go have sex with Glenn Dubin?
24	Mischaracterization.	24	A It was the same all the time, all right?
25	A Ghislaine and Jeffrey, I don't know how	25	They want me to go provide these men with a massage.
	Page 198		Page 200
1	many times you want me to keep answering this	1	And when they say massage, that means erotic, okay?
2	question. Both told me to do this, okay? They both	١ ـ	
1		2	That's their term for it. I think there are plenty
3	sent me to these people.	3	That's their term for it. I think there are plenty of other witnesses that can attest to what massage
3 4	sent me to these people. How many times do you want me to answer		
	' '	3	of other witnesses that can attest to what massage
4	How many times do you want me to answer	3 4	of other witnesses that can attest to what massage actually means.
4 5	How many times do you want me to answer this?	3 4 5	of other witnesses that can attest to what massage actually means. And I'm telling you that Ghislaine told me
4 5 6	How many times do you want me to answer this? Q (BY MS. MENNINGER) I think you're	3 4 5 6	of other witnesses that can attest to what massage actually means. And I'm telling you that Ghislaine told me to go to and give him a massage, which
4 5 6 7	How many times do you want me to answer this? Q (BY MS. MENNINGER) I think you're answering a different question so that's why I'm	3 4 5 6 7	of other witnesses that can attest to what massage actually means. And I'm telling you that Ghislaine told me to go to and give him a massage, which means sex.
4 5 6 7 8	How many times do you want me to answer this? Q (BY MS. MENNINGER) I think you're answering a different question so that's why I'm going to ask you again. I am not asking you anything	3 4 5 6 7 8	of other witnesses that can attest to what massage actually means. And I'm telling you that Ghislaine told me to go to and give him a massage, which means sex. Q Okay. So ———————————————————————————————————
4 5 6 7 8 9	How many times do you want me to answer this? Q (BY MS. MENNINGER) I think you're answering a different question so that's why I'm going to ask you again. I am not asking you anything about a time when Jeffrey and Ghislaine together told	3 4 5 6 7 8	of other witnesses that can attest to what massage actually means. And I'm telling you that Ghislaine told me to go to and give him a massage, which means sex. Q Okay. So Ghislaine Maxwell told you to go give a massage to ?
4 5 6 7 8 9	How many times do you want me to answer this? Q (BY MS. MENNINGER) I think you're answering a different question so that's why I'm going to ask you again. I am not asking you anything about a time when Jeffrey and Ghislaine together told you to go do something. I'm asking you to name a	3 4 5 6 7 8 9	of other witnesses that can attest to what massage actually means. And I'm telling you that Ghislaine told me to go to and give him a massage, which means sex. Q Okay. So Ghislaine Maxwell told you to go give a massage to ? A Correct.
4 5 6 7 8 9 10	How many times do you want me to answer this? Q (BY MS. MENNINGER) I think you're answering a different question so that's why I'm going to ask you again. I am not asking you anything about a time when Jeffrey and Ghislaine together told you to go do something. I'm asking you to name a single time during which Ghislaine Maxwell acting	3 4 5 6 7 8 9 10	of other witnesses that can attest to what massage actually means. And I'm telling you that Ghislaine told me to go to and give him a massage, which means sex. Q Okay. So Grand Ghislaine Maxwell told you to go give a massage to ? A Correct. Q That's your testimony?
4 5 6 7 8 9 10 11	How many times do you want me to answer this? Q (BY MS. MENNINGER) I think you're answering a different question so that's why I'm going to ask you again. I am not asking you anything about a time when Jeffrey and Ghislaine together told you to go do something. I'm asking you to name a single time during which Ghislaine Maxwell acting alone directed you to go have sex with another	3 4 5 6 7 8 9 10 11	of other witnesses that can attest to what massage actually means. And I'm telling you that Ghislaine told me to go to and give him a massage, which means sex. Q Okay. So Ghislaine Maxwell told you to go give a massage to ? A Correct. Q That's your testimony? A That is my testimony.
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4 5 6 7 8 9 10 11 12 13 14 15 16 17	How many times do you want me to answer this? Q (BY MS. MENNINGER) I think you're answering a different question so that's why I'm going to ask you again. I am not asking you anything about a time when Jeffrey and Ghislaine together told you to go do something. I'm asking you to name a single time during which Ghislaine Maxwell acting alone directed you to go have sex with another person? MR. EDWARDS: Objection. Asked and answered. Harassing. Argumentative. A I've given you the names of the people that Ghislaine instructed me to go have sexual	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	of other witnesses that can attest to what massage actually means. And I'm telling you that Ghislaine told me to go to and give him a massage, which means sex. Q Okay. So Ghislaine Maxwell told you to go give a massage to ? A Correct. Q That's your testimony? A That is my testimony. Q All right. Ghislaine Maxwell told you to go give a massage to , correct? A Correct. Q Ghislaine Maxwell told you to give a massage to , correct?
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4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	How many times do you want me to answer this? Q (BY MS. MENNINGER) I think you're answering a different question so that's why I'm going to ask you again. I am not asking you anything about a time when Jeffrey and Ghislaine together told you to go do something. I'm asking you to name a single time during which Ghislaine Maxwell acting alone directed you to go have sex with another person? MR. EDWARDS: Objection. Asked and answered. Harassing. Argumentative. A I've given you the names of the people that Ghislaine instructed me to go have sexual relations with. I am not discluding (sic) the fact that Jeffrey also told me. Ghislaine told me from her mouth to do these things. Jeffrey told me from his mouth to do these things with these people. Ghislaine instructed	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	of other witnesses that can attest to what massage actually means. And I'm telling you that Ghislaine told me to go to and give him a massage, which means sex. Q Okay. So ——Ghislaine Maxwell told you to go give a massage to ? A Correct. Q That's your testimony? A That is my testimony. Q All right. Ghislaine Maxwell told you to go give a massage to, correct? A Correct. Q Ghislaine Maxwell told you to give a massage to, correct? A Correct. Q Ghislaine Maxwell told you to give a massage to, correct? A Correct. Q Ghislaine Maxwell told you to give a massage to, correct? A Correct. Q When did Ghislaine Maxwell tell you to

24

Α

Q

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24

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I'm going to keep answering the questions

the same way that I keep answering them. I don't

Other than Glenn Dubin, Stephen Kaufmann,

Prince Andrew, Jean Luc Brunel, Bill Richardson,

	Page 205	1	Page 207
1	another prince, the large hotel chain owner and	1	Q Including Mr. Edwards, who is sitting
2	Marvin Minsky, is there anyone else that Ghislaine	2	right here, correct?
3	Maxwell directed you to go have sex with?	3	A Correct.
4	A I am definitely sure there is. But can I	4	Q What did that journal look like?
5	remember everybody's name? No.	5	A It was green.
6	Q Okay. Can you remember anything else	6	Q And what else?
7	about them?	7	A It was just a spiral notebook.
8	A Look, I've given you what I know right	8	Q Okay. And what did you put into that
9	now. I'm sorry. This is very hard for me and very	9	green spiral notebook?
10	frustrating to have to go over this. I don't I	10	A Bad memories. Things that I've gone
11	don't recall all of the people. There was a large	11	through, lots of things, you know. I can't tell you.
12	amount of people that I was sent to.	12	There was a lot of pages. It was over 300 pages in
13	Q Do you have any notes of all these people	13	that book.
14	that you were sent to?	14	Q Did you ever show that book to your
15	A No, I don't.	15	lawyers?
16	Q Where are your notes?	16	A No.
17	A I burned them.	17	Q Did you show that book to anyone?
18	Q When did you burn them?	18	A My husband.
19	A In a bonfire when I lived at Titusville	19	Q Did you show it to anyone else besides
20	because I was sick of going through this shit.	20	your husband?
21	Q Did you have lawyers who were representing	21	A No.
22	you at the time you built a bonfire and burned these	22	Q Did you tear out pages and give them to
23	notes?	23	Sharon Churcher?
24	A I've been represented for a long time, but	24	A No, I wrote those pages that you're
25	it was not under the instruction of my lawyers to do	25	talking about, I wrote for her specifically. She
	Page 206		Page 208
1	this. My husband and I were pretty spiritual people	1	wanted to know about the Prince Andrew incident.
2	and we believed that these memories were worth	2	Q So that's a different piece of paper?
3	burning.	3	A Yeah, that's just random paper.
4	Q So you burned notes of the men with whom	4	Q So you had a green spiral notebook that
5	you had sex while you were represented by counsel in	5	you began sometime in 2011 or 2012 in which you wrote
6	litigation, correct?	6	down your recollections about what had happened to
7	MR. EDWARDS: Object to the form.	7	you, and you burned that in a bonfire in 2013.
8	A This wasn't anything that was a public	8	Did I get that right?
9	document. This was my own private journal, and I	9	A You got that right.
10	didn't want it anymore. So we burned it.	10	Q And do you have no other names of people
11	Q (BY MS. MENNINGER) When did you write	11	to whom you claim Ghislaine Maxwell directed you to
12	that journal?	12	have sex, correct?
13	A Just over time. I started writing it	13	A At this time, no.
14	probably in, I don't know, I can't speculate, 2012,	14	Q Is there any document that would refresh
15	2011.	15	your recollection that you could look at?
16	Q So you did not write this journal at the	16	A If you have a document you'd like to show
17	time it happened?	17	me, I would be glad to look at it and tell you the
18	A No.	18	names I recognize off of that.
19	Q You started writing this journal	19	Q I'm just asking you if there's a document
20	approximately a decade after you claim you finished	20	you know of that has this list of names in it?
21	being sexually trafficked, correct?	21	A Not in front of me, no.
22	A Yes.	22	Q Where is the original of the photograph
23	Q And you started writing a journal after	23	that has been widely circulated in the press of you
24	you had a lawyer, correct?	24	with Prince Andrew?
25	A Correct.	25	A I probably still have it. It's not in my

