COMPOSITE EXHIBIT 1 (Filed Under Seal)

	Page	1
UNITED STATES DISTRICT COURT		
SOUTHERN DISTRICT OF NEW YORK		

VIRGINIA L. GIUFFRE,

Plaintiff,

Case No.:

-against-

15-cv-07433-RWS

GHISLAINE MAXWELL,

Defendants.

- - - - - - - - - - X

CONFIDENTIAL

Videotaped deposition of GHISLAINE MAXWELL, taken pursuant to subpoena, was held at the law offices of BOIES SCHILLER & FLEXNER, 575 Lexington Avenue, New York, New York, commencing April 22, 2016, 9:04 a.m., on the above date, before Leslie Fagin, a Court Reporter and Notary Public in the State of New York.

MAGNA LEGAL SERVICES
1200 Avenue of the Americas
New York, New York 10026



| | Page 2 | | Page 4 |
|----------|---|----------|---|
| 1 | | 1 | G Maxwell - Confidential |
| 2 | APPEARANCES: | 2 | represent Ms. Giuffre. |
| | BOIES SCHILLER & FLEXNER, LLP | 3 | MR. PAGLIUCA: Jeff Pagliuca and |
| 4 | Attorneys for Plaintiff 401 East Las Olas Boulevard | 4 | Laura Menninger on behalf of Ms. |
| 5 | Fort Lauderdatle, Florida, 33301 | 5 | Maxwell. |
| 6 | BY: SIGRID McCAWLEY, ESQUIRE MEREDITH SCHULTZ, ESQUIRE | 6 | GHISLAINE MAXWELL, called |
| | EMMA ROSEN, PARALEGAL | 7 | as a witness, having been duly sworn by a |
| 7
8 | | 8 | Notary Public, was examined and testified as |
| | FARMER JAFFE WEISSING EDWARDS FISTOS & | 9 | follows: |
| 9 | LEHRMAN, P.L. Attorneys for Plaintiff | 10 | EXAMINATION BY |
| 10 | 425 N. Andrews Avenue | 11 | MS. McCAWLEY: |
| 11 | Fort Lauderdale, Florida 33301
BY: BRAD EDWARDS, ESQUIRE | 12 | Q. Good morning. I'm going to explain |
| 12 | B1. BRAD EDWARDS, ESQUIRE | 13 | some of the rules that will happen with |
| 13 | PAUL G. CASSELL, ESQUIRE
Attorneys for Plaintiff | 14 | respect to depositions. |
| 14 | 383 South University Street | 15 | Have you ever been deposed before? |
| 15 | Salt Lake City, Utah 84112 | 16 | A. I have not. |
| 16 | | 17 | Q. What is going to happen here, we |
| 17 | HADDON MORGAN FOREMAN
Attorneys for Defendant | 18 | have a court reporter and a videographer. |
| 1 / | 150 East 10th Avenu | 19 | What they do is take down the words that we |
| 18 | Denver, Colorado 80203 BY: JEFFREY S. PAGLIUCA, ESQUIRE | 20 | say so when I ask you a question they will |
| 19 | LAURA A. MENNINGER, ESQUIRE | 21 | record what you say in response to that. So |
| 20
21 | Also Present: | 22 | we have to be mindful that in order for them |
| 22 | James Christe, videographer | 23 | to do their job we can't talk over each |
| 23
24 | | 24 | other. |
| 25 | | 25 | Another issue you have to be weary |
| | Page 3 | | Page 5 |
| 1 | | 1 | G Maxwell - Confidential |
| 2 | THE VIDEOGRAPHER: We are now on | 2 | of is that in a response, you can't give a |
| 3 | the record and recording. This begins | 3 | nonverbal response, in other words, nodding a |
| 4 | disk No. 1 in the deposition of | 4 | yes or no, they need to hear verbal response |
| 5 | Ghislaine Maxwell in the matter of | 5 | so they can record it on their transcript. |
| 6 | Virginia Giuffre versus Ghislaine | 6 | So that's important for you to remember as we |
| 7 | Maxwell in the U.S. District Court for | 7 | go through the day. If you forget, I will be |
| 8 | the Southern District of New York. | 8 | sure to remind you. |
| 9 | Today is April 22, 2016 the time is | 9 | Is there anything that would |
| 10 | 9:04 a.m This deposition is being | 10 | prevent you from giving truthful testimony |
| 11 | taken at 575 Lexington Avenue in New | 11 | today? |
| 12 | York at the request of Sigrid McCawley | 12 | A. There is not. |
| 13 | of Boies Schiller & Flexner. | 13 | Q. You are not on any medications or |
| 14 | The videographer is James Christe | 14 | anything that would inhibit your ability to |
| 15 | and the court reporter is Leslie Fagin. | 15 | remember or give truthful testimony? |
| 16 | Will counsel state their appearance and | 16 | A. I am not. |
| 17
18 | whom they represent and then court | 17
18 | MR. PAGLIUCA: Could you identify the assistant in the room. |
| 19 | reporter swear in Ms. Maxwell. | 19 | MS. McCAWLEY: This is Emma Rosen |
| 20 | MS. McCAWLEY: My name is Sigrid | 20 | from our New York office. She is a |
| 21 | McCawley with my colleague Meredith Schultz. We are with Boies Schiller & | 21 | paralegal. |
| 22 | Flexner. We represent Ms. Giuffre. | 22 | Q. Ms. Maxwell, can you please state |
| 23 | MR. EDWARDS: Brad Edwards. I also | 23 | your address for the record? |
| 24 | represent Ms. Giuffre. | 24 | A. Currently |
| 25 | MR. CASSELL: Paul Cassell, I also | 25 | Q. What is your date of birth? |
| | 1.110 0110011111 1 4100 | | Z |



