EXHIBIT A

GIUFFRE

VS.

MAXWELL

Deposition

VIRGINIA GIUFFRE

05/03/2016

Agren Blando Court Reporting & Video, Inc.

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		Page 25		Page 27
1	Januai	y 19th, 2015?	1	filed under oath is no longer true, correct?
2	А	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	just at	oove the signature block?	5	Q (BY MS. MENNINGER) Again, is there more
6	Α	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	А	The 19th day of January, 2015.	8	Q All right. So a document in which you
9	Q	Okay. And this document is something that	9	swore that you were 15 years old when you met
10	you be	lieve contains the truth, correct?	10	Ms. Ghislaine Maxwell is an untrue statement,
11	А	To the best of my knowledge at the time,	11	correct?
12	yes.		12	MR. EDWARDS: Object to the form.
13	Q	All right. Did something change between	13	A It's not that it's an untrue statement.
14	the tin	ne then and today that makes you believe that	14	It was a mistake. So it wasn't intentionally trying
15	it's no	t all accurate?	15	to say something that wasn't true. It was to my best
16	А	Well, as you can see, in line 4 on page 1,	16	knowledge that I thought it was 1999. And when I got
17	I wasn'	t aware of my dates. I was just doing the	17	my records from Mar-a-Lago I was able to find out
18		guesstimate when I actually met them.	18	that it was 2000. And this was entered before I
19		Since then I've been able to find out that	19	found out the actual dates that I did work at
20	throual	n my Mar-a-Lago records that it was actually	20	Mar-a-Lago.
21	-	nmer 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	ب A	On the first page.	23	A Um-hum.
24	Q	Okay.	24	Q is now, you believe to be untrue,
25	ب A	Yes.	25	correct?
	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	Page 26	23	
1	Q	Page 20 And you're talking about line 4?	1	Page 28 MR. EDWARDS: Objection. Asked and
2	<del>د</del> A	Line 4.	2	answered.
3	Q	Paragraph 4 or line 4?	3	Q (BY MS. MENNINGER) You may answer.
4	<del>د</del> A	Oh, sorry. Number 4, the paragraph	4	MR. EDWARDS: Answer again.
5	numbei		5	A Again, I wouldn't say it's untrue. Untrue
6	Q	Okay. And what part of paragraph 4 do you	6	would mean that I would have lied. And I didn't lie.
7	-	elieve to be untrue?		
8			7	This was my best knowledge at the time. And I did my
9	Δ	In approximately	7	This was my best knowledge at the time. And I did my
	A	In approximately MR_EDWARDS: Object to the form	8	very best to try to pinpoint time periods going back
10	A	MR. EDWARDS: Object to the form.	8 9	very best to try to pinpoint time periods going back such a long time ago.
10		MR. EDWARDS: Object to the form. You can answer.	8 9 10	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
11	A	MR. EDWARDS: Object to the form. You can answer. In approximately 1999 when I was 15 years	8 9 10 11	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
11 12	A old I m	MR. EDWARDS: Object to the form. You can answer. In approximately 1999 when I was 15 years et Ghislaine Maxwell.	8 9 10 11 12	very best to try to pinpoint time periods going back such a long time ago. It wasn't until I found the facts that I worked at Mar-a-Lago in 2000 that I was able to figure that out.
11 12 13	A old I m <b>Q</b>	MR. EDWARDS: Object to the form. You can answer. In approximately 1999 when I was 15 years et Ghislaine Maxwell. (BY MS. MENNINGER) Okay.	8 9 10 11 12 13	very best to try to pinpoint time periods going back such a long time ago. It wasn't until I found the facts that I worked at Mar-a-Lago in 2000 that I was able to figure that out. Q (BY MS. MENNINGER) And approximately when
11 12 13 14	A old I m <b>Q</b> A	MR. EDWARDS: Object to the form. You can answer. In approximately 1999 when I was 15 years et Ghislaine Maxwell. (BY MS. MENNINGER) Okay. I now know that it was 2000, that I was 16	8 9 10 11 12 13 14	<ul> <li>very best to try to pinpoint time periods going back</li> <li>such a long time ago.</li> <li>It wasn't until I found the facts that I</li> <li>worked at Mar-a-Lago in 2000 that I was able to</li> <li>figure that out.</li> <li>Q (BY MS. MENNINGER) And approximately when</li> <li>did you learn those facts about the dates you worked</li> </ul>
11 12 13 14 15	A old I m <b>Q</b> A years o	MR. EDWARDS: Object to the form. You can answer. In approximately 1999 when I was 15 years et Ghislaine Maxwell. (BY MS. MENNINGER) Okay. I now know that it was 2000, that I was 16 Id when I met Ghislaine Maxwell.	8 9 10 11 12 13 14 15	<pre>very best to try to pinpoint time periods going back such a long time ago.</pre>
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11 12 13 14 15 16 17 18 19 20 21	A old I m Q years o Q penalt longer A how to or anyt	<ul> <li>MR. EDWARDS: Object to the form.</li> <li>You can answer.</li> <li>In approximately 1999 when I was 15 years</li> <li>et Ghislaine Maxwell.</li> <li>(BY MS. MENNINGER) Okay.</li> <li>I now know that it was 2000, that I was 16</li> <li>Id when I met Ghislaine Maxwell.</li> <li>So when you signed this document under</li> <li>y of perjury stating that it was true, you no</li> <li>believe that to be true, correct?</li> <li>It was an honest mistake. We had no idea</li> <li>pinpoint without any kind of records or dates</li> <li>hing like that. I was just going back</li> </ul>	8 9 10 11 12 13 14 15 16 17 18 19 20 21	<pre>very best to try to pinpoint time periods going back such a long time ago.</pre>