		Page 209			Page 211
1	nosses	sion right now.	1	А	My little yellow Kodak camera.
2	Q	Where is it?	2	Q	Who took the picture?
3	A	Probably in some storage boxes.	3	A	Jeffrey Epstein.
4	Q	Where?	4	Q	And where did you have it developed?
5	A	In Sydney.	5	A	I believe when I got back to America.
6	Q	Where in Sydney?	6	Q	So where?
7	A	At some family's house. We got the boxes	7	A	I don't know.
8		d to Australia, and they were picked up off the	8	Q	Palm Beach?
9		by my nephews and brought to their house.	9	A	I don't know.
10	Q	Which is where?	10	Q	What is the date the photograph was
11	A	In Sydney.	11	printed	
12	Q	Where in Sydney?	12	A	I believe it's in March 2001.
13	A		13	Q	Okay.
14	Q	And who lives in that house?	14	A	But that's just off of my photographic
15	A	Well, it's owned by my mother-in-law and	15		y. I don't it could be different, but I
16		in-law, but my nephews live in the house.	16		's March 2001.
17	Q	What are their names?	17	Q	You have a photographic memory?
18	A	I'm not giving you the names of my	18	A	I'm not saying I have a photographic
19	nephev		19		y. But if I'd look at the back of the photo and
20	Q	What's the address of the house?	20		mber what it says, I believe it was March 2001.
21	A	Why would you want that?	21	Q	Did the photograph ever leave your
22	Q	I want to know where the photograph is.	22	_	ssion for a while?
23	_	king you where the photograph is. And you've	23	A	I gave it to the FBI.
24		old me it's somewhere in ?	24	Q	Okay. And when did you get it back?
25	A	Yes.	25	A	When they took copies of it.
		Page 210			Page 212
1	0	Page 210 So where in sthe photograph	1	Q	Page 212 When was that?
1 2	Q locate	So where in six the photograph	1 2	Q A	
	Q locate	So where in sis the photograph od?		_	When was that?
2	locate A	So where in is the photograph is the photograph id? If I can't 100 percent say that the	2	A	When was that? 2011.
2	locate A photog	So where in is the photograph	2 3	A Q	When was that? 2011. When they came to interview you?
2 3 4	A photog	So where in is the photograph is the photograph id? If I can't 100 percent say that the	2 3 4	A Q A Q	When was that? 2011. When they came to interview you? Yes.
2 3 4 5	A photog	So where in is the photograph	2 3 4 5	A Q A Q	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it
2 3 4 5 6	A photog presen addres	So where in is the photograph is d? If I can't 100 percent say that the graph is there, it could be at my house that I litly live in. I'm not going to give you the is of my nephews' residence.	2 3 4 5	A Q A Q was in	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession?
2 3 4 5 6 7	A photog presen addres	So where in is the photograph is d? If I can't 100 percent say that the graph is there, it could be at my house that I willy live in. I'm not going to give you the is of my nephews' residence. When is the last time you saw the	2 3 4 5 6 7	A Q A Q was in A	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes.
2 3 4 5 6 7 8	A photogoresen addres Q photogoresen	So where in is the photograph id? If I can't 100 percent say that the graph is there, it could be at my house that I will live in. I'm not going to give you the is of my nephews' residence. When is the last time you saw the graph in person?	2 3 4 5 6 7 8	A Q A Q was in A Q are in	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes. What other documents related to this case
2 3 4 5 6 7 8	photog presen addres Q photog	So where in is the photograph id? If I can't 100 percent say that the graph is there, it could be at my house that I witly live in. I'm not going to give you the is of my nephews' residence. When is the last time you saw the graph in person? When I packed and left America.	2 3 4 5 6 7 8	A Q A Q was in A Q are in	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes. What other documents related to this case that, storage boxes in Australia?
2 3 4 5 6 7 8 9	photog presen addres Q photog A Q	So where in is the photograph id? If I can't 100 percent say that the graph is there, it could be at my house that I will live in. I'm not going to give you the is of my nephews' residence. When is the last time you saw the graph in person? When I packed and left America. Colorado?	2 3 4 5 6 7 8 9	A Q A Q was in A Q are in	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes. What other documents related to this case that, storage boxes in Australia? MR. EDWARDS: Object to the form.
2 3 4 5 6 7 8 9 10	photogresen addres Q photogresen A Q A Q A	So where in is the photograph id? If I can't 100 percent say that the graph is there, it could be at my house that I litly live in. I'm not going to give you the so of my nephews' residence. When is the last time you saw the graph in person? When I packed and left America. Colorado? Yes.	2 3 4 5 6 7 8 9 10	A Q A Q was in A Q are in A	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes. What other documents related to this case that, storage boxes in Australia? MR. EDWARDS: Object to the form. Documents related to this case there
2 3 4 5 6 7 8 9 10 11	photogresen addres Q photogresen A Q A Q A	So where in is the photograph id? If I can't 100 percent say that the graph is there, it could be at my house that I willy live in. I'm not going to give you the is of my nephews' residence. When is the last time you saw the graph in person? When I packed and left America. Colorado? Yes. All right. So you had that photograph	2 3 4 5 6 7 8 9 10 11	A Q A Q was in A Q are in A I don't there's	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes. What other documents related to this case that, storage boxes in Australia? MR. EDWARDS: Object to the form. Documents related to this case there know. I really can't tell you. I mean,
2 3 4 5 6 7 8 9 10 11 12 13	photogram address Q photogram A Q A Q here v	So where in is the photograph id? If I can't 100 percent say that the graph is there, it could be at my house that I willy live in. I'm not going to give you the so of my nephews' residence. When is the last time you saw the graph in person? When I packed and left America. Colorado? Yes. All right. So you had that photograph with you in Colorado?	2 3 4 5 6 7 8 9 10 11 12 13	A Q A Q was in A Q are in A I don't there's	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes. What other documents related to this case that, storage boxes in Australia? MR. EDWARDS: Object to the form. Documents related to this case there know. I really can't tell you. I mean, seven boxes full of Nerf guns, my kids' toys, I don't know what other documents would be
2 3 4 5 6 7 8 9 10 11 12 13	photogresen addres Q photogresen A Q A Q here v	So where in is the photograph id? If I can't 100 percent say that the graph is there, it could be at my house that I witly live in. I'm not going to give you the is of my nephews' residence. When is the last time you saw the graph in person? When I packed and left America. Colorado? Yes. All right. So you had that photograph with you in Colorado? Yes.	2 3 4 5 6 7 8 9 10 11 12 13	A Q A Q was in A Q are in A I don't there's photos.	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes. What other documents related to this case that, storage boxes in Australia? MR. EDWARDS: Object to the form. Documents related to this case there know. I really can't tell you. I mean, seven boxes full of Nerf guns, my kids' toys, I don't know what other documents would be
2 3 4 5 6 7 8 9 10 11 12 13 14	photogresen addres Q photogresen A Q A Q here v A	If I can't 100 percent say that the graph is there, it could be at my house that I styl live in. I'm not going to give you the is of my nephews' residence. When is the last time you saw the graph in person? When I packed and left America. Colorado? Yes. All right. So you had that photograph with you in Colorado? Yes. What's on the back of the photograph?	2 3 4 5 6 7 8 9 10 11 12 13 14	A Q A Q was in A Q are in A I don't there's photos. in there	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes. What other documents related to this case that, storage boxes in Australia? MR. EDWARDS: Object to the form. Documents related to this case there know. I really can't tell you. I mean, seven boxes full of Nerf guns, my kids' toys, I don't know what other documents would be each
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	photogresen addres Q photogresen A Q A Q here v A Q A	So where in is the photograph id? If I can't 100 percent say that the graph is there, it could be at my house that I litly live in. I'm not going to give you the is of my nephews' residence. When is the last time you saw the graph in person? When I packed and left America. Colorado? Yes. All right. So you had that photograph with you in Colorado? Yes. What's on the back of the photograph? I'm sorry?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Q A Q was in A Q are in A I don't there's photos in there Q those	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes. What other documents related to this case that, storage boxes in Australia? MR. EDWARDS: Object to the form. Documents related to this case there know. I really can't tell you. I mean, seven boxes full of Nerf guns, my kids' toys, I don't know what other documents would be executed. (BY MS. MENNINGER) Did anyone search
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	photogresen addres Q photogresen A Q A Q here v A Q A	If I can't 100 percent say that the graph is there, it could be at my house that I styl live in. I'm not going to give you the is of my nephews' residence. When is the last time you saw the graph in person? When I packed and left America. Colorado? Yes. All right. So you had that photograph with you in Colorado? Yes. What's on the back of the photograph? I'm sorry? Is there anything on the back of the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q A Q was in A Q are in A I don't there's photos in there Q those	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes. What other documents related to this case that, storage boxes in Australia? MR. EDWARDS: Object to the form. Documents related to this case there know. I really can't tell you. I mean, seven boxes full of Nerf guns, my kids' toys, I don't know what other documents would be de. (BY MS. MENNINGER) Did anyone search documents after you received discovery requests
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	photogopresen address Q photogophotog	If I can't 100 percent say that the graph is there, it could be at my house that I stly live in. I'm not going to give you the is of my nephews' residence. When is the last time you saw the graph in person? When I packed and left America. Colorado? Yes. All right. So you had that photograph with you in Colorado? Yes. What's on the back of the photograph? I'm sorry? Is there anything on the back of the graph?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q A Q was in A Q are in A I don't there's photos in there Q those of from u	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes. What other documents related to this case that, storage boxes in Australia? MR. EDWARDS: Object to the form. Documents related to this case there know. I really can't tell you. I mean, seven boxes full of Nerf guns, my kids' toys, I don't know what other documents would be e. (BY MS. MENNINGER) Did anyone search documents after you received discovery requests is in this case?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	photogopresen address Q photogophotog	If I can't 100 percent say that the graph is there, it could be at my house that I stly live in. I'm not going to give you the is of my nephews' residence. When is the last time you saw the graph in person? When I packed and left America. Colorado? Yes. All right. So you had that photograph with you in Colorado? Yes. What's on the back of the photograph? I'm sorry? Is there anything on the back of the graph? There's like the date it was printed, but ting or anything. Okay. Does it say where it was printed?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q A Q was in A Q are in A I don't there's photos. in there Q those of from u A I can't	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes. What other documents related to this case that, storage boxes in Australia? MR. EDWARDS: Object to the form. Documents related to this case there know. I really can't tell you. I mean, seven boxes full of Nerf guns, my kids' toys, I don't know what other documents would be e. (BY MS. MENNINGER) Did anyone search documents after you received discovery requests s in this case? I haven't been able to obtain those boxes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	photogopresen address Q photogopresen A Q A Q here v A Q photogopresen A Q here v A Q no writ	If I can't 100 percent say that the graph is there, it could be at my house that I styl live in. I'm not going to give you the is of my nephews' residence. When is the last time you saw the graph in person? When I packed and left America. Colorado? Yes. All right. So you had that photograph with you in Colorado? Yes. What's on the back of the photograph? I'm sorry? Is there anything on the back of the graph? There's like the date it was printed, but ting or anything.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Q A Q was in A Q are in A I don't there's photos in there Q those of from u A I can't cost me	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes. What other documents related to this case that, storage boxes in Australia? MR. EDWARDS: Object to the form. Documents related to this case there know. I really can't tell you. I mean, seven boxes full of Nerf guns, my kids' toys, I don't know what other documents would be E. (BY MS. MENNINGER) Did anyone search documents after you received discovery requests in this case? I haven't been able to obtain those boxes. get them sent back up to me. It's going to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	photogresen address Q photogresen A Q A Q here v A Q photogresen A Q A Q A A Q A A Q A A A A A A A A A A	If I can't 100 percent say that the graph is there, it could be at my house that I stly live in. I'm not going to give you the is of my nephews' residence. When is the last time you saw the graph in person? When I packed and left America. Colorado? Yes. All right. So you had that photograph with you in Colorado? Yes. What's on the back of the photograph? I'm sorry? Is there anything on the back of the graph? There's like the date it was printed, but ting or anything. Okay. Does it say where it was printed?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Q A Q was in A Q are in A I don't there's photos in there Q those of from u A I can't cost me trying t	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes. What other documents related to this case that, storage boxes in Australia? MR. EDWARDS: Object to the form. Documents related to this case there know. I really can't tell you. I mean, seven boxes full of Nerf guns, my kids' toys, I don't know what other documents would be (BY MS. MENNINGER) Did anyone search documents after you received discovery requests s in this case? I haven't been able to obtain those boxes. get them sent back up to me. It's going to a a large amount of money. And right now I'm
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	photogresen address Q photogresen A Q A Q here v A Q photogresen A Q A Q A A Q A A Q A A A A A A A A A A	If I can't 100 percent say that the graph is there, it could be at my house that I styl live in. I'm not going to give you the so of my nephews' residence. When is the last time you saw the graph in person? When I packed and left America. Colorado? Yes. All right. So you had that photograph with you in Colorado? Yes. What's on the back of the photograph? I'm sorry? Is there anything on the back of the graph? There's like the date it was printed, but ting or anything. Okay. Does it say where it was printed? I don't believe so. I think it just I	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 was in A Q are in A I don't there's photos in there Q those of from u A I can't cost me trying t	When was that? 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes. What other documents related to this case that, storage boxes in Australia? MR. EDWARDS: Object to the form. Documents related to this case there know. I really can't tell you. I mean, seven boxes full of Nerf guns, my kids' toys, I don't know what other documents would be determined. (BY MS. MENNINGER) Did anyone search documents after you received discovery requests in this case? I haven't been able to obtain those boxes. get them sent back up to me. It's going to a large amount of money. And right now I'm to look after my family, so I'm not able to

25

23

24

25

months ago.

Q

Did they see the fire?

They've seen many fires that we've had.

specific article I'd like for her to see the article.

If you have something to show her, then,

Otherwise she's not going to testify about it.

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 4 you were on a helicopter with 4 in. And Ghislaine likes to talk a lot of 5 Ghislaine Maxwell as the pilot? 5 stuff that sounds fantastical. And whether it's true 6 MR. EDWARDS: Again, I'll let you answer 6 or not, that is what I do recall telling Sharon 7 the question once she's looking at the document that 7 Churcher. 8 you're being asked about. 8 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 10 answer a question about whether she recalls a 10 in the helicopter? 11 11 I told Sharon Churcher that Ghislaine flew particular press statement? 12 MR. EDWARDS: I will let her answer every 12 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 had told 15 can answer all of them. 15 you, correct? 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 18 not to answer a question when there's a claim of 18 correct anything that was printed under her name, 19 privilege. 19 concerning your stories to Sharon Churcher? 20 20 What privilege are you claiming to direct 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 25 recalled something -time for me and my husband to have to have this 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 3 the news and we stopped reading so many things. 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 7 (BY MS. MENNINGER) All right. So you're 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 --9 stories to Sharon Churcher? MR. EDWARDS: She's --I have read some articles about what 10 10 11 (BY MS. MENNINGER) -- is that true? 11 Sharon Churcher wrote. And a lot of the stuff that MR. EDWARDS: She is not refusing to 12 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 14 And I never came back to her and told her 15 to see the article you're talking about so I can be to correct anything. What was done was done. There 15 16 clear in my statement. was nothing else I can do. 16 17 (BY MS. MENNINGER) Do you recall seeing a 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 19 19 There was things that she printed that 20 **Ghislaine Maxwell as the pilot?** 20 really pissed me off, but there was nothing I could 21 No, I do not recall reading a press 21 do about it. It's already out there. 22 article saying that I was on a helicopter with 22 She printed things that were untrue, as Ghislaine is the pilot. 23 correct? Do you recall telling Sharon Churcher that MR. EDWARDS: Objection to the form. 24 24 25 you had conversations with 25 Mischaracterization. regarding him

Page 223 1 I wouldn't say that they were untrue. I 1 to why I want my client to answer all of these 2 would just say that she printed them as journalists 2 questions, but I want her to have the fair 3 take your words and turn them into something else. 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? 6 Mischaracterization. 6 MR. EDWARDS: Same objection. Same 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 15 inaccurate? 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 18 your lawyer is now directing you to not all of a 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 25 MR. EDWARDS: That's not what I'm doing. MR. EDWARDS: I will do that. Page 222 Page 224 You don't get to just talk over me and MS. MENNINGER: That's what the Federal 1 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 5 asking, very calmly, is for her to see this. 5 6 actual documents. 6 MS. MENNINGER: Mr. Edwards, this is not 7 7 your deposition. I'm asking your client what she 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 9 she remembers, then let her not answer. But you 9 But anyway --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 14 MR. EDWARDS: I'm going to instruct my 14 answer. 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 17 to the press about Ghislaine Maxwell attributed to 17 will tell you the answer, the accurate answer to your 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 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

		Page 225		Page 227
1	you is	accurate or inaccurate?	1	A Single sheets.
2	Α	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	short document? What was it?
4	wheth	er any inaccurate statement has been attributed	4	A I can't recall how long the document was,
5		in the press?	5	but I would say it would be a few pages.
6	A	Please show me a document and I will tell	6	Q And other than asking you to write
7	you.		7	whatever you remember about whatever you remember about
8	Q	Are you refusing to answer my questions	8	give you any other directions about what you should
9	about	your knowledge of whether inaccurate statements	9	write?
10	have b	peen attributed to you in the press?	10	A She was interested in two things, really.
11	Α	Are you refusing to give me the documents	11	How Epstein got away with so many counts of child
12	to look	at?	12	trafficking for sex and how was
13	Q	Are you refusing to answer the question?	13	involved in it. Those were her two main inquiries.
14	A	I am refusing to answer the question based	14	Q What did she ask you to write?
15	upon t	he fact that you are not being fair enough to	15	A She asked me to write about .
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		answer.	17	handwriting?
18	Q	Ms. Giuffre	18	A No, she just asked me to write down what I
19	A	Yes.	19	can remember.
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	A 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	Q Yes.
25	Q	Have you looked on the Internet and read	25	A Yeah, I wrote pages for her specifically.
		Page 226		Page 228
1	article	es that attribute statements to you about	1	
2	Ghisla	nine Maxwell?	2	A In my own handwriting.
3	Α	Yes.	3	Q And what you wrote, was that true?
4	Q	Do you know any statement that has been	4	A Yes.
5	attrib	uted to you in a press article on the Internet	5	Q And did you get paid for those pieces of
6	about	Ghislaine Maxwell that is untrue?	6	paper?
7		MR. EDWARDS: Same objection. Same	7	A Not for the papers, I don't believe.
8	instruc	ction.	8	Q Okay. Have you gotten paid when they've
9	Α	Please show me a specific document.	9	been reprinted?
10	Q	(BY MS. MENNINGER) Do you know of any	10	A No.
11	such s	statement about Ghislaine Maxwell attributed to	11	Q Have you negotiated any deal with Radar
12	you b	y the press that is inaccurate?	12	Online?
13	Α	If you could please show me a specific	13	A No.
14	docum	nent.	14	Q Have you negotiated any deal with Sharon
15	Q	Tell me what Sharon Churcher asked you to	15	Churcher for the purpose of publishing those pieces
16	write	for her.	16	of paper?
17	Α	Any knowledge that I had about my time	17	A Not those pieces of paper.
18	with		18	Q When did you write those pieces of paper?
19	Q	And did you write it?	19	MR. EDWARDS: Object to the form.
20	Α	Um-hum.	20	A A week before she came out.
21	Q	What did you write it in or on?	21	Q (BY MS. MENNINGER) And when did you give
22	Α	Paper.	22	them to her?
23	Q	What kind of paper?	23	A When she came out.
24	Α	Lined paper.	24	Q When was that?
25	Q	Was it in a book or single sheets?	25	A Sometime, I believe, in early 2011.
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1	Q	Page 229 What did you get paid for, if not for	1	Page 231 that you were 16 years old?
2	-	pieces of paper?	2	•
3	tilose	MR. EDWARDS: Object to the form.	3	
	۸	<u></u>	4	
4	Α	I was paid for the picture with		
5	la e el cer	with his arm around me, Ghislaine in the	5	, , , , , , , , , , , , , , , , , , ,
6		round. And I was paid for the, I guess, the	6	· , · · · · · · · ·
7		of the stories.	7	
8	Q	(BY MS. MENNINGER) Anything else?	8	, , , , , , , , , , , , , , , , , , , ,
9	A	No.	9	
10	Q	You were not paid for those pieces of	10	, , , , , , , , , , , , , , , , , , , ,
11	paper		11	
12	Α	No.	12	
13	Q	All right. And how many pieces of paper	13	
14	did yo	ou write?	14	. , ., . , 3
15	Α	Like I said, I'm rounding it around three.	15	5 A Correct, I don't remember that.
16	Q	Three pieces of paper?	16	Q And if that were in the paper, that would
17	Α	That's what I I don't remember to be	17	7 be untrue, correct?
18	exact	on a number. I'm sorry. But over three pages.	18	8 A Correct.
19	Q	And you wrote those sometime in 2011?	19	5
20	Α	The week that she was coming out to see	20	good time for a break.
21	me.		21	THE DEPONENT: Thank you.
22	Q	And you gave them to her, right?	22	MR. EDWARDS: Okay. Sounds good.
23	Α	I gave them to her.	23	THE VIDEOGRAPHER: We're off the record at
24	Q	Did you keep a copy of that?	24	4 2:45.
25	Α	No.	25	5 (Recess taken from 2:45 p.m. to 2:55 p.m.)
		Page 230		Page 232
1	Q	Did you rip them out to make them look	1	1 THE VIDEOGRAPHER: We're back on the
2	like th	ney came out of a journal?	2	2 record at 2:55.
3	Α	No.	3	Q (BY MS. MENNINGER) Do you have any
4	Q	Were you directed to make them look like	4	4 photographs of yourself either nude or in a sexually
5	they o	came out of a journal?	5	compromising position that you claim were taken by
6	Α	No.	6	6 Ghislaine Maxwell?
7	Q	Do you know why your lawyer would have	7	A I do not have any of those in my evidence.
8	told t	he federal judge in New York that that's what	8	8 But if you ask Ghislaine Maxwell, she would have
9	you d	id?	9	9 plenty.
10		MR. EDWARDS: Object to the form.	10	Q Do you have any in your storage boxes in
11	Α	My lawyer in New York?	11	1 Sydney?
12	Q	(BY MS. MENNINGER) Um-hum.	12	2 A No.
13	Α	Ripped them out of a journal?	13	Q Do you know whether your attorneys have
14	Q	Said that you had. Do you know why she	14	any such photographs that you claim were taken by
15	would	I have said that?	15	5 Ghislaine Maxwell?
16	Α	Maybe she thought that I did.	16	6 A No.
17	Q	But you didn't?	17	7 Q You don't know or they don't have them?
			18	A I don't know. And I don't think they have
18	Α	They were just pieces of paper written for		
18 19		They were just pieces of paper written for n Churcher's purpose.	19	9 them. If they had them, they would have told me.
		, , , , , , , , , , , , , , , , , , , ,	19 20	
19	Sharoi Q	n Churcher's purpose.		O You should ask your client. She's got plenty of
19 20	Sharoi Q	n Churcher's purpose. And not directed to look like they came	20	You should ask your client. She's got plenty of them.
19 20 21	Sharon Q from a	n Churcher's purpose. And not directed to look like they came a journal?	20 21	You should ask your client. She's got plenty of them. Q What type of camera did Ghislaine Maxwell
19 20 21 22	Sharon Q from a A came	And not directed to look like they came a journal? Nobody told me to make them look like they	20 21 22	You should ask your client. She's got plenty of them. Q What type of camera did Ghislaine Maxwell use?