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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. | 2 | It's in the process of being sold. It still |
| 3 | Q. When did you first recruit a female | 3 | requires some final paperwork to be done, so |
| 4 | to work for Mr. Epstein? | 4 | just for the purposes of clarity. |
| 5 | MR. PAGLIUCA: I object to the form | 5 | Q. Do you have a new address where you |
| 6 | and foundation of the question. I | 6 | will be living? |
| 7 | believe this is confidential | 7 | A. I do not. |
| 8 | information. I ask anyone who is not | 8 | Q. For the purpose of the record, if |
| 9 | admitted in this case be excused from | 9 | there is something I ask you that you later |
| 10 | the room, please. | 10 | remember something else or need to correct |
| 11 | MS. McCAWLEY: So the response to | 11 | your testimony in some way, you can do that, |
| 12 | that question would | 12 | just let me know what it is and we will go |
| 13 | MR. PAGLIUCA: The subject matter | 13 | back to that question and can you clarify. |
| 14 | of this question is confidential and I'm | 14 | A. Of course. I just wanted to be |
| 15 | designating it as confidential. | 15 | clear, there is still some paperwork pending |
| 16 | MS. McCAWLEY: I just want to make | 16 | for final release, but it's in the process of |
| 17 | that clear for the record. | 17 | sale. But I don't have another address |
| 18 | MR. EDWARDS: So we don't delay the | 18 | currently, so whilst that should still be of |
| 19 | deposition I will step out of the room | 19 | record that the mail could be forwarded |
| 20 | but I think it's important to lay the | 20 | there, so for purposes of clarity I wanted to |
| 21 | record that | 21 | be clear. |
| 22 | MR. PAGLIUCA: I'm sorry, you are | 22 | Q. I appreciate that. |
| 23 | not admitted in this proceeding so you | 23 | So Ms. Maxwell, when did you first |
| 24 | are not entitled to make any record. If | 24 | recruit a female to work for Mr. Epstein? |
| 25 | Ms. McCawley wants to make a record she | 25 | MR. PAGLIUCA: Again. I object to |
| | Page 7 | | Page 9 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | can. | 2 | form and foundation of the question. |
| 3 | MR. EDWARDS: I can make a record | 3 | Q. You can answer the question. |
| 4 | right now. | 4 | A. First of all, can you please |
| 5 | MR. PAGLIUCA: Maybe we should get | 5 | clarify the question. I don't understand |
| 6 | the judge on the phone and talk about | 6 | what you mean by female, I don't understand |
| 7 | it. | 7 | what you mean by recruit. Please be more |
| 8 | MR. EDWARDS: The record will be | 8 | clear and specific about what you are |
| 9 | short. This is the precise reason why | 9 | suggesting. |
| 10 | Ms. Giuffre wants me in this case and | 10 | Q. Are you a female, is that the sex |
| 11 | I'm unable to effectively represent her | 11 | that you are? |
| 12 | at this time because I am unable to have | 12 | A. I am a female. |
| 13 | access to the confidential information | 13 | Q. That's what I'm referring to a |
| 14 | which includes apparently the entire | 14 | female and I'm asking you when you first, the |
| 15 | deposition of Ms. Maxwell. But for the | 15 | very first time you recruited a female to |
| 16 | sake of not further delaying this, I | 16 | work for Mr. Epstein? |
| 17 | will be outside the room. | 17 | A. Again, I don't understand what |
| 18 | MS. McCAWLEY: Thank you. | 18 | female I am a 54 year old women. |
| 19 | A. I would like to just wait for | 19 | Q. I'm not making it age, any age of a |
| 20 | him to leave. | 20 | female that you recruited to work for Mr. |
| 21 | Q. That's fine. | 21 | Epstein? |
| 22 | A. I would just like to clarify the | 22 | A. Again, I was somebody who hired a |
| 23 | address. I'm in the process of selling the | 23 | number of people to work for Mr. Epstein and |
| 24 | house so while while I still receive mail | 24 | hiring is one of my functions. |
| 25 | there, it's not my actual physical address. | 25 | Q. And when is the first time you |

