## **Exhibit O**

1	IN THE CIRCUIT COURT OF THE SEVENTEENTH  JUDICIAL CIRCUIT IN AND FOR
2	BROWARD COUNTY, FLORIDA
3	CASE NO. CACE 15-000072
4	
5	BRADLEY J. EDWARDS and PAUL G. CASSELL,
6	Plaintiffs/Counterclaim Defendants,
7	VS.
8	V5.
9	ALAN M. DERSHOWITZ,
10	Defendant/Counterclaim Plaintiff.
11	/
12	
13	
14	VIDEOTAPED DEPOSITION OF
15	PAUL G. CASSELL
16	TAKEN ON BEHALF OF THE DEFENDANT
17	VOLUME I, PAGES 1 to 151
18	
19	
20	Friday, October 16, 2015
21	1:33 p.m 4:31 p.m.
22	110 Coutbooot Ctb Ctroot
23	110 Southeast 6th Street 110 Tower - Suite 1850
24	Fort Lauderdale, Florida 33301
25	Theresa Tomaselli, RMR

That is the basis for that particular allegation.

- Q. Mr. Cassell, does the police report you're referring to, at any point, say Professor Dershowitz abused any of these particular minors -- not were they abused at the mansion -- but did it say anywhere that Professor Dershowitz did that?
- A. The police report itself does not refer to Professor Dershowitz abusing these girls. However, when you look at the police report, what it shows is a pattern of egregious sexual abuse of approximately 23 to 24 young girls over an extended period of time at a mansion that was owned by Jeffrey Epstein, who was one of the closest personal friends, from what I could gather, of Mr. Dershowitz.

And so that was -- there -- there's other information. I don't want to filibuster you on that. I would be happy to elaborate on that, but that is the first piece of evidence that I would begin referring to.

If you want a more -- if you want -- just so the record is clear, if you want to know all the bases -- all the grounds for which that allegation appears, then I would like to make a more extended presentation.

Q. We -- we will get there. But my -- my -- I

think you will need a standing objection.

MR. SIMPSON: Well, I'll just make the objection there and --

MR. SCAROLA: Thank you.

MR. SIMPSON: -- I will go back to my question.

## BY MR. SIMPSON:

- Q. My question had nothing to do with whether you could identify girls that Jeffrey Epstein abused. My question was: As of December 30th, 2014 -- and you don't have to give me the name right now -- is there any specific girl that you had evidence Professor Dershowitz abused?
- A. What I had was the police report moving girls and the girls were named in the police report, although the police report that I think has been made public has the names redacted. Those girls were moving through the mansion at the time when, for example, household staff were saying that Mr. Dershowitz was receiving massages.

And so, yes, I have 24 names in mind as possible sexual abuse victims that Dershowitz may or may not have abused. And I have not been able to pinpoint exactly what happened, because the people who would be in the best position to help me sort out what the names were, specifically Jeffrey Epstein, among others, have

1 refused to cooperate and give me those names. MR. SIMPSON: 2 Move to strike the 3 nonresponsive portion of the answer. 4 THE WITNESS: Can I ask what part of that was nonresponsive in your view? 5 MR. SCAROLA: That -- that's all right. 6 7 THE WITNESS: Okay. MR. SCAROLA: Professor Cassell, you don't 8 9 need to do that. Okay. 10 THE WITNESS: 11 BY MR. SIMPSON: If I understood you correctly, you said in 12 Q. 13 that answer, which I think -- strike that. 14 If I understood you correctly, you said in 15 that answer that there was a universe of 24 girls, I believe you said, or approximately, that Professor 16 Dershowitz may or may not have abused; is that your --17 18 your -- your position? That's correct. It's been impossible to 19 narrow down exactly what happened because of the lack of 20 cooperation from, for example, Jeffrey Epstein. 21 If as of December 30th, 2014, based on your 22 Q. information, Professor Dershowitz may or may not have 23 24 abused other minors, why did you allege that he did? 25 Your question, as I understood it, was did I Α.

1	IN THE CIRCUIT COURT OF THE SEVENTEENTH  JUDICIAL CIRCUIT IN AND FOR
2	BROWARD COUNTY, FLORIDA
3	CASE NO. CACE 15-000072
4	
5	BRADLEY J. EDWARDS and PAUL G. CASSELL,
6	Plaintiffs/Counterclaim Defendants,
7	VS.
8	V3.
9	ALAN M. DERSHOWITZ,
10	Defendant/Counterclaim Plaintiff.
11	/
12	
13	
14	VIDEOTAPED DEPOSITION OF
15	PAUL G. CASSELL
16	TAKEN ON BEHALF OF THE DEFENDANT
17	VOLUME II, PAGES 152 to 335
18	
19	
20	Saturday, October 17, 2015
21	8:32 a.m 12:14 p.m.
22	425 North Andrews Avenue
23	Suite 2 Fort Lauderdale, Florida 33301
24	TOIL LAUGEIDATE, FIDITUA 33301
25	Theresa Tomaselli, RMR

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

of the flight logs support that proposition? The face of the flight logs for the relevant period of time, we can call it the hot period of time or whatever you want, did not reveal the presence of Mr. Dershowitz on those flights, yes. Okay. So during the period -- well, actually, there's no flight log that shows Virginia Roberts and Professor Dershowitz on the same airplane, correct? That's my understanding, yes. Α. Q. And --MR. SCAROLA: By name. You're -- you're --MS. McCAWLEY: And it --MR. SCAROLA: -- asking whether she was there identified by name? BY MR. SIMPSON: To your knowledge, isn't it correct that Q. there is no flight log that's been produced in this case by any party that reflects Professor Dershowitz and Virginia Roberts on the same plane, as you read the flight log? MR. SCAROLA: I'm sorry. Are you asking whether those same names appear on the flight log together? MR. SIMPSON: My question, I think, is

1	A. Yes. In part. I mean, there are other
2	reasons it's significant, as we have been talking about,
3	names are circled who appear to have relevant
4	information on Jeffrey Epstein's criminal activities.
5	Q. Donald Trump was a friend of Jeffrey Epstein;
6	is that not correct?
7	A. I really don't my understanding is, yes,
8	but I I don't have a lot of information about Trump.
9	Q. It's true also, is it not, that Mr. Trump was
10	a frequent visitor to Mr. Epstein's residence?
11	A. I I know that he visited frequent. I I
12	don't have a lot of information about Trump.
13	Q. And his name is circled in this book; is it
14	not?
15	A. I believe it is.
16	Q. Based on him assuming he's a frequent
17	visitor to Mr. Epstein's home, and that he's a friend of
18	Mr. Epstein's, and that his name is circled in this
19	book, do you infer that he was engaged in criminal
20	sexual abuse of minors?
21	MS. McCAWLEY: I'm going to object to the
22	extent that your answer would reveal anything
23	that my client has told you.
24	THE WITNESS: No.

25