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Α

Q

Jeffrey Epstein?

Yes.

Did you tell

That I wasn't just massaging these people.

Did you tell him what you were doing with

what

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Q

Α

Q

Α

Why not?

people just don't get along.

We just had a hard relationship.

Because we did. I don't know why. Some

Page 239 Page 237 been through. I think for ten, however long many 1 Q Do you get along with your parents now? 1 2 Α I get along with my parents now, yes. 2 years, I mean, over ten years, I had tried to start a new life, become a new person. And I wanted to put 3 Okay. Have you ever told anyone that you 3 4 were a sex slave for four years? 4 all that stuff behind me and not think about it. But after you have children, something changes in you and 5 Under the assumption that I got my dates 5 wrong, yes, I probably have. 6 you just want to stand up and do the right thing and 6 7 Q And that's not true, correct? 7 protect any other children from having to go through this. 8 Not because I didn't mean it to be true. 8 9 Did you tell your parents how much money 9 Just because I didn't know my dates. Q you received from your settlement with Jeffrey So four years is not two years, correct? 10 10 11 MR. EDWARDS: Object to the form. 11 12 Four years is not two years. 12 Α No. That is a -- I think there's like a 13 non-disclosure statement. I don't know exactly what (BY MS. MENNINGER) What did your parents 13 14 say when you told them that you had been sexually 14 the legal term is, but --Did you send any money to your parents? 15 trafficked by Jeffrey Epstein and Ghislaine Maxwell? 15 Q 16 I believe they were disgusted. 16 Α No, I don't -- no. No, I've never sent 17 Q What did they tell you to do or to not do? 17 money to my parents. Who is 18 I don't remember the exact conversations 18 Q shady friends. 19 that we had, but they weren't happy. 19 Α One of 20 Did you talk to about Were they both on the phone at the same 20 Q Q 21 time? 21 your involvement with Jeffrey Epstein? 22 Α No. 22 Α No. 23 23 Q Who was on the phone first? Q Did you ever live with 24 MR. EDWARDS: Object to the form. 24 Α No, he used to come over to my house. 25 25 Q Between 2000 and 2002 did you ever have I don't know. Α Page 238 Page 240 (BY MS. MENNINGER) You were in Australia any interactions with law enforcement? 1 0 1 2 at the time, correct? 2 Α Yes. 3 3 Q When? Α Yes. Α When I tried to break away from Jeffrey 4 Q They were not? 4 and Ghislaine, I started making myself unavailable. 5 Α Yes. 5 Have they ever been to see you in And I got a job at Road House Grill. And Tony used 6 Q 6 7 Australia? 7 to come pick me up in the afternoons, at nighttime, 8 Α My dad has. 8 and he'd sit at the bar. And there's this big cup 9 Has your mom ever been to see you in 9 that's got tips in it. Q 10 Australia? 10 I was in the back room. And I had to --Α No, my mom is afraid of flying. 11 first you have to sign out and you have to take off 11 12 Q When did your dad come to see you in 12 your aprons, put your aprons away. And there's a 13 Australia? 13 whole bunch of cleaning up stuff you have to do. The birth of my son, my first one in 2006. 14 In that time period, Tony grabbed money 14 And then, I believe in 2010 when my daughter was from a cup that had money in it. That was for the 15 15 born. bartenders for their tips. My boss called me the 16 16 17 Q And did you have this conversation with 17 next day. He told me that I had stolen the money, 18 your dad about this in person or on the phone? 18 which I hadn't. And I came back and I returned the I've had conversations with him about it 19 Α 19 money after I confronted Tony about it. Gave the since. 20 money back to him and he said, I'm sorry, but it's 20 21 I'm talking about the first time you had a just law that I have to call the police. So he Q 21 22 conversation with your dad. 22 called the police. 23 On the phone. 23 And knowing that Jeffrey has got the Palm Α 24 What caused you to tell him in 2010? Beach Police Department in his pocket, I went to 24 Q 25 I was just starting to accept what I had Jeffrey Epstein and I told him what had happened.

Q	You paid him back the money the next day?
Α	Very next day.
Q	And did you ever speak with the Palm Beach
Count	y Sheriff's Office about it?
Α	You know, I don't know if they called me
or not,	but I know that since my boss told me he had
to call	the police, I went to Jeffrey. And Jeffrey
said he	e'd handle it.
Q	How old were you at the time?
Α	I don't know, 18, maybe 19.
Q	You weren't a juvenile, were you?
Α	Well, juvenile being under 18, no.
Q	Is that the only interaction with law
enford	cement that you had between 2000 and 2002?
Α	Correct.
Q	Were you, in fact, charged with theft
based	on that case?
Α	No charges were ever brought to me.
Q	Do you know if they were filed?

No. Jeffrey told me he'd handle it, and I

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Q About anything other than Ghislaine
Maxwell?
MR. EDWARDS: And I would just object at
this point in time and instruct the witness not to
convey any answers as to who she has or who she has
not disclosed until such time as the Court rules on
the current outstanding motion.
I know that we have some obligations to
fulfill by the 4th. We intend to do that. And I
also recognize we may be back to answer some of these
questions. But for today, she's not going to answer
those questions.
MS. MENNINGER: Well, I'm just going to
ask them and
MR. EDWARDS: I understand.
Q (BY MS. MENNINGER) Have you spoken to any
law enforcement in Colorado since the beginning of
January 2015?
A I can't answer that question right now.
MR. EDWARDS: Hold on one second. I may
be able to get you an answer to that question. Can I
take can I just take a quick break, and I think I
can answer that particular question for you?

MS. MENNINGER: I'm not asking you to

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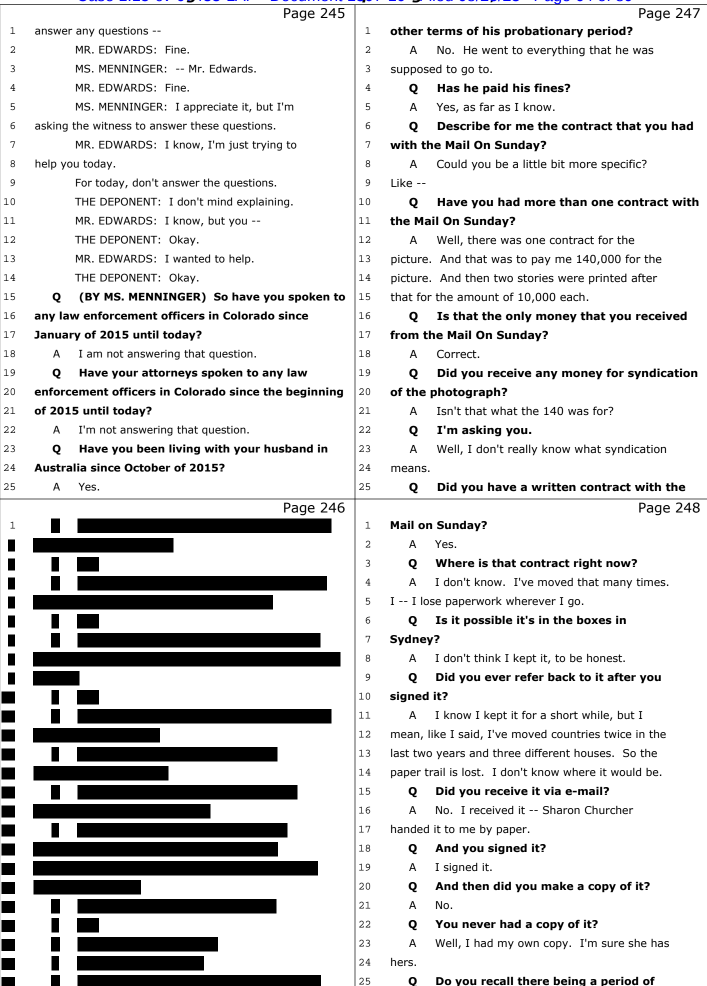
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	Page 249		Page 251
1	exclusivity?	1	who have been interested in it and I still don't know
2	A Yes.	2	if I want to do it yet. I mean, I think there's a
3	Q What was that period?	3	lot more that can go into it, you know.
4	A I believe it was like a three-month period	4	Q You were actively sending the manuscript
5	or something.	5	to people for purposes of having them reach a deal
6	Q Okay. And what other terms of the	6	with you and publish it, correct?
7	contract, do you recall?	7	A No deal was ever talked about. What we
8	A I couldn't talk to any other news	8	talked about was the possibility of publishing it, is
9	publication about the story.	9	it publishing-worthy, would I need to get a
10	Q Anything else?	10	ghostwriter. You know, this is the first time I've
11	A Not that I know of.	11	ever written a manuscript so I didn't know what I was
12	Q Were you happy when the period was up?	12	doing.
13	A Well, I mean, at that time I wanted to	13	Q Okay. You contacted Jarred Weisfeld,
14	write about my story. So I guess, yes, I was happy	14	correct?
15	when that period was up.	15	A Correct.
16	Q And you were actively writing a book at	16	Q I'm going to mark a document as
17	that time, correct?	17	Defendant's Exhibit 16. It is a composite exhibit.
18	A My manuscript. I've never published it.	18	(Exhibit 16 marked.)
19	Q You were writing the manuscript at the	19	MR. EDWARDS: Thank you.
20	time of your period of exclusivity with Sharon	20	Q (BY MS. MENNINGER) I'm not going to ask
21	Churcher, correct?	21	you to read every single page of this, but if you
22	A Those three months were just craziness. I	22	look at the first page.
23	think I started after that.	23	A Um-hum.
24	Q You think you started writing the book	24	Q Can you tell what this is in terms of what
25	after the 90 days were up?	25	type of document?
	Page 250		Page 252
1	A Yeah.	1	A It's an e-mail from me to Jarred.
2	Q And then you attempted to sell that	2	Q Okay. And there's also e-mails from
3	manuscript, correct?	3	Jarred to you on the same page, correct?
4	A I didn't attempt to sell it. I went to	4	A Yes.
5	other publications, like, what do you call them?	5	Q And can you tell I just presume that
6	People I'm trying to think of the name of the	6	you know that you have turned over documents in this
7	word. People who publish books, not like a newspaper	7	case; is that true?
8	or anything. And I inquired about what they thought	8	A Yes.
9	of my manuscript and if they thought it was, you	9	Q All right. And do you see at the bottom
10	know, a good story. And, yeah.	10	it's got your name and some page numbers in the
11	Q So you sent the manuscript to these people	11	bottom right-hand corner?
12	for the purposes of trying to publish the book,	12	A Giuffre 003529?
13	correct?	13	Q Right.
14	A Some people, yes.	14	A Yes.
15	Q And you were trying to get money from the	15	Q So you understood that your lawyers sought
16	book publication, correct?	16	from you e-mails, for example?
17	A Well, I wasn't going to sell it to them	17	A Yes.
18	for free.	18	Q And searched your computer, correct?
19	Q But you were unsuccessful in finding	19	A Correct.
20	someone to publish it, correct?	20	Q And printed out e-mails, correct?
21	A Well, I was always on the fence with it.	21	A Yes.
22	I wasn't too sure if I wanted to or didn't want to.	22	Q And these look like some of the e-mails?
23	I was more seeking judgment based upon these people	23	A Yes.
24	who have done this plenty and plenty of times.	24	Q Okay. Do you have any reason to believe
25	Still to this day, I mean, I've had people	25	that e-mails produced by your lawyers with your name