Page 10 Page 12 1 1 G Maxwell - Confidential G Maxwell - Confidential 2 2 hired someone to work for Mr. Epstein, a MR. PAGLIUCA: Object to the form 3 3 female? and foundation. 4 4 A. As best as I can recollect, a woman A. My job entailed running the homes 5 the age probably of about 40 or 50 was in 5 that he had but much more importantly, most 6 6 sometime in 1992. of the houses had construction and so whilst 7 Q. How long did you work for Mr. 7 in 1992 there was no construction project, 8 8 Epstein? there was construction projects that began 9 A. I started working for him at some 9 after that time and I was in charge not only 10 point in 1992 and the nature of my work 10 of hiring architects, I was also in charge of relationship with him changed over time so all the filings or overseeing that, like a 11 11 from around 2002, 2003, the work lessened 12 12 general contractor would. I also helped with hiring the 13 considerably. 13 14 Q. When did you --14 architects, hiring the builders, reviewing 15 MR. PAGLIUCA: Can I interject for 15 the contracts for the builders, coordinating 16 a moment. If we are talking about the building projects, coordinating how the 16 17 background --17 projects would layout, the timing of the MS. McCAWLEY: I'm in the middle of 18 projects and all the various materials that 18 19 a question. Let me finish it and then they would require to run a very substantial 19 can you interject. building project. That's the nature of the 20 20 job I was dealing with. 21 Q. When you say 2002 to 2003 that the 21 22 work lessened, when did you complete working 22 Q. How old was the youngest female you 23 for Mr. Epstein; when was the last time you 23 ever hired to work for Jeffrey? were employed by him, the last date? 24 MR. PAGLIUCA: Object to the form 24 25 A. I believe I still was doing --25 and foundation. Page 11 Page 13 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 2 helping him in a very nominal way, maybe an Q. You can answer. 3 3 hour or two a year at sometime 2008 and 2009. A. I have not any idea exactly of the MR. PAGLIUCA: So if you are going 4 4 youngest adult employee that I hired for 5 5 to be talking about general background, Jeffrey. 6 6 I don't need to designate that as Q. When you say adult employee, did 7 7 confidential. So if you want to have you ever hire someone that was under the age 8 them come back in, that's fine. 8 of 18? 9 9 I assumed by your first question A. Never. 10 you were going into more sensitive 10 Q. Did you ever bring someone who was 11 areas. I will leave it up to you, but 11 under -- invite someone under the age of 18 if this is general background it will to Jeffrey's home, any of his homes? 12 12 not be designated as confidential. 13 13 MR. PAGLIUCA: Object to the form 14 MS. McCAWLEY: I appreciate that. 14 foundation. 15 I will jump back into my other 15 A. Can you repeat the question? questions. Q. Did you ever invite anybody who was 16 16 17 MR. PAGLIUCA: So we will keep it 17 under the age of 18 to Jeffrey's homes? 18 as confidential. 18 MR. PAGLIUCA: Same objections. 19 Q. When you were first employed by him 19 A. I have a number of friends that 20 in 1992, what were you hired to do? 20 have children and friends of mine that have A. First, I was consulting and what I 21 21 kids and in the invitation of my friends and 22 did was I helped with decorating houses and 22 their kids, I'm sure I may have invited some 23 in hiring staff to help run those houses. 23 of my friend's kids to come. Q. Did your duties change over the Q. Anybody that is not a friend of 24 24 25 course of 1992 to 2009? 25 yours.