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	Page 217		Page 219
1	please.	1	flying on a helicopter with Ghislaine Maxwell?
2	Q (BY MS. MENNINGER) Do you recall seeing a	2	A 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 and and	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	Q 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	particular press statement?	11	A I told Sharon Churcher that Ghislaine flew
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	Q 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	A Correct.
17	civil procedure that allows you to direct a witness	17	Q 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	What privilege are you claiming to direct	20	A 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	Q After they were printed did you read them?
23	accurate answers from this witness. If the	23	A 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	recalled something	25	time for me and my husband to have to have this
	Page 218		Page 220
1	MR. EDWARDS: If the sole purpose is to	1	public we didn't think it was going to be this
2	MR. EDWARDS: If the sole purpose is to just to harass her	2	public we didn't think it was going to be this publicly announced and that big. So we turned off
2 3	MR. EDWARDS: If the sole purpose is to just to harass her MS. MENNINGER: I asked her if she	2 3	public we didn't think it was going to be this publicly announced and that big. So we turned off the news and we stopped reading so many things.
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1	Page 221 A I wouldn't say that they were untrue. I	1	Page 223
1			to why I want my client to answer all of these
	would just say that she printed them as journalists		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.
4	Q (BY MS. MENNINGER) She got it wrong?	4	Q (BY MS. MENNINGER) Did Sharon Churcher
5	MR. EDWARDS: Object to the form.	5	print things that you felt were inaccurate?
6	Mischaracterization.	6	MR. EDWARDS: Same objection. Same
7	A In some ways, yes.	7	instruction. If she sees the document, she's going
8	Q (BY MS. MENNINGER) Did she print things	8	to answer every one of these questions.
9	in her articles that you did not say to her?	9	Q (BY MS. MENNINGER) Did any other reporter
10	MR. EDWARDS: I object and ask that the	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	Q (BY MS. MENNINGER) Did any reporter print
14	question. I'm not going to allow her to answer.	14	statements about Ghislaine Maxwell that were
15	MS. MENNINGER: You know the civil rules	15	inaccurate?
16	tell you not to suggest answers to your client.	16	MR. EDWARDS: Same objection. Same
17	Q (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
23	MR. EDWARDS: That is not what I'm	23	saying anything other than an objection, what the
24	Q (BY MS. MENNINGER) Did you	24	basis is, or instructing your client not to answer.
25	MR. EDWARDS: That's not what I'm doing.	25	MR. EDWARDS: I will do that.
	Page 222		Page 224
1	You don't get to just talk over me and	1	MS. MENNINGER: That's what the Federal
2	tell my client when not to listen to me. All you	2	Rules of Civil Procedure provide.
3	have to do to get answers is show her the document	3	MR. EDWARDS: I hear you. They also
4	you're talking about, and I'll let her answer every	4	provide for fairness and civility. And all I'm
5	question. I don't know why we're so scared of the	5	asking, very calmly, is for her to see this.
6	actual documents.	6	MS. MENNINGER: Mr. Edwards, this is not
7	MS. MENNINGER: I don't know why you're	7	your deposition. I'm asking your client what she
8	scared of your client's recollection, Mr. Edwards.	8	remembers. If she doesn't want to talk about what
9	But anyway	9	she remembers, then let her not answer. But you
10	MR. EDWARDS: Why would you do this to	10	cannot instruct her not to answer unless there's a
11	her?	11	privilege.
12	Q (BY MS. MENNINGER) Did Sharon Churcher	12	What privilege
13	print things that you did not say?	13	MR. EDWARDS: I am instructing her not to
14	MR. EDWARDS: I'm going to instruct my	14	answer.
15	client not to answer unless you give her what it is	15	Q (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	will tell you the answer, the accurate answer to your	17	to the press about Ghislaine Maxwell attributed to
18	question. Just without the document to refresh her	18	you were inaccurate?
19	recollection and see it, she's not going to answer	19	MR. EDWARDS: She's not refusing not to
20	the question.	20	answer.
21	Q (BY MS. MENNINGER) Did Sharon Churcher	21	A You are refusing to show me these
22	print things that you did not say?	22	documents so I could answer properly. I would give
23	MR. EDWARDS: Same objection. Same	23	you an answer if you were to show me some documents.
24	instruction not to answer.	24	Q (BY MS. MENNINGER) You can't say without
25	I think I've made a very clear record as	25	looking at a document whether the press attributed to