	Page 253		Page 255
1	on the e-mail address line are anything other than	1	A Yes.
2	your e-mail?	2	MR. EDWARDS: I object just to the
3	A No, they're my e-mails.	3	apparent mischaracterization.
4	Q Okay. Did anyone else use your e-mail	4	MS. MENNINGER: Of 2012?
5	account?	5	MR. EDWARDS: Being the first e-mails.
6	A No.	6	MS. MENNINGER: I only meant the first
7	Q Okay.	7	pages of this composite exhibit.
8	A I mean, well, my husband uses it	8	MR. EDWARDS: Okay.
9	sometimes. My kids use it for games.	9	MS. MENNINGER: But I appreciate your
10	Q Okay.	10	clarification.
11	A But that's about it.	11	MR. EDWARDS: Okay.
12	Q So if an e-mail is signed XOXO Jenna	12	Q (BY MS. MENNINGER) The first e-mails of
13	A Yes.	13	this composite exhibit are dated July of 2012,
14	Q is that you?	14	correct?
15	A Correct.	15	A Correct.
16	Q All right. And do you believe anyone else	16	MR. EDWARDS: The first page. As opposed
17	in your family was communicating with	17	to the first in the chronological timeline.
18	?	18	MS. MENNINGER: Yes.
19	A No, no one else.	19	MR. EDWARDS: Okay.
20	Q All right. What was the purpose of you	20	Q (BY MS. MENNINGER) If you flip sort of
21	communicating with Jarred?	21	anywhere towards the back, can you also see that
22	A We were trying to figure out if my book	22	you there are e-mails between yourself and Jarred
23	was my manuscript was ever published or	23	in 2011?
24	publishable. And this was at a time where there was	24	A Excuse me. And which page?
25	a lot of controversy about what's going on around JE.	25	Q Really, you can take your pick anywhere
	Page 254		
		1	Page 256
1	And when I say JE, I mean Jeffrey Epstein.	1	Page 256 from the back of that exhibit?
1 2	_	1 2	
	And when I say JE, I mean Jeffrey Epstein.		from the back of that exhibit?
2	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to	2	from the back of that exhibit? A Yeah, yeah, I see what you're talking
2 3	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to even consider taking it on because Jeffrey is a very	2 3	from the back of that exhibit? A Yeah, yeah, I see what you're talking about.
2 3 4	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to even consider taking it on because Jeffrey is a very powerful person.	2 3 4	from the back of that exhibit? A Yeah, yeah, I see what you're talking about. Q Here. Why don't I direct you to the
2 3 4 5	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to even consider taking it on because Jeffrey is a very powerful person. Q Did you send your manuscript to Jarred?	2 3 4 5	from the back of that exhibit? A Yeah, yeah, I see what you're talking about. Q Here. Why don't I direct you to the bottom right is Giuffre 3563. Now, it's going to be
2 3 4 5	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to even consider taking it on because Jeffrey is a very powerful person. Q Did you send your manuscript to Jarred? A I believe I did.	2 3 4 5 6	from the back of that exhibit? A Yeah, yeah, I see what you're talking about. Q Here. Why don't I direct you to the bottom right is Giuffre 3563. Now, it's going to be a little tricky to find, but it's about eight
2 3 4 5 6 7	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to even consider taking it on because Jeffrey is a very powerful person. Q Did you send your manuscript to Jarred? A I believe I did. Q All right. Did you ask Jarred to send it	2 3 4 5 6	from the back of that exhibit? A Yeah, yeah, I see what you're talking about. Q Here. Why don't I direct you to the bottom right is Giuffre 3563. Now, it's going to be a little tricky to find, but it's about eight pages I'm sorry, six pages from the back of the
2 3 4 5 6 7 8	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to even consider taking it on because Jeffrey is a very powerful person. Q Did you send your manuscript to Jarred? A I believe I did. Q All right. Did you ask Jarred to send it on to other people like	2 3 4 5 6 7 8	from the back of that exhibit? A Yeah, yeah, I see what you're talking about. Q Here. Why don't I direct you to the bottom right is Giuffre 3563. Now, it's going to be a little tricky to find, but it's about eight pages I'm sorry, six pages from the back of the composite exhibit.
2 3 4 5 6 7 8	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to even consider taking it on because Jeffrey is a very powerful person. Q Did you send your manuscript to Jarred? A I believe I did. Q All right. Did you ask Jarred to send it on to other people like MR. EDWARDS: Object to the form.	2 3 4 5 6 7 8	from the back of that exhibit? A Yeah, yeah, I see what you're talking about. Q Here. Why don't I direct you to the bottom right is Giuffre 3563. Now, it's going to be a little tricky to find, but it's about eight pages I'm sorry, six pages from the back of the composite exhibit. A Yes.
2 3 4 5 6 7 8 9	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to even consider taking it on because Jeffrey is a very powerful person. Q Did you send your manuscript to Jarred? A I believe I did. Q All right. Did you ask Jarred to send it on to other people like MR. EDWARDS: Object to the form. A I can't I can't recall. I believe I	2 3 4 5 6 7 8 9	from the back of that exhibit? A Yeah, yeah, I see what you're talking about. Q Here. Why don't I direct you to the bottom right is Giuffre 3563. Now, it's going to be a little tricky to find, but it's about eight pages I'm sorry, six pages from the back of the composite exhibit. A Yes. Q Do you see on that page an e-mail from
2 3 4 5 6 7 8 9 10	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to even consider taking it on because Jeffrey is a very powerful person. Q Did you send your manuscript to Jarred? A I believe I did. Q All right. Did you ask Jarred to send it on to other people like MR. EDWARDS: Object to the form. A I can't I can't recall. I believe I met through Jarred.	2 3 4 5 6 7 8 9 10	from the back of that exhibit? A Yeah, yeah, I see what you're talking about. Q Here. Why don't I direct you to the bottom right is Giuffre 3563. Now, it's going to be a little tricky to find, but it's about eight pages I'm sorry, six pages from the back of the composite exhibit. A Yes. Q Do you see on that page an e-mail from yourself to Jarred from June 7th of 2011?
2 3 4 5 6 7 8 9 10 11	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to even consider taking it on because Jeffrey is a very powerful person. Q Did you send your manuscript to Jarred? A I believe I did. Q All right. Did you ask Jarred to send it on to other people like MR. EDWARDS: Object to the form. A I can't I can't recall. I believe I met through Jarred. Q (BY MS. MENNINGER) Okay. I'm going to	2 3 4 5 6 7 8 9 10 11	from the back of that exhibit? A Yeah, yeah, I see what you're talking about. Q Here. Why don't I direct you to the bottom right is Giuffre 3563. Now, it's going to be a little tricky to find, but it's about eight pages I'm sorry, six pages from the back of the composite exhibit. A Yes. Q Do you see on that page an e-mail from yourself to Jarred from June 7th of 2011? A Yes.
2 3 4 5 6 7 8 9 10 11 12 13	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to even consider taking it on because Jeffrey is a very powerful person. Q Did you send your manuscript to Jarred? A I believe I did. Q All right. Did you ask Jarred to send it on to other people like MR. EDWARDS: Object to the form. A I can't I can't recall. I believe I met through Jarred. Q (BY MS. MENNINGER) Okay. I'm going to ask you to turn well, on the first page, the	2 3 4 5 6 7 8 9 10 11 12	from the back of that exhibit? A Yeah, yeah, I see what you're talking about. Q Here. Why don't I direct you to the bottom right is Giuffre 3563. Now, it's going to be a little tricky to find, but it's about eight pages I'm sorry, six pages from the back of the composite exhibit. A Yes. Q Do you see on that page an e-mail from yourself to Jarred from June 7th of 2011? A Yes. Q And in that e-mail you write: Dear Jarred
2 3 4 5 6 7 8 9 10 11 12 13	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to even consider taking it on because Jeffrey is a very powerful person. Q Did you send your manuscript to Jarred? A I believe I did. Q All right. Did you ask Jarred to send it on to other people like MR. EDWARDS: Object to the form. A I can't I can't recall. I believe I met through Jarred. Q (BY MS. MENNINGER) Okay. I'm going to ask you to turn well, on the first page, the second e-mail says, is Epstein too big for	2 3 4 5 6 7 8 9 10 11 12 13 14	from the back of that exhibit? A Yeah, yeah, I see what you're talking about. Q Here. Why don't I direct you to the bottom right is Giuffre 3563. Now, it's going to be a little tricky to find, but it's about eight pages I'm sorry, six pages from the back of the composite exhibit. A Yes. Q Do you see on that page an e-mail from yourself to Jarred from June 7th of 2011? A Yes. Q And in that e-mail you write: Dear Jarred Weisfeld, We spoke on the phone going back a couple
2 3 4 5 6 7 8 9 10 11 12 13 14	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to even consider taking it on because Jeffrey is a very powerful person. Q Did you send your manuscript to Jarred? A I believe I did. Q All right. Did you ask Jarred to send it on to other people like MR. EDWARDS: Object to the form. A I can't I can't recall. I believe I met through Jarred. Q (BY MS. MENNINGER) Okay. I'm going to ask you to turn well, on the first page, the second e-mail says, is Epstein too big for possessing to the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says, is Epstein too big for the second e-mail says is Epstein too big for the second e-mail says is Epstein too big for the second e-mail says is Epstein too big for the second e-mail says is Epstein too big for the second e-mail says is Epstein too big for the second e-mail says is Epstein too big for the second e-mail says is Epstein too big for the second e-mail says is Epstein too big for the second e-mail says is Epstein too big for the second e-mail says is Epstein too big for the second e-mail says is Epstein too big for the second e-mail says is Epstein too big for the second e-mail says is Epstein too big for the second e-mail says is Epstein too big for the second e-mai	2 3 4 5 6 7 8 9 10 11 12 13 14	from the back of that exhibit? A Yeah, yeah, I see what you're talking about. Q Here. Why don't I direct you to the bottom right is Giuffre 3563. Now, it's going to be a little tricky to find, but it's about eight pages I'm sorry, six pages from the back of the composite exhibit. A Yes. Q Do you see on that page an e-mail from yourself to Jarred from June 7th of 2011? A Yes. Q And in that e-mail you write: Dear Jarred Weisfeld, We spoke on the phone going back a couple months regarding the story I am writing called, The
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to even consider taking it on because Jeffrey is a very powerful person. Q Did you send your manuscript to Jarred? A I believe I did. Q All right. Did you ask Jarred to send it on to other people like MR. EDWARDS: Object to the form. A I can't I can't recall. I believe I met through Jarred. Q (BY MS. MENNINGER) Okay. I'm going to ask you to turn well, on the first page, the second e-mail says, is Epstein too big for Poes that refresh your recollection that Jarred and had something to do with one another?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	from the back of that exhibit? A Yeah, yeah, I see what you're talking about. Q Here. Why don't I direct you to the bottom right is Giuffre 3563. Now, it's going to be a little tricky to find, but it's about eight pages I'm sorry, six pages from the back of the composite exhibit. A Yes. Q Do you see on that page an e-mail from yourself to Jarred from June 7th of 2011? A Yes. Q And in that e-mail you write: Dear Jarred Weisfeld, We spoke on the phone going back a couple months regarding the story I am writing called, The Billionaires Playboy Club.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to even consider taking it on because Jeffrey is a very powerful person. Q Did you send your manuscript to Jarred? A I believe I did. Q All right. Did you ask Jarred to send it on to other people like MR. EDWARDS: Object to the form. A I can't I can't recall. I believe I met through Jarred. Q (BY MS. MENNINGER) Okay. I'm going to ask you to turn well, on the first page, the second e-mail says, is Epstein too big for poes that refresh your recollection that Jarred and had something to do with one another? A Yes. Q Okay. And on the second page in the middle of the page, just to be clear, is that an indication that, definitely does not want the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	from the back of that exhibit? A Yeah, yeah, I see what you're talking about. Q Here. Why don't I direct you to the bottom right is Giuffre 3563. Now, it's going to be a little tricky to find, but it's about eight pages I'm sorry, six pages from the back of the composite exhibit. A Yes. Q Do you see on that page an e-mail from yourself to Jarred from June 7th of 2011? A Yes. Q And in that e-mail you write: Dear Jarred Weisfeld, We spoke on the phone going back a couple months regarding the story I am writing called, The Billionaires Playboy Club. Right? A Correct. Q I am no longer under any contract and would like to ask you to review my synopsis and if
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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	And when I say JE, I mean Jeffrey Epstein. It was a very scary thing for a lot of publishers to even consider taking it on because Jeffrey is a very powerful person. Q Did you send your manuscript to Jarred? A I believe I did. Q All right. Did you ask Jarred to send it on to other people like MR. EDWARDS: Object to the form. A I can't I can't recall. I believe I met through Jarred. Q (BY MS. MENNINGER) Okay. I'm going to ask you to turn well, on the first page, the second e-mail says, is Epstein too big for poes that refresh your recollection that Jarred and had something to do with one another? A Yes. Q Okay. And on the second page in the middle of the page, just to be clear, is that an indication that, definitely does not want the book, XOXO Jenna. Is that what you wrote?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	from the back of that exhibit? A Yeah, yeah, I see what you're talking about. Q Here. Why don't I direct you to the bottom right is Giuffre 3563. Now, it's going to be a little tricky to find, but it's about eight pages I'm sorry, six pages from the back of the composite exhibit. A Yes. Q Do you see on that page an e-mail from yourself to Jarred from June 7th of 2011? A Yes. Q And in that e-mail you write: Dear Jarred Weisfeld, We spoke on the phone going back a couple months regarding the story I am writing called, The Billionaires Playboy Club. Right? A Correct. Q I am no longer under any contract and would like to ask you to review my synopsis and if you are interested I would love for you to represent me as my literary agent.