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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 1 2 | | 1
2 | A. Ms. Roberts held herself out |
| 3 | Any female under the age of 18, did | 3 | |
| | you invite them to come to Jeffrey's home? | | Q. I'm not asking how she held herself |
| 4 | MR. PAGLIUCA: Object to the form | 4 | out. I'm asking how she arrived at the home. |
| 5 | and foundation. | 5 | Did you meet her and invite her to come to |
| 6 | A. Again, as I said, I am not aware of | 6 | the home or how did she arrive there? |
| 7 | inviting anybody other than friends of mine | 7 | MR. PAGLIUCA: Object to the form |
| 8 | who have children to the house. | 8 | and foundation. |
| 9 | Q. Did you invite Virginia Giuffre to | 9 | A. Ms. Roberts held her to be a |
| 10 | come to Jeffrey Epstein's home when she was | 10 | masseuse and her mother drove her to the |
| 11 | under the age of 18? | 11 | house. |
| 12 | MR. PAGLIUCA: Object to the form | 12 | Q. When did you first meet Virginia |
| 13 | and foundation. | 13 | Roberts? |
| 14 | A. Virginia Roberts held herself out | 14 | A. I don't have a recollection of the |
| 15 | as a masseuse and invited herself to come and | 15 | first meeting. |
| 16 | give a massage. | 16 | Q. Do you recall meeting her at |
| 17 | Q. My question is, did you invite | 17 | Mar-a-Lago? |
| 18 | Virginia Roberts when she was under the age | 18 | A. Like I said, I don't have a |
| 19 | of 18 to come to Jeffrey Epstein's home? | 19 | recollection of meeting Ms. Roberts. |
| 20 | MR. PAGLIUCA: Object to the form | 20 | Q. So you recall Ms. Roberts being |
| 21 | and foundation. | 21 | brought to the home by her mother, is that |
| 22 | A. Again, Virginia Roberts was a | 22 | your testimony? |
| 23 | masseuse | 23 | A. That is my testimony. |
| 24 | Q. I'm asking not asking if she was a | 24 | Q. And that is the first time you met |
| 25 | masseuse. I'm asking if you invited her to | 25 | her? |
| | Page 15 | | Page 17 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | come to Jeffrey Epstein's home? | 2 | A. Like I said, I don't recall meeting |
| 3 | A. Again, there would be no course to | 3 | her the first time. I do remember her mother |
| 4 | have a conversation with Virginia unless she | 4 | bringing her to the house. |
| 5 | held herself out to be a masseuse. | 5 | Q. Are you a member at Mar-a-Lago? |
| 6 | Q. I'm not asking that question. I'm | 6 | A. No. |
| 7 | asking if you invited her to come to Jeffrey | 7 | Q. Have you visited Mar-a-Lago? |
| 8 | Epstein's home when she was under the age of | 8 | A. Yes. |
| 9 | 18? | 9 | Q. Did you visit Mar-a-Lago in the |
| 10 | A. Again, I repeat, she was a masseuse | 10 | year 2000? |
| 11 | and in the form and as my job, I was to have | 11 | A. I'm pretty sure I did. |
| 12 | people who he wanted for various things | 12 | Q. When Ms. Roberts arrived at the |
| 13 | including massage. She came as a masseuse. | 13 | home with her mother, what happened? |
| 14 | Q. So you invited her to his home to | 14 | A. I spoke to her mother outside of |
| 15 | come to give a massage, is that correct? | 15 | the house and she what I don't recall is |
| 16 | MR. PAGLIUCA: Object to the form | 16 | exactly what happened because I was talking |
| 17 | and foundation. Misstates the witness' | 17 | to her mother the entire she was in the |
| 18 | testimony. | 18 | house. |
| 19 | A. Again, I did not invite Virginia | 19 | Q. Did you introduce Ms. Roberts to |
| 20 | Roberts. She came as a masseuse. | 20 | Jeffrey Epstein? |
| 21 | Q. She who invited her to come as a | 21 | A. I don't recall how she actually met |
| | | | * |
| 22 | masseuse, she just showed up at the front | 22 | Mir. Epstein. As I said, I spoke to her |
| | masseuse, she just showed up at the front door? | 23 | Mr. Epstein. As I said, I spoke to her mother the entire time outside the house. |
| 22 | door? | | mother the entire time outside the house. |
| 22
23 | | 23 | |