			epo	rung	-
1	you ie	Page 225 accurate or inaccurate?	1	٨	Page 227
1	-			A	Single sheets.
2	A	Please show me the document.	2	Q	And did you write a long document or a
3	Q	You can't say from the top of your head	3		locument? What was it?
4		er any inaccurate statement has been attributed	4	A	I can't recall how long the document was,
5	-	in the press?	5	but I wo	ould say it would be a few pages.
б	A	Please show me a document and I will tell	6	Q	And other than asking you to write
7	you.		7	whatev	ver you remember about , did she
8	Q	Are you refusing to answer my questions	8	give yo	ou any other directions about what you should
9	about	your knowledge of whether inaccurate statements	9	write?	
10	have b	been attributed to you in the press?	10	А	She was interested in two things, really.
11	А	Are you refusing to give me the documents	11	How Ep	stein got away with so many counts of child
12	to look	at?	12	trafficki	ng for sex and how was
13	Q	Are you refusing to answer the question?	13	involved	d in it. Those were her two main inquiries.
14	А	I am refusing to answer the question based	14	Q	What did she ask you to write?
15	upon tl	he fact that you are not being fair enough to	15	А	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	honest	answer.	17	handw	riting?
18	Q	Ms. Giuffre	18	А	No, she just asked me to write down what I
19	A	Yes.	19	can rem	· •
20	Q	we are talking about press that has	20	0	Did you give her everything that you
21	-	published on the Internet, correct?	21	ح wrote?	
22	A	Yes.	22	A	Did I give her the whole entire pages that
	_			I wrote	
23	Q	Do you have access to the Internet?	23		
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		es that attribute statements to you about	1	Q	In your own handwriting?
2	Ghisla	aine Maxwell?	2	A	In my own handwriting.
3	А	Yes.	3	Q	And what you wrote, was that true?
4	Q	Do you know any statement that has been	4	А	Yes.
5	attrib	uted to you in a press article on the Internet	5	Q	And did you get paid for those pieces of
б	about	Ghislaine Maxwell that is untrue?	6	paper?	
7		MR. EDWARDS: Same objection. Same	7	А	Not for the papers, I don't believe.
8	instruc	ction.	8	Q	Okay. Have you gotten paid when they've
9	А	Please show me a specific document.	9	been r	eprinted?
10	Q	(BY MS. MENNINGER) Do you know of any	10	А	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	А	If you could please show me a specific	13	А	No.
14	docum		14	Q	Have you negotiated any deal with Sharon
15	Q	Tell me what Sharon Churcher asked you to	15	Church	ner for the purpose of publishing those pieces
16	-	for her.	16	of paper?	
17	A	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?
10 19	_	And did you write it?	19	પ	MR. EDWARDS: Object to the form.
	Q A	•		^	
20	A	Um-hum.	20	A	A week before she came out.
01	Q	What did you write it in or on?	21	Q	(BY MS. MENNINGER) And when did you give
21	-	Paper.	22	them t	o ner?
22	A	•		-	1
22 23	Q	What kind of paper?	23	A	When she came out.
22		•	23 24	А <b>Q</b>	When she came out. When was that? Sometime, I believe, in early 2011.