Page 259 covered the ongoing case of Jeffrey Epstein, the 1 one? All right. 1 2 world's richest pedophile. And my good friend and 2 MR. EDWARDS: What are we on now, 17? 3 journalist Sharon Churcher has a few from her 3 MS. MENNINGER: 17. articles that she has written to send to you as well. 4 4 (Exhibit 17 marked.) Correct? (BY MS. MENNINGER) Very similarly, can 5 5 6 Correct. 6 you take a look at this exhibit? It is a composite I am very serious about getting my book 7 7 of documents produced by your attorneys with various published and believe this story will cover many Bates ranges, Bates numbers in between Giuffre 2750 8 8 genres of interest, not only by those following the and 3928. 9 Α 2750 and -lengthy case, but it is also a woman's story of 10 10 11 glitz, glamour, sorrow, compassion, and true love. I 11 I think -- I think the last page is 3927, 12 hope you enjoy. 12 but it does not contain all of -- I'm sorry, 3928. 13 Correct? But it does not contain all of the pages in between, 13 Correct. 14 14 just to let you know. 15 Signed, yourself? Okay. Is there one specific that you want 15 Q 16 Yes. 16 me to look at? 17 So in about June you sent to Jarred 17 Q No, if you can just take a look at the first page. Weisfeld a synopsis and were asking him to represent 18 18 19 you as your literary agent to sell the book, correct? 19 Α Okay. 20 Α Yes. 20 Q And tell me if you know who this person 21 Q And you characterized Sharon Churcher as 21 is? 22 your good friend, correct? 22 Α Paulo Silva is somebody who works for the 23 Well, at that time -- you have to 23 Mail On Sunday. And he was the one in charge of 24 understand, Jarred and Sharon are very close. Sharon 24 paying me. is the one who introduced me to Jarred. And that's 25 25 Q Paying you for what? Page 258 Page 260 just being nice. Α The 140 plus the 10 and the 10. 1 1 2 Do you disagree that Sharon Churcher was 2 Q Okay. And did he also pay you on an ongoing basis for further sales of the photograph of 3 your good friend at that time? 3 Well, at that time I did trust her a lot yourself and 4 4 more than what I do now. 5 No, it was a set fee of 140 plus the 10 5 6 Why did you change your opinion of Sharon and 10. But they broke it up for some reason. So as Q 6 7 you can see here, Thanks for transferring the money. Churcher? 7 8 Α You know, I -- I just -- I think -- I 8 I will let you know when it reaches my bank account but just a little bit confused as I have a previous 9 think talking to some journalists can be very 9 dangerous, especially sometimes how words can get 10 e-mail with the amount owed at 4100. Is there still 10 11 taken out of context. And I'm not saying that she's 11 an outstanding amount yet to be paid. 12 a bad person. I'm just saying that just, I wouldn't 12 So they broke it up into quite a lot of call her up and ask her what she's cooking for dinner different fractions but it still equaled the 140 plus 13 13 14 tonight or how the family is doing. 14 the 10 and the 10. 15 Did you ever introduce her to your hair Okay. If I could ask you to flip back to Q 15 16 stylist? 16 Giuffre 2758. They're in sequential order, so it should be about eight pages back. 17 Α No. 17 18 0 All right. 18 Α Yes. All right. Do you see -- do you see that 19 Oh, actually, yes, I did. She did get a 19 haircut where I was at. 20 that's an e-mail from Paulo Silva to your e-mail 20 21 All right. 21 account? 22 MS. MENNINGER: So if I could have the 22 Α Yes. 23 e-mails with Paulo Silva, please. I'm going to mark 23 O On or about March 28th, 2011? these Defendant's Exhibit -- 18 -- 17. 24 Α 24 Yes. 25 Oh, I don't know if that's -- is that just All right. And it appears to be his 25 Q

	Page 261		Page 263
1	introductory e-mail to you. Is that a fair	1	what the terms of your agreement were with this
2	characterization of it?	2	syndication, Solo Syndication?
3	A It would be hard to say. Like, I'd have	3	A Well, like you said, it looks like half
4	to look at the first one. That's June 24th. This is	4	of
5	March 28th. I suppose so, if he's introducing	5	In regards to your image with
6	himself as Paulo Silva.	6	, I can confirm we've been able to sell it
7	Q All right. And in this e-mail he	7	quite frequently over the last few weeks. So far
8	introduces himself by name and tells you that he	8	we've been able to sell it to the following clients.
9	works for Solo Syndication and represents they are	9	It lists names.
10	the official syndication agency for Daily Mail and	10	So far the total sales, as of last Friday,
11	Mail On Sunday and that he's been overseeing the	11	is the number listed there.
12	syndication of your image, correct?	12	Therefore, your share is 4,487.
13	A Correct.	13	Q So let me be clear. I guess I'm asking,
14	Q All right. And then he tells you that	14	do do you recall what your deal was with Solo
15	with regard to your image with	15	Syndication?
16	confirm that they've been able to sell it frequently	16	A No, I do not recall it. I just remember
17	over the last couple of weeks. And he listed the	17	Sharon writing up the contract saying 140 plus the 10
18	names of various news agencies to whom they had sold		and the 10. I completely forgot about the
	the image, correct?	19	syndication for \$4,000 and 487 cents (sic).
20	A Correct.	20	
		21	Q Okay. I'm going to ask you to turn back to 2754.
21	Q And then he tells you what the sales were	22	A 2754?
22	as of last Friday and then what your share of it is,		
23	correct?	23	Q Correct.
24	A Correct.	24	A Okay.
25	Q And your share of it was approximately	25	Q And it's a document with the heading Solo
1	Page 262 half of whatever the sales were, correct?		Page 264 Syndication Limited. Is that the right page you're
1		1	on?
2	•	2	A Yes.
3	Q All right. And so then he gave you their	3	
4	general payment terms, correct?	4	
5	A (Deponent perused document.)	5	A Yes. Q All right. And there's some handwriting
6	Yes. Yep. O And is that syndication deal separate and	7	Q All right. And there's some handwriting in the middle of the page towards the bottom.
7	·		A Not my handwriting.
8	apart from your deal with the Mail On Sunday to get paid for the stories and a chunk	8	
9		9	Q It's not your handwriting? A No.
10		10	
11	Q for the image?A So I will have to correct my previous	11	Q Do you know whose it is?A No.
	statement.	13	Q All right.
13		14	A I don't even know what it says. Does it
14	Q Okay.A So I forgot completely about the fact that	15	say Chai canceled and something mode? I have no idea
15	5 , ,		what it even says.
16	I received 4,487.50 for for the pictures that got	16	·
17	sold.	17	
18	Q And is it possible it was sold some more	18	A No. Q It was produced by your attorneys,
19	after this date, for which you received some money,	19	correct?
20	correct?	20	
21	A I don't believe so. I I didn't even	21	A I'm sorry?
22	remember this one, to be honest. So if there's any	22	Q It was produced to us by your attorneys,
23	others that you can show me, I'd be happy to look at	23	Correct?
24	them.	24	A Yes. They went through and gave you guys
25	Q Well, I'm just asking you if you remember	25	everything you asked for.

	Case 1.15-cv-a g4 sci-lexa i quo curus ilin	TONA	
1	Page 265 Q All right. Since these e-mails come from	1	Page 267 backwards.
2	your e-mail address to and from Paulo Silva, do you	2	Q Right. So if an e-mail is responding to
3	have any reason to doubt that they are your e-mails?	3	May 25th, is it more or less likely that it was
4	A I have no reason to doubt.	4	written on June 5th or May 6th?
5	Q All right. Do you recall a Sandra White?	5	MR. EDWARDS: Object to the form.
6	A Yes. She was a possible ghostwriter that	6	A I would say May 6th.
7	I was going to use. Sharon recommended that I got a	7	Q (BY MS. MENNINGER) So when responded to a
8	ghostwriter to be involved. And we nearly settled on	8	May 25th
9	some kind of agreement, but I wasn't really happy	9	A Oh, no, you're right. No, I'm sorry, I'm
10	with the agreement in the end, so I decided not to	10	going backwards because it's going up, isn't it?
11	use her.	11	Okay. Yes.
12	Q You weren't happy with the terms of her	12	Q All right.
13	price, if you will?	13	A I'm confused, too.
14	A Yes.	14	Q Anyway. In the last e-mail it says: I'm
15	Q And so you didn't come to an agreement	15	very sad we won't be able to work together as I've
16	with her, correct?	16	been very excited about the project. As you know, I
17	A We nearly did, but we in the end did not.	17	do not sell synopsis or individual chapters, and
18	Q All right. If I can show you Defendant's	18	especially not for those amounts. I'm merely
19	Exhibit whew 18.	19	intrigued about where you were getting advice from.
20	MR. EDWARDS: You did kill a tree there.	20	Rest assured what we have worked on is confidential.
21	Q (BY MS. MENNINGER) Take a look at that.	21	If you change your mind, let me know.
22	(Exhibit 18 marked.)	22	So that was around June 5th?
23	THE DEPONENT: So put this one away?	23	A 2011.
24	MR. EDWARDS: Put these in some sort of	24	Q 2011, right?
25	order. They don't have to be perfect, but just so	25	A Yes.
	Page 266		Page 268
1	you know what you're looking at.	1	Q All right. So you had been trying to
2	This is 18?	2	reach an agreement with Sandra White prior to
3	Q (BY MS. MENNINGER) All right. Again, do	3	June 5th?
4	you recognize that the e-mail address	4	A Correct.
5	A Is mine.	5	Q And were unable to do so?
6	Q is yours and it's from and to Sandra	6	A Yes.
7	White, correct?	7	Q And not that you need to read every page,
8	A Correct.	8	but is it fair to say that you exchanged some
9	Q And the date is in or around May 25th,	9	portions of your synopsis with Sandra during the
10	June 5th, something like that?	10	course of your interactions with her?
11	A It's Australian so it's backwards. So	11	A Yes. And she rewrote some portion of it
12	it's the 6th of May, 2011.	12	as well, which I don't even know, it might be in
13	Q Well, I would have thought that except the	13	here. It might not be in here. I don't know what
14	bottom e-mail is May 24th, the middle one is May 25th	14	I've kept or not kept.
15	and then the most recent one says 6/5. So I don't	15	Q Okay. And did you get advice from Sharon
16	I don't know. I didn't write the document.	16	Churcher with respect to the terms upon which you
17	A Yeah.	17	should be looking for the ghostwriting agreement?
18	Q But I'm asking if you believe it was in or	18	A Sharon is the one who introduced me to
19	around the end of May?	19	Sandra. I can't remember who was giving me the
20	A The only reason I can tell you that is	20	advice. It's going back so long ago, you know, I
21	because if you look here, 24/5/11 is the way that we	21	don't want to pinpoint somebody and say it was
22	actually do our dates in Australia, whereas in	22	definitely them if it wasn't.
23	America you would do 5/24/11.	23	So, yeah, I'm just not going to comment on
24	So right here where it's written makes it	24	that one without knowing.
25	nice and clear but just to be clear, the dates are	25	Q Okay. You probably have e-mails, though,

	Page 269	Page 271
1	do you think, perhaps?	1 A Thank you.
2	A I haven't seen these e-mails since 2011.	2 So it cuts off after that, does it?
3	So	3 Q Um-hum.
4	Q Okay. I'm going to show you Defendant's	4 A Oh, sorry. (Pause.)
5	Exhibit 19.	5 Yep, I've read it.
6	(Exhibit 19 marked.)	6 Q All right. Do you remember that e-mail
7	Q (BY MS. MENNINGER) Who is Marianne	7 now?
8	Strong?	8 A It's going back a long time ago, but it's
9	A She's my literary agent.	
10		10 Q Okay. So in the on the bottom of the
11	Defendant's Exhibit 19?	11 first page, 3417
12	A I'm sorry?	12 A Um-hum.
13	Q Can you identify what Defendant's	Q you represented to Marianne Strong that
14	Exhibit 19 is?	you had served four years as Jeffrey Epstein's
15	A Defendant's Exhibit 19, like the number at	personal and abused sex slave, correct?
16	the bottom?	16 A Correct.
17	Q No, do you know what kind of document this	17 Q That is not true, correct?
18	is?	A Since we have now found out the actual
19	A Oh, it's an e-mail from me to Marianne	dates, it is not correct.
20	Strong.	Q Okay. I want to turn the page, the second
21	Q All right. And at roughly what time	page. On the first line, the first full sentence
22	frame?	22 that begins on the first line:
23	A February 20th, 2014.	23 Even though there is over 40 women that
24	Q All right. And what were you speaking	24 were once vulnerable girls that looked like the sweet
25	with Marianne or writing with Marianne Strong about?	girl next door but now that they have been taken
	Page 270	Page 272
	1 446 270	I ugc 2/2
1	A Can I just read it real quick and I'll	1 advantage of by this disgusting Wall Street tyrant,
1 2	_	
	A Can I just read it real quick and I'll	1 advantage of by this disgusting Wall Street tyrant,
2	A Can I just read it real quick and I'll tell you?	advantage of by this disgusting Wall Street tyrant, most of them have led a very unhealthy lifestyle
2 3	A Can I just read it real quick and I'll tell you? Q Sure.	advantage of by this disgusting Wall Street tyrant, most of them have led a very unhealthy lifestyle since having served Jeffrey, such as drug addictions
2 3 4	A Can I just read it real quick and I'll tell you? Q Sure. (Pause.) A Sure.	advantage of by this disgusting Wall Street tyrant, most of them have led a very unhealthy lifestyle since having served Jeffrey, such as drug addictions and prostitution and do not hold accreditation to
2 3 4 5 6	A Can I just read it real quick and I'll tell you? Q Sure. (Pause.) A Sure. Q Do you remember now the topic upon which	advantage of by this disgusting Wall Street tyrant, most of them have led a very unhealthy lifestyle since having served Jeffrey, such as drug addictions and prostitution and do not hold accreditation to talk.
2 3 4 5	A Can I just read it real quick and I'll tell you? Q Sure. (Pause.) A Sure.	advantage of by this disgusting Wall Street tyrant, most of them have led a very unhealthy lifestyle since having served Jeffrey, such as drug addictions and prostitution and do not hold accreditation to talk. You wrote that, correct?
2 3 4 5 6 7 8	A Can I just read it real quick and I'll tell you? Q Sure. (Pause.) A Sure. Q Do you remember now the topic upon which you and Marianne Strong were exchanging communication?	advantage of by this disgusting Wall Street tyrant, most of them have led a very unhealthy lifestyle since having served Jeffrey, such as drug addictions and prostitution and do not hold accreditation to talk. You wrote that, correct? A Correct. Who are the 40 women that you are talking
2 3 4 5 6 7 8	A Can I just read it real quick and I'll tell you? Q Sure. (Pause.) A Sure. Q Do you remember now the topic upon which you and Marianne Strong were exchanging	advantage of by this disgusting Wall Street tyrant, most of them have led a very unhealthy lifestyle since having served Jeffrey, such as drug addictions and prostitution and do not hold accreditation to talk. You wrote that, correct? A Correct. Q Who are the 40 women that you are talking about here?
2 3 4 5 6 7 8 9	A Can I just read it real quick and I'll tell you? Q Sure. (Pause.) A Sure. Q Do you remember now the topic upon which you and Marianne Strong were exchanging communication? A I don't recall talking about	advantage of by this disgusting Wall Street tyrant, most of them have led a very unhealthy lifestyle since having served Jeffrey, such as drug addictions and prostitution and do not hold accreditation to talk. You wrote that, correct? A Correct. Q Who are the 40 women that you are talking about here? A When I spoke to the FBI, they told me that
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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 23	A Can I just read it real quick and I'll tell you? Q Sure. (Pause.) A Sure. Q Do you remember now the topic upon which you and Marianne Strong were exchanging communication? A I don't recall talking about I don't know who Emily is. But I do understand what she's saying. If I win, then my story would be a much better story to write. Q And what case was she referring to, if you know? A I think this was regarding probably the time when I was in trying to get involved with the CVRA case. Q In February of 2014? A Correct. Q Okay. And at the bottom of the page there's an e-mail from you to her, correct? A I haven't read that part yet. Give me one	advantage of by this disgusting Wall Street tyrant, most of them have led a very unhealthy lifestyle since having served Jeffrey, such as drug addictions and prostitution and do not hold accreditation to talk. You wrote that, correct? A Correct. Q Who are the 40 women that you are talking about here? A When I spoke to the FBI, they told me that there were and this is maybe just a guesstimate, maybe there was more, maybe there was less that they said. But they had told me that there was a lot of other victims involved in this case. And this is when I believed that after the FBI came to see me that they were willing to reopen the case and do something about it. Q Okay. So the FBI is the one that told you that there were 40 women? A It could be less than 40. It could be more than 40. I think I just summed it up to 40. Q You came up with 40? A Well, I didn't just come out with 40. I
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Can I just read it real quick and I'll tell you? Q Sure. (Pause.) A Sure. Q Do you remember now the topic upon which you and Marianne Strong were exchanging communication? A I don't recall talking about I don't know who Emily is. But I do understand what she's saying. If I win, then my story would be a much better story to write. Q And what case was she referring to, if you know? A I think this was regarding probably the time when I was in trying to get involved with the CVRA case. Q In February of 2014? A Correct. Q Okay. And at the bottom of the page there's an e-mail from you to her, correct?	advantage of by this disgusting Wall Street tyrant, most of them have led a very unhealthy lifestyle since having served Jeffrey, such as drug addictions and prostitution and do not hold accreditation to talk. You wrote that, correct? A Correct. Q Who are the 40 women that you are talking about here? A When I spoke to the FBI, they told me that there were and this is maybe just a guesstimate, maybe there was more, maybe there was less that they said. But they had told me that there was a lot of other victims involved in this case. And this is when I believed that after the FBI came to see me that they were willing to reopen the case and do something about it. Q Okay. So the FBI is the one that told you that there were 40 women? A It could be less than 40. It could be more than 40. I think I just summed it up to 40. Q You came up with 40?

	Case 1:15-cv- Agren Biando Courting-Kell Of 25/18c. Page 71 of 89			
1	Page 273 Q All right. But you based it on	1	Page 275 the assumption that the case was being reopened, that	
1	,	1	, , ,	
2	A On my speaking	2	they still were investigating.	
3	Q what?	3	Q Okay. Did you believe that the FBI had	
4	A with the FBI.	4	reopened their case in 2011?	
5	Q Okay. And	5	A I believe that's when they first started to reinvestigate and reopen it.	
6	MR. EDWARDS: Just let her finish her	6	j '	
7	question before you answer.	7	Q And then sometime when you were in Florida	
8	THE DEPONENT: Okay.	8	Jason Richards told you that they were not actually	
9	MR. EDWARDS: I just want the record	9	going to continue investigating the case?	
10	clear.	10	A I believe I was in Florida, yes. And he	
11	Q (BY MS. MENNINGER) Who at the FBI did you		didn't say that he just said his hands were tied	
12	speak with?	12	and up above, I don't know, chain of command, it	
13	A I can't think of his name. I spoke to	13	just it didn't look like it was going anywhere.	
14	oh, God, I can't even think of his name right now. I	14	There was no definite no and a definite yes. It was	
15	spoke to a male and a female. And I also spoke to	15	just, right now there's really nothing that we can	
16	Marie Villafana about everything that was happening.	16	do.	
17	Q Is it Jason Richards?	17	Q All right. In the third paragraph from	
18	A Jason Richards, yes.	18	the top, you said there's another major paper that	
19	Q Did Jason Richards tell you that the FBI	19	has followed the story for a while that has worked	
20	was reopening their case?	20	with me before and they were asking you for the	
21	A He wanted to reopen the case. And the	21	exclusive story but updated and obviously the end	
22	last conversation that I had with him, I can't	22	outcome from the judicial decision.	
23	remember when it was, he said that he was having	23	Who was the other major paper that had	
24	trouble doing it from the people above him.	24	followed the story for a while and was asking you for	
25	Q Okay. When was that?	25	an exclusive story?	
	Page 274		Page 276	
1	A Like I said, I don't know.	1	A That would that, just coming to mind	
2	Q Was it like a year ago or two years ago or	2	must be the Daily Mail. If I said I've worked with	
3	three years ago?	3	them before, the only other the only other, what	
4	A I don't remember the last time I talked to	4	do you call them, press, that I had worked with was	
5	him. I think I was in Florida the last time I spoke	5	the Daily Mail, so	
6	to him.	6	Q Okay. But you said you had held out on	
7	Q And was that on the phone or in person?	7	them because Marianne had told you about her contact	
8	A On the phone.	8	with Emily at the New York City Post, right?	
9	Q Hmm?	9	A I have held out because you told me about	
10	A On the phone.	10	your contact with Emily with the New York Post, and I	
11	Q On the phone. Where was he located, if	11	appreciate you trying to make big headlines for the	
12	you know, when you spoke to him?	12	story and hopefully one day the book. Yes.	
13	A I don't know.	13	Q Okay. And then the last line of that	
14	Q Do you have his phone number?	14	paragraph you say: I would also like to know that	
15	A I have his card somewhere. Probably not	15	I'm going to profit from this as well, correct?	
16	on me anymore. Like I told you, my paper trail is	16	A Correct. I'm not going to give it for	
17	(indicating).	17	free.	
18	Q Okay. So in the fourth line you say:	18	Q Right. All right.	
19	Miraculously since I came to light with the truth in	19	(Exhibit 20 marked.)	
20	speaking out against him in 2011, the FBI have	20	MS. MENNINGER: Defendant's Exhibit 20.	
21	reopened the case. Which as you know, has current	21	Q (BY MS. MENNINGER) Do you recognize these	
22	proceedings in which I am involved in.	22	documents this document, which is another	
23	So what current proceeding were you	23	composite exhibit?	
24	involved in on February 19th, 2014?	24	A Yes.	
25	A Well, just speaking with the FBI, I was in	25	Q Do you recognize it?	

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1 2 it obviously comes from --3 4 Α Yes. Now, what e-mail address is that, exactly, 5 Q on the first page of this exhibit? 6 7 @icloud.com, that must be from a phone. 8

Q So that's different from the other e-mail address? Α Yeah, I don't actually know about that

e-mail address. I obviously used it.

Q And is the e-mail signed by your husband? Α

No, it's signed by me. Okay. And in the subject line you wrote Q

Virginia Roberts (Jane Doe 102), correct?

Subject line?

Q The very top line of that page.

19 Α Oh, yeah, I see.

Okay. And it was to

jason.richards2@ic.fbi.gov, correct?

Α Correct.

And is that Jason Richards we were just referring to?

25 Α Yes.

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Page 278

All right. And you had some e-mails with Jason Richards over time; is that fair?

Α

Q These ones that came from your computer, 4 5

right?

Α Sure, yes.

Okay. You talk about having spoken with Judge Paul Cassell in this first page, correct?

I am here to get this BS non-prosecution agreement thrown out and speaking with Judge Paul Cassal (sic). He suggested trying to get ahold of any photos or video recordings released by the FBI to assist our case further in providing (sic) how much pedophilia occurred by Jeffrey and the many other monsters he obliged with underage girls.

Q Okay.

17 If this is a possibility, please let me know so I can give you Brad Edwards (my attorney) his 18 contact details. Many thanks for your time and I 19 20 hope we should meet again. 21

Okay. And so you were going back to Jason and trying to get any evidence that the FBI had about your case, right?

Correct. Any photographs pertaining to what -- myself, not of anyone else.

4 here, was your attorney at the time and you

identified him as such in the e-mail, correct?

Correct.

0 You did not identify Mr. -- Judge Cassell as your attorney in this e-mail, correct?

I knew him as a former judge, and I just wrote down, Judge Paul Cassal (sic) as it looks. But he was my attorney -- I don't know if he was my attorney at that time. But yes -- he's always -he's been with me since the beginning, so --

So he's representing you in this case now, Q correct?

Α Yes.

0 But at that time you don't know if he was your attorney?

I think he was. I mean, I've been talking with him since the beginning. And this is dated 2014. So I believe at this time he was my attorney at the time as well.

23 Q Okay. When do you recall first speaking 24 with him?

> Α Speaking with Paul, I'm not too sure. I

can't remember if I spoke to Paul in the phone in Australia or if I met him in person in Florida.

3 Do you remember when you signed any kind of fee agreement with him? 4

MR. EDWARDS: Object to the form.

Um, the -- well, the first time I would 6

7 have signed an agreement would have been in Florida.

(BY MS. MENNINGER) When you were living in Titusville?

As far as my knowledge reminds me. I mean, I'm looking at e-mails that I can't even remember sending. It's a possibility I could have signed earlier, but as far as I remember.

Okay. Do you recall ever having e-mail communications with Sharon Churcher about her publishing the first serial of your book?

Serial, what does that mean? I'm sorry.

18 Q Like a sequel.

Α A sequel to my book? 19

> Q Um-hum.

Α My book has never been published.

Right. Do you remember ever e-mailing with Sharon about her being the one who would publish any subsequent follow-up book?

25 If you have something in front of you to Page 280

Page 281 Page 283 see and show me I would look at it. Like I said, family? 1 1 We've been doing well. 2 there's a million e-mails here. I mean, there's a 2 Α whole dead tree with e-mails I don't remember 3 You've been doing well? 3 Q 4 sending. So --Α Q So you don't remember that e-mail chain, 5 Q What is your source of income right now? 5 6 as you sit here? My husband is the main income -- he's the 6 7 Α Yes. 7 breadwinner and I'm a stay-at-home mom. Okay. You have signed contingency fee And what is his job? 8 0 8 Q agreements with Boies, Schiller, correct? 9 9 Α 10 Α Yes. 11 You've signed contingency fees with 12 Mr. Cassell, correct? 12 Q And how long has he had that job? 13 Correct. He got that job, I believe, in December or 13 Mr. Edwards and his firm? January. December 2015 or January 2016. I know he 14 14 15 Correct. got the job and then we had to go through all these 15 16 Stan Pottinger; is that correct? 16 preliminary tests and everything to make sure you 17 Α Correct. 17 qualify. So --And what is the last paid employment that 18 And pursuant to those fee agreements you 18 Q 19 understand that you would get a recovery of any money 19 you had? 20 that you won in this case, correct? 2.0 The last paid employment that I had was --21 Correct. 21 there was that -- do you remember going back through 22 And what percent is that? 22 the e-mails where I had that resume and I sent it and 23 I don't know off the top of my head. I 23 they said, What time do you want to come for an 24 think it's 40 percent. I'm not too sure, to be 24 25 25 I ended up getting the job there for two honest. Page 282 Page 284 Do you remember having any conversations days because the place was disgusting and the boss 1 1 2 about money that you hoped to 2 was just horrible. 3 obtain from this case or from any other source 3 I didn't get paid from them, but I got related to this? employed by them. And other than that, the last time 4 4 I worked was in -- ended in 2006 for ET Australia. 5 I remember talking to 5 as a girlfriend telling her what cases I was involved Did you quit that job after two days 6 6 7 with. I don't believe we ever spoke about any 7 because the place was disgusting? 8 monetary settlements. There was no number that was 8 It was vile. Okay. They had the -- the whole place was closed down. The restaurant was 9 ever mentioned. I told her that I was involved in 9 these cases. And, you know, it was just girlfriend closed down for a period of, like, six months. And 10 10 11 talk between girlfriends. I never expected her to he wanted me to go into this freezer area that had a 11 12 turn around and consort with the enemy. 12 dead rat in it and like this thick (indicating) layer of mold at the bottom. And he wanted me to clean it. 13 Well, it's fair to say you do hope to make 13 money from bringing this lawsuit, correct? Q All right. 14 14 15 MR. EDWARDS: Form. And I was just like, No. 15 Α 16 I hope to win, but that's not the only Q Just checking, did you quit or did he fire 16 17 reason I want to win. I want to see justice come 17 you? 18 through. 18 Α No, I definitely walked out of that one, 19 (BY MS. MENNINGER) Is money one of the hands up. 19 20 reasons you want to win? Okay. I'm going to do one more document I 20 Q 21 MR. EDWARDS: Same objection. 21 have, quickly. (Exhibit 21 marked.) 22 More than the money, I want to see 22 (BY MS. MENNINGER) I'll show you 23 Ghislaine and Jeffrey own up to what they have done 23 24 and pay for the price, yes. 24 Defendant's Exhibit 21, another composite exhibit.

25

(BY MS. MENNINGER) Is money tight in your

25

Do you recognize the to and froms on this e-mail?

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on February 19th of 2011?

Do you know a

And what did Sharon Churcher write to you

Much love, XOXO Jenna. And she's signing her e-mails

to you, Love Shaza, correct?

Correct.

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and, once altered, will inevitably try to scare off

potential buyers. But the upside is it should help

you get a good agent. I would have Brad use the

Is the top one above that what I responded

to? Sorry. It just confuses me because it goes

upwards, doesn't it, not downwards. We're not

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correct?

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at 4:12.

Q

record at 4:22.

On the third page back, she wrote you to

compliment you about David Boies taking your case,

(Deponent perused document sotto voce.)

Just reading about David Boies taking your

(Recess taken from 4:12 p.m. to 4:22 p.m.)

(BY MS. MENNINGER) When you were

THE VIDEOGRAPHER: We are back on the

	Case 1.15-cv- agasa Example and according to the contract of the contract of		
1	Page 297 e-mailing and speaking with Sharon Churcher in 2011	1	Page 299 A I believe there was and this is just
2	about the Vanity Fair possibly purchasing your	2	going off my recollection.
3	photograph	3	O Um-hum.
4	A Um-hum.	4	A I believe there was a time when she was
5	Q do you recall whether you shared with	5	oh, God, I can't remember. I really can't remember
6	Sharon Churcher anything that you had discussed with		and don't want to say anything without looking at
7	your attorney, Mr. Edwards?	7	that exact e-mail. Do you have it to show me?
8	A In relationship to what? Like, have I	8	Q Well, I'm sure it's probably in there but
9	identified people to her?	9	I don't want to take the time to look for it now.
10	Q Right.	10	A Okay.
11	A Yes.	11	Q So I understand you're just repeating what
12	Q Okay. So you you identified people to	12	you recall from your memory.
13	her and you then looped back to her about your	13	A Yes.
14	conversations with Mr. Edwards, correct?	14	Q And it may not be accurate because you're
15	MR. EDWARDS: Object to the form.	15	not looking at the document. I've got that caveat.
16	A I'm sorry, can you rephrase? I don't	16	What do you recall, just as you're sitting
17	understand.	17	there?
18	Q (BY MS. MENNINGER) All right. So you	18	A I know there was e-mails that Sharon sent
19	were e-mailing with her	19	to me suggesting to say to Brad Edwards, I know that.
20	A Um-hum.	20	I don't remember or recall exactly what was in those
21	Q getting her advice about whether or not	21	statements.
22	to sell your to Vanity Fair?	22	Q Okay. And did you send those e-mails to
23	A Right.	23	Mr. Edwards, as you recall today?
24	Q She asked you to run some information by	24	A I don't know. I'm sorry.
25	Brad	25	Q And do you know if you went back to Sharon
	Pago 208		Dago 300
1	Page 298 A Yes.	1	Page 300 Churcher and told her about the conversations or
1 2	A Yes.	1 2	Churcher and told her about the conversations or
	A Yes.		Churcher and told her about the conversations or e-mails you had with Mr. Edwards?
2	A Yes. Q Edwards. And you said that you were	2	Churcher and told her about the conversations or e-mails you had with Mr. Edwards?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Yes. Q Edwards. And you said that you were going to do that? A Um-hum. Q And then you spoke to Mr. Edwards, correct? A I don't know if I spoke to him or if I e-mailed him. Q Okay. And then did you report back to Sharon Churcher what you had discussed with Mr. Edwards? A I'm not too sure. Like I said, going back to the 2011 e-mails, look at this pile here. It's impossible for me to know. Q So you were having a lot of communications with Sharon Churcher in 2011? A In 2011, yes. Q All right. And Mr. Edwards was your attorney in 2011, correct? A Yes. Q And did you ever have Sharon Churcher	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Churcher and told her about the conversations or e-mails you had with Mr. Edwards? A Some of them, I'm sure, yes. Q Because you were in fairly regular contact with Sharon Churcher at that time, correct? A Right, at that time. Q All right. I want to introduce to you Defendant's Exhibit 26. (Exhibit 26 marked.) Q (BY MS. MENNINGER) Have you seen this document before? A I don't know if I've seen this specific document before, but I've seen something close to it, I think. Q All right. Do you see the date on the document? A March 10th, 2011. Q March 9th? A I see March 10th, sorry. Q Hmm. A London, March 10th, 2011.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Yes. Q Edwards. And you said that you were going to do that? A Um-hum. Q And then you spoke to Mr. Edwards, correct? A I don't know if I spoke to him or if I e-mailed him. Q Okay. And then did you report back to Sharon Churcher what you had discussed with Mr. Edwards? A I'm not too sure. Like I said, going back to the 2011 e-mails, look at this pile here. It's impossible for me to know. Q So you were having a lot of communications with Sharon Churcher in 2011? A In 2011, yes. Q All right. And Mr. Edwards was your attorney in 2011, correct? A Yes. Q And did you ever have Sharon Churcher draft for you e-mail to send to Mr. Edwards?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Churcher and told her about the conversations or e-mails you had with Mr. Edwards? A Some of them, I'm sure, yes. Q Because you were in fairly regular contact with Sharon Churcher at that time, correct? A Right, at that time. Q All right. I want to introduce to you Defendant's Exhibit 26. (Exhibit 26 marked.) Q (BY MS. MENNINGER) Have you seen this document before? A I don't know if I've seen this specific document before, but I've seen something close to it, I think. Q All right. Do you see the date on the document? A March 10th, 2011. Q March 9th? A I see March 10th, sorry. Q Hmm. A London, March 10th, 2011. MR. EDWARDS: Both dates are there.

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MR. EDWARDS: One is right on top of the other.

Q (BY MS. MENNINGER) I don't doubt you. I was just looking for it.

A Okay.

Q All right. So after the word London, March 10th, 2011, correct?

A Correct.

Q And above that is a title, Statement on behalf of Ghislaine Maxwell, right?

A Yes.

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15 Q By Devonshires Solicitors, PRNE, correct?

16 A Correct.

Q And then Wednesday, March 9th, 2011, correct?

A Correct.

Q And you understand that March 9th or March 10th, 2011 is roughly the time your original stories were published in the press --

23 A Correct.

Q -- internationally, correct?

25 A Correct.

Page 302

Q And this statement issued by Ghislaine
Maxwell or issued by Devonshires Solicitors on her
behalf denied allegations about her that have
appeared recently in the media, correct?

A Correct.

Q It says, These allegations are all entirely false, correct?

Did I read that properly?

A Ghislaine Maxwell denies the various allegations about her -- oh, yeah, right -- yeah, right below that. These allegations are entirely false.

Q All right. In 2011, were you aware that Ghislaine Maxwell issued a statement denying the allegations about her that had appeared in the media?

A I'm not too sure what I recall from 2011 about Ghislaine Maxwell denying it. I know that she denied it recently in 2015. I know that for a fact.

Q So you don't know whether she denied it in 2011?

A I can't recall back to 2011, if I do remember that.

Q And you don't know whether she put out a press statement that said these allegations are all entirely false, correct?

go through.

Q Okay. Were you harmed on March 10th or

March 11th, 2011 by the issuance of a statement on
behalf of Ghislaine Maxwell?

them I decided I just didn't want to read. There was

a lot of stuff in there that just, I didn't want to

A I am harmed by Ghislaine Maxwell denying anything that has ever happened between us, whether it's in 2002 or 2011 or 2015. I think that she knows what she did, and she should be held accountable for them. And not only has she hurt me once, but she's hurt me apparently twice and now three times.

Q So on March 11th, 2011, say, how were you harmed by the issuance of this press statement?

A She's denied that she had any involvement in the procuring of me and other young girls.

Q Um-hum.

A And she tries to make herself look like she had no partake in it.

Q Did you suffer any physical symptoms on March 11th, 2011 after this statement was issued, as a consequence of this statement being issued?

Page 304

A Not being able to remember reading this in
2 2011, it's hard to say. But it's the same thing that
3 I'm going through right now. I mean, she's denied it
4 again. And it is painful. It's physically painful.
5 I am taking medication to help me deal with this.
6 And --

Q Okay. I'm just limiting you right now to March of 2011.

9 MR. EDWARDS: I would just ask that she's 10 able to finish her answer, though, please. 11 MS. MENNINGER: Well, the answer is 12 nonresponsive, so --

13 MR. EDWARDS: In your opinion it's not 14 responsive.

Q (BY MS. MENNINGER) I want you to understand that the question is related to any physical symptoms you suffered in March of 2011 as a consequence of Defendant's Exhibit 26 being issued.

19 A If I would have seen this in March 10th, 20 2011, this would have been harmful to me.

Q Okay. Do you recall, as you sit here today, experiencing any physical symptoms as a consequence of Defendant's Exhibit 26 being issued to the press?

MR. EDWARDS: Objection. Asked and

Page 305 Page 307 answered. Lacks predicate. 1 can't believe you've been through this. I never 1 2 I have been suffering from Ghislaine 2 knew. I'm so sorry. You know, that kind of stuff. Maxwell and Jeffrey Epstein since the summer of 2000. 3 So they never -- I never spoke to anybody about this 3 So hearing again in 2011 that she's denied it, of except for my husband. 4 4 course, it's going to hurt me. All right. So the first time you recall 5 5 6 Did I hear about this in 2011? I can't 6 any sort of people in your community referencing 7 tell you I honestly have. 7 things to you is when the press picked up on it in 2014 or 2015? In 2015 is when I know that she denied it. 8 8 And again, I haven't stopped suffering from the Yeah, I think it may be end of 2014, early 9 9 Α 2015. repercussions that they put me through. 10 10 11 (BY MS. MENNINGER) And I'm asking you to 11 All right. And so in March of 2011 you 12 separate, if you can, any symptoms that you 12 don't recall any neighbors or anybody saying anything 13 experienced anew in March of 2015 -- I mean, excuse to you about this? 13 me, March of 2011, as a consequence of this statement 14 14 No, I don't recall. 15 being issued, which I believe you said you don't Did anyone tell you in March of 2011 about 15 16 recall seeing at the time; is that fair? 16 Defendant's Exhibit 26, the statement on behalf of 17 But you're asking me now about 2015? 17 **Ghislaine Maxwell?** No, otherwise I would have been able to Nope. March of 2011. Sorry, I misspoke 18 Q 18 Α 19 there. 19 recall it. 20 You're still on 2011? Α 2.0 Okay. Do you remember anyone in 2011 Q 21 Q Yes. Did you start taking any new 21 ridiculing you because of Defendant's Exhibit 26? 22 medications in March of 2011? 22 Well, because nobody knew me as Virginia, 23 Let me ask you that. 23 everybody knows me as Jenna, no one probably put two 24 I've been taking medication to control my 24 and two together. And like I told you, I didn't tell 25 anybody. So there was nobody there to ridicule me in 25 since 2002. Page 306 Page 308 Q Okay. So did you take any new medications 2011 over this. 1 1 or any additional amounts of medications in March of 2 2 Where were you living in 2011 when Shaza 3 2011? 3 came to see you --A I have been taking the same medication 4 4 Oh, since 2002. Do you recall applying for any job in or 5 5 Okay. around 2011 and someone referencing Defendant's 6 Q 6 7 And that's due to 7 Exhibit 26 and denying you a job? 8 caused from the pain that I suffered at the hands of 8 I don't -- I don't think I applied for a Ghislaine Maxwell and Jeffrey Epstein. 9 9 job in 2011. Did you -- do you recall any neighbors or Okay. Did you go see a doctor and talk to 10 10 other moms at the school or anybody in 2011 11 any doctor about Defendant's Exhibit 26? 11 12 referencing to you in any way the fact that Ghislaine 12 Not about this. Not about this paper 13 Maxwell had issued a denial of the allegations about 13 right here. But I have talked to doctors about my 14 her that had been published in the media in March of abuse at the hands of Ghislaine and Jeffrey. 14 15 2011? 15 Have you talked to a doctor about any 16 A No. I didn't speak to any -- I didn't 16 statements in the press made by Ghislaine Maxwell? 17 speak to any moms about what I had gone through. I 17 Recent statements, yes. 18 mean, when it came out in the press, I don't think 18 Q Which doctor did you speak to about that? any -- like, Australians don't pay attention to news, 19 19 Α Her name is Judith Lightfoot. 20 number one. 20 And where is she? Q 21 Number two, the first time that my friends 21 Α She's in Australia. 22 contacted me they were shocked. And this was, I 22 Q Where in Australia? 23 believe in -- when the press picked it up again, I 23 Α She's in Sydney, but we do phone 24 24 think, was 2014/2015. And I got a whole bunch of conversations. 25 like Facebook texts from them saying, Oh, my God, I Have you ever met her in person? Q

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Ms. Roberts' claims are obvious lies and

should be treated as such and not publicized as news,

as they are defamatory. Ghislaine Maxwell's original

response to the lies and defamatory claims remains

So I don't know if I'm confusing this with what I've read out of this or what I've read in the

press. The main thing is, I know she called me a

liar, and that's what she publicized.

Page 315 And when you say she called you a liar, a liar from the people that abused me. 1 1 Okay. Do you recall specifically 2 that's the Ms. Roberts' claims are obvious lies part? 2 3 mentioning to him Ghislaine Maxwell's statement to Yes. 3 4 Q Okay. When is the first time that you saw 4 the press? Α I mentioned a lot of names to him. 5 5 this whole document? 6 I guess when you guys handed it over for Okay. What new symptoms did you 6 7 discovery. 7 experience following January 2nd, 2015? 8 Q Okay. And who showed it to you? 8 I think it's one thing to be a victim of 9 It was sent to me by e-mail. 9 sexual abuse and survive it and come out trying to tell the world my story, and then another thing for 10 Okay. Just through the course of 10 11 communicating with your attorneys? 11 it to be shut down because these people, Ms. Maxwell 12 Α Yes. 12 and others are calling me liars (sic). 13 And I asked you what symptoms had you Q You've never seen it published? 13 14 Not this whole e-mail, no. 14 MR. EDWARDS: She's going to finish her 15 All right. Did you -- I'm sorry, did you 15 16 discuss this publication of what you saw in the press answer to this question. You cut her off so many 16 17 with Judith Lightfoot? 17 times. MS. MENNINGER: It has nothing to do with 18 Α Yes. 18 19 All right. And when did you discuss it 19 this. 0 with her? 2.0 MR. EDWARDS: It absolutely does. Because 20 21 When I got back to Australia, Judith and I 21 this is a psychological damages claim, and she is 22 started seeing each other again. Before then, I 22 trying to explain to you what those damages are. 23 (BY MS. MENNINGER) Okay. What are your spoke with a doctor in Colorado about this. His name 23 24 is Dr. Olsen. And it was causing me a lot of 24 symptoms that you experienced since January 2nd, 2015 25 25 that are new? distress to have to deal with being called a liar all Page 314 Page 316 over again, when I know I'm standing up doing the 1 1 Very strong anxiety attacks, bad panic 2 right thing. And the doctor prescribed me 2 attacks. My throat closes up, I can't breathe. I 3 . And, yeah. vomit when I have anxiety attacks. My -- this is 3 Okay. So my question was, when did you personal, but my sex life has suffered. My marriage 4 4 discuss it with Judith Lightfoot? has suffered. Psychologically, it's just hurt me all 5 5 I think I now understand you did that over again. I mean, they've hurt me before, and now 6 6 after you returned to Australia in November or so of 7 7 they've hurt me again by doing this. 8 2015; is that right? 8 And I felt like I was in the process of 9 I returned to Australia in October, and 9 healing before this came out because I had opened up that's when I picked up talking to her again. this wonderful charity called Victims Refuse Silence. 10 10 11 All right. And you're saying that at And then my aim was to heal by helping other girls 11 12 another point in time you talked to another doctor, 12 get out of the situations that I was in before. 13 Dr. Olsen, in Colorado, correct? 13 And my lawyers were nice enough to help 14 Correct. 14 me. I have this beautiful website where you can And when did you meet with Dr. Olsen? click on in any state and you can find a place. I 15 15 Α I don't know the first date that I met have personally called all of them and they will help 16 16 with him. 17 17 you get out of the situation that you're in. They 18 0 Did you meet with him more than once? 18 will get you medical help. They will get you legal 19 I believe so. advice. I think I was in the really good process of 19 20 And you believe you spoke with him about healing. And when this came out, it just ruined me 20 21 Ghislaine Maxwell's published statement in the press all over again. 21 that Ms. Roberts' claims are obvious lies. (BY MS. MENNINGER) All right. Tell me 22 22 23 That's what you believe you spoke with 23 all of the damages that you claim occurred to you 24 24 Dr. Olsen about? because of Defendant's Exhibit 27. 25 I spoke with Dr. Olsen about being called 25 My reputation, my psychological abuse,

Case 1:15-cv-Agres | Blando Court | Reporting | Revide 25 | Inc. Page 82 of 89 Page 319 physical ailments. My marriage has suffered, my 1 Well, number one, my charity. I mean, 1 2 family life has suffered. I'm constantly battling 2 that's -- that was my voice for other people to get 3 depression. I feel like I've taken 10 steps forward 3 help. And I don't think that people want to get help and 12 steps back since this all happened. from somebody who's being called a liar in the press, 4 4 Okay. And by since this all happened, do somebody who is claiming to be a victim that isn't. 5 5 6 you mean since January 2nd, 2015? 6 I mean, I wouldn't want to get help from somebody who 7 That's correct. 7 did that, you know. All right. Have you lost any income since And I know when I introduce myself to 8 8 January 2nd, 2015 as a consequence of Defendant's people these days, I don't introduce myself as 9 9 Exhibit 27? 10 Virginia anymore. I introduce myself as another name 10 11 Well, I believe that my charity that was 11 because I'm afraid that if people read papers or if 12 going to go forward and help other victims was going 12 people Google or find out who I am that they'll think 13 to not only bring in income but also be able to differently of me. 13 provide women with shelters and food and assistance 14 14 Q What do you introduce yourself as? 15 that I wanted to help them with. 15 I tell everybody my name is Jenna. 16 I haven't been able to get a job or work 16 In what country or location has your 17 or anything like that. You know, financially, my 17 reputation been damaged as a consequence of 18 husband brings home the money for me. But as myself Defendant's Exhibit 27? 18 19 goes, I couldn't work right now with everything going 19 Considering this is worldwide publication, 20 20 on. I would saying England, America, Australia. You 21 Q How much income were you making prior to 21 know, friends in Australia were seeing my face on 22 December 30th, 2014? 22 national TV. Like I said, I can't remember if it was 23 23 Α Well, I've been a stay-at-home mom since 2014 or 2015. And I have since not been in contact 24 2006. 24 with those friends. I thanked them for their 25 So how much income have you lost as a 25 sympathies, but it's not something I want people to 0 Page 318 Page 320 result of Defendant's Exhibit 27? know about. You know, especially people close to me. 1 1 2 2 I could only imagine, you know, being the I mean, I want to go out there and I want 3 head of a corporation, a charity, I would be earning 3 to help other victims. But being called a liar and a decent wage. It's hard to say how much I would be 4 people having to sit there and second guess if I'm 4 earning because it is a non for-profit. telling the truth or not doesn't really give me much 5 5 6 But because of these statements telling 6 incentive to want to make friends. 7 everybody in the world that I'm a liar, my charity 7 Did anyone in Penrose, Colorado approach has not been able to take off. And as a consequence 8 8 you and mention Ghislaine Maxwell's name? of that, I have missed out on the results of not 9 9 We have reporters at our door. Α being able to go forward with it. 10 Did anyone in Penrose, Colorado approach 10 Okay. Have you applied for any job that 11 11 you and mention Ghislaine Maxwell's name? you've been denied since January 2nd, 2015? 12 12 Α What, reporters? Yes, plenty of them. I haven't been denied a job. I haven't --13 13 Did anyone who lives in Penrose, Colorado I've just -- I thought about applying for jobs, but I 14 14 approach you and mention Ghislaine Maxwell's name? 15 mean, the second that you Google my name, people are 15 Have you ever been to Penrose? It's --16 going to know exactly who I am. And these days, 16 it's in the middle of nowhere. So you really -- I employers Google everything, and it makes me fearful didn't have friends in Penrose. There was nobody 17 17 that if I do go apply for a job, which I would like 18 18 that I knew there. to. I mean, my kids are all at school now. I'd like 19 19 All right. And which reporters mentioned 20 to get back into the work force. 20 you and Maxwell's name to you in Penrose, Colorado? 21 But I'm afraid if I do, my past is going 21 We have reporters chasing us down the to stop me from being able to do that. No one wants 22 22 street, in car parks, taking my kids to the doctor's, to hire a sex slave. 23 23 going to the grocery store. You know, asking me all

24

25

kinds of questions about it. And I didn't talk to

any journalists or reporters about it.

How has your reputation been harmed by

24

25

Defendant's Exhibit 27?

23

24

correct?

Α

Q

Α

Yes.

Very correct.

You saw that, correct?

22

23

24

25

America. Maybe they were going to show the same

Did you give a lecture to the Human

airing in the same show, but powers that be, of

course, wouldn't let it go forward.

Α

I've got

23

24

25

Can I point to a person?

Can you point to any time that someone has

referenced Ghislaine Maxwell's denial to you in any

been diagnosed with a mental health condition, first?

I don't know. I mean, I've been told that

. You know --

23

24

25

hard life prior to meeting Jeffrey Epstein as well.

After meeting Jeffrey Epstein and

Ghislaine Maxwell, everything escalated. That's when

I started to take Xanax and smoke marijuana to help

22

23

24

25

medical-type doctor?

Α

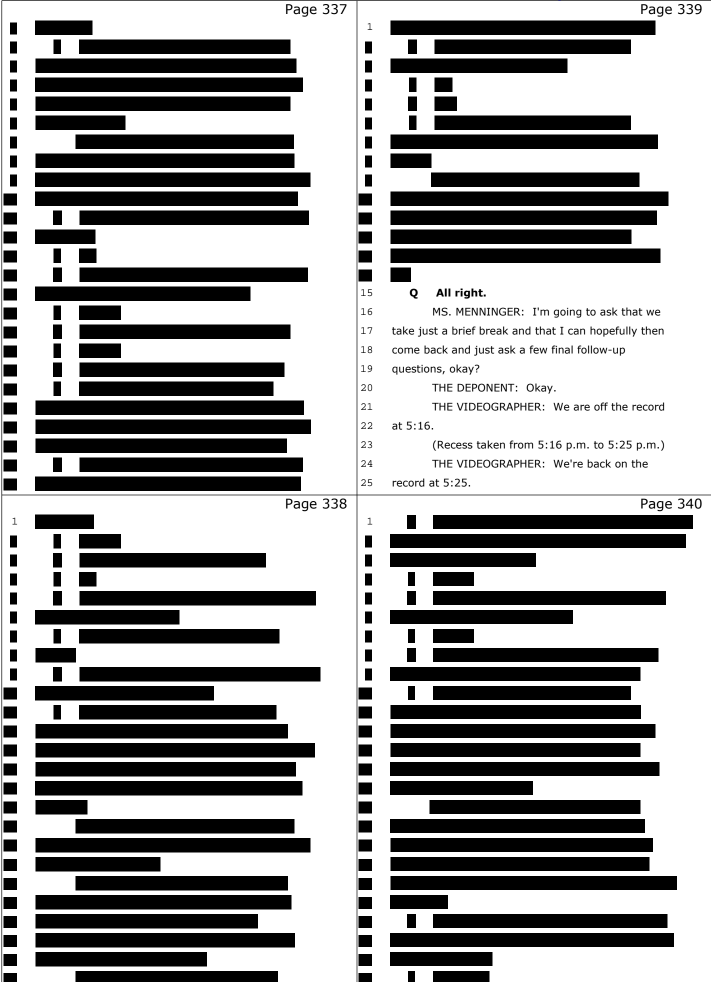
Q

He's medical.

And what did you see him for or her for?

I didn't have anybody to basically -- I

Page 333 Page 335 calm the anxiety and everything down. 1 How much does it cost you every time you 1 Q 2 Before you met Jeffrey Epstein, had you 2 talk to Dr. Lightfoot? used any drugs? 3 3 Α Her normal fee is \$200. 4 Sure, yes. 4 Q And how much do you pay? Which drugs had you used prior to meeting 5 Α She doesn't charge me anything anymore. 5 6 Jeffrey Epstein? 6 When did she stop charging you? Q 7 I smoked pot. I've taken Ecstasy. 7 Α Since I got back to Australia. Cocaine? 8 8 So before you left for Titusville, Yeah, I would have snorted cocaine, 9 9 Florida, you saw her and you were paying \$200 per um-hum. 10 10 session? 11 Did you ever abuse alcohol before meeting 11 Α Yes. 12 Jeffrey Epstein? 12 Q And what has Dr. Lightfoot recommended 13 No, I was -- I wasn't even of age to be that you do in order to get better? 13 able to buy it. I mean, if there was alcohol at 14 14 She loves what I'm doing with speaking 15 parties I would have drank it, but I wouldn't say I 15 out. She thinks the more that I speak out about it, 16 abused it. 16 the stronger I'll become. She recommends that I 17 Okay. Were there ever occasions upon 17 write my book, I tell my story. She thinks not only which you were observed to be drunk by other people, will it help me, but by helping me it'll help others 18 18 19 prior to meeting Jeffrey Epstein? 19 find a way to get out of the situation and to know 20 If you're drinking, the possibility of 20 that there's other girls who have gone through what 21 getting drunk is always there. I don't -- I can't 21 I've gone through and what they're going through. 22 recall exact situation where that was the case. 22 She recommends meditation, breathing but --23 23 techniques, focus techniques. 24 Were you diagnosed as a drug addict prior 24 0 Does she prescribe medications for you? 25 to meeting Jeffrey Epstein? 25 Α No, she doesn't. She's a spiritual Page 334 Page 336 No, I was not diagnosed as a drug addict. doctor. 1 1 Were you sent to live at a rehabilitation 2 Q 2 Q Is there anything that she's recommended 3 facility because of your use of drugs? 3 that you do that you're not doing? No, that was more of a group home. Yes, Is there anything that I do that she 4 4 it was also a rehab facility, but it wasn't because I recommends I don't? Sorry, say that one more time. 5 5 was a drug addict. I wasn't coming off of anything. That's okay. Is there anything that 6 6 Had you abused drugs prior to meeting Dr. Lightfoot has recommended that you do that you 7 7 8 Jeffrey Epstein? 8 are not actually doing? I took drugs. I didn't abuse them, but I Are you following her advice? 9 9 took them. Yes, I am. 10 10 Α 11 Q Okay. 11 Okay. And what has Dr. Donahue recommended that you do? 12 Recreationally. 12 13 How often do you see Dr. Lightfoot? 13 14 Once a week every Monday. I've skipped 15 this week because I've been over here and it's 16 expensive to call back home right now, unless you 17 FaceTime, but --Has Dr. Lightfoot recommended that you see 18 a treating doctor in person? 19 20 No, she's -- she knows my history pretty 21 well. And she's a very wonderful woman and I honestly wouldn't -- Dr. Donahue wants me to go see 22 another psychiatrist in person, but I prefer to stay 23 24 with Judith because she's someone I can personally 25 relate to.



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Page 341	Page 343			
1 Q When was it?	1 read it.			
2 A I don't know the exact date.	2 MS. MENNINGER: We're going off the			
3 Q What's your best recollection?	3 record.			
4 A I don't know. I would have to have dates	4 MR. EDWARDS: Yeah, that's fine. She'll			
5 in front of me. If you've got something that has a	5 read.			
6 date on there, I'm happy to look at it and tell you	6 THE VIDEOGRAPHER: That concludes today's			
7 it's right or wrong.	7 proceedings. We're off the record at 5:28.			
8 Q It was a few months ago or many months	8 (Proceedings concluded at 5:28 p.m.)			
9 ago?	9			
10 A Um, to my best recollection, it was about	10 *****			
11 a year ago.	11			
12 MS. MENNINGER: I have no further	12			
13 questions for you at this time. As you know, there	13			
are some questions that you refused to answer and	14			
other questions that your attorney directed you not	15			
to answer. So we will take those up with the Court	16			
and may see you again.	17			
18 THE DEPONENT: Okay.	18			
19 MR. EDWARDS: And just as a matter of	19			
20 clarification, I don't believe that there's anything	20			
she's refused to answer. There may be things that	21			
22 I've instructed her not to answer because I believe	22			
23 that they were privileged or for whatever reason I	23			
instructed her not to answer but she hasn't refused	24			
25 to answer them.	25			
Page 342	Page 344			
1 Either way, the record is what it is.	1 I, VIRGINIA GIUFFRE, do hereby certify that			
2 MS. MENNINGER: I was going to say, do you	2 I have read the foregoing transcript and that the			
3 dispute that the court reporter has been taking down	3 same and accompanying amendment sheets, if any,			
4 what was said this entire time?	4 constitute a true and complete record of my			
5 MR. EDWARDS: I'll read it. She'll read.	5 testimony.			
6 MS. MENNINGER: Actually, that's a good	6			
7 question.	7			
8 Q (BY MS. MENNINGER) Do you have any	8			
9 questions that I've asked you today that you don't	9 Signature of Deponent () No Amendments 10 () Amendments Attached			
10 feel like you understood?	10 () Amendments Attached			
11 A No, I don't think that there's questions	11 Acknowledged before me this			
12 that you've asked me that I don't think I've	12 day of, 2016.			
understood. But, you know, I really just want to	13			
state something for my own piece of mind, if that's	14 Notary Public:			
okay, if I'm allowed to do that.	15 Address:			
16 Q No, that's not really what this forum is	16			
17 about.	17 My commission expires			
18 A Okay.	18 Seal:			
19 Q There are other forums.	19			
20 MR. EDWARDS: That will only be good for	20			
21 them. There is no reason to say that.	21 KAM			
22 THE DEPONENT: Okay.	22			
23 MR. EDWARDS: You get a chance to talk	23			
24 later.	24			
25 Do you have an order form? And she'll	25			
VIRGINIA GIUFFRE 5/3/2016 86 (341 - 344)				

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1	STATE OF COLORADO)	1	AGREN BLANDO COURT REPORTING & VIDEO, INC.
2) ss. REPORTER'S CERTIFICATE	2	216 - 16th Street, Suite 600 Denver, Colorado 80202
3	COUNTY OF DENVER)	3	4450 Arapahoe Avenue, Suite 100 Boulder, Colorado 80303
4	I, Kelly A. Mackereth, do hereby certify	4	
5	that I am a Registered Professional Reporter and	5	
6	Notary Public within the State of Colorado; that	6	VIRGINIA GIUFFRE
	·		May 3, 2016
7	previous to the commencement of the examination, the	7	Giuffre v. Maxwell Case No. 15-cv-07433-RWS
8	deponent was duly sworn to testify to the truth.	8	
9	I further certify that this deposition was	9	The original videotaped deposition was filed with
10	taken in shorthand by me at the time and place herein	10	Laura A. Menninger, Esq., on approximately the
11	set forth, that it was thereafter reduced to	11	11th day of May, 2016.
12	typewritten form, and that the foregoing constitutes	12	Signature waived.
13	a true and correct transcript.	13	Unsigned; signed signature page and
14	I further certify that I am not related to,	14	amendment sheets, if any, to be filed at
15	employed by, nor of counsel for any of the parties or	15	trial.
16	attorneys herein, nor otherwise interested in the	16	Reading and signing not requested pursuant to C.R.C.P. Rule 30(e).
17	result of the within action.	17	_XXX_ Unsigned; amendment sheets and/or signature pages should be forwarded to Agren Blando to
18	In witness whereof, I have affixed my	18	pages should be forwarded to Agren Blando to be filed in the envelope attached to the
19	signature this 11th day of May, 2016.	19	sealed original.
20	My commission expires April 21, 2019.	20	
	Pry Commission expires April 21, 2015.	21	Thank you.
21			,
22	Kelly A. Mackereth, CRR, RPR, CSR 216 - 16th Street, Suite 600	22	AGREN BLANDO COURT REPORTING & VIDEO, INC.
23	Denver, Colorado 80202	23	cc: All Counsel
24		24	
25		25	
	Page 346		
1	AGREN BLANDO COURT REPORTING & VIDEO, INC. 216 - 16th Street, Suite 600		- AMENDMENT SHEET -
2	Denver, Colorado 80202 4450 Arapahoe Avenue, Suite 100		A LENS HELL STILL
3	Boulder, Colorado 80303		Videotaped Deposition of VIRGINIA GIUFFRE
4	May 11, 2016		May 3, 2016 Giuffre v. Maxwell
5	Sigrid S. McCawley, Esq.		Case No. 15-cv-07433-RWS
6	BÕIES, SCHILLER & FLEXNER LLP 401 East Las Olas Boulevard		The deponent wishes to make the following changes in the testimony as originally given:
7	Suite 1200 Fort Lauderdale, FL 33301-2211		Page Line Should Read Reason
8	Re: Videotaped Deposition of VIRGINIA GIUFFRE		
9	Giuffre v. Maxwell Case No. 15-cv-07433-RWS		
10	The aforementioned deposition is ready for reading		
	and signing. Please attend to this matter by		
11	following BOTH of the items indicated below:		
12	Call 303-296-0017 and arrange with us to read and sign the deposition in our office.		
13	_XXX_ Have the deponent read your copy and sign		
14	the signature page and amendment sheets, if applicable; the signature page is attached.		
15	Read the enclosed copy of the deposition and		
16	sign the signature page and amendment sheets, if applicable; the signature page is		
17	attached.		
18	_XXX_ WITHIN 30 DAYS OF THE DATE OF THIS LETTER		
19	By due to a trial date of		
20	Please be sure the original signature page and		Signature of Deponent:
21	amendment sheets, if any, are SIGNED BEFORE A NOTARY PUBLIC and returned to Agren Blando for filing with		Signature of Deponent
22	the original deposition. A copy of these changes should also be forwarded to counsel of record.		Acknowledged before me this day of
23	Thank you.		
24	AGREN BLANDO COURT REPORTING & VIDEO, INC.		(seal)
25	cc: All Counsel		My commission expires