| | Page 18 | | Page 20 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | meet Mr. Epstein? | 2 | you not to answer that question. I |
| 3 | MR. PAGLIUCA: Object to the form | 3 | don't have any problem with you asking |
| 4 | and foundation. | 4 | questions about what the subject matter |
| 5 | Q. You can answer. | 5 | of this lawsuit is, which would be, as |
| 6 | A. I just explained. | 6 | you've termed it, sexual trafficking of |
| 7 | A. I spent the entire time talking to | 7 | Ms. Roberts. |
| 8 | Virginia's mother outside the house so the | 8 | To the extent you are asking for |
| 9 | answer to the question is no. | 9 | information relating to any consensual |
| 10 | Q. No, did you not walk her up and | 10 | adult interaction between my client and |
| 11 | introduce her to Mr. Epstein? | 11 | Mr. Epstein, I'm going to instruct her |
| 12 | A. I just said no. | 12 | not to answer because it's not part of |
| 13 | Q. Did you participate in a massage | 13 | this litigation and it is her private |
| 14 | this first time when she first came to the | 14 | confidential information, not subject to |
| 15 | home and you were speaking with her mother, | 15 | this deposition. |
| 16 | she was in the home, is that correct, you | 16 | MS. McCAWLEY: You can instruct her |
| 17 | brought her into the home? | 17 | not to answer. That is your right. But |
| 18 | MR. PAGLIUCA: Object to the form | 18 | I will bring her back for another |
| 19 | and foundation. | 19 | deposition because it is part of the |
| 20 | A. I will repeat again, I was standing | 20 | subject matter of this litigation so she |
| 21 | outside with her mother so very difficult for | 21 | should be answering these questions. |
| 22 | me to do anything else at that time so no, I | 22 | This is civil litigation, deposition and |
| 23 | did not take her upstairs. | 23 | she should be responsible for answering |
| 24 | Q. Did you participate | 24 | these questions. |
| 25 | A. Virginia lied 100 percent about | 25 | MR. PAGLIUCA: I disagree and you |
| | Page 19 | | Page 21 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | absolutely everything that took place in that | 2 | understand the bounds that I put on it. |
| 3 | first meeting. She has lied repeatedly, | 3 | MS. McCAWLEY: No, I don't. I will |
| 4 | often and is just an awful fantasist. So | 4 | continue to ask my questions and you can |
| 5 | very difficult for anything to take place | 5 | continue to make your objections. |
| 6 | that she repeated because I was with her | 6 | Q. Did you ever participate from the |
| 7 | mother the entire time. | 7 | time period of 1992 to 2009, did you ever |
| 8 | Q. So did you have did you give a | 8 | participate in a massage with Jeffrey Epstein |
| 9 | massage with Virginia Roberts and Mr. Epstein | 9 | and another female? |
| 10 | during the first time Virginia Roberts was at | 10 | MR. PAGLIUCA: Objection. Do not |
| 11 | the West Palm Beach house? | 11 | answer that question. Again, to the |
| 12 | MR. PAGLIUCA: Object to the form | 12 | extent you are asking for some sort of |
| 13 | and foundation. | 13 | illegal activity as you've construed in |
| 14 | Q. Yes or no? | 14 | connection with this case I don't have |
| 15
16 | A. No. | 15
16 | any problem with you asking that |
| 17 | Q. Have you ever given a massage with Virginia Roberts in the room and Jeffrey | 17 | question. To the extent these questions |
| 18 | Epstein? | 18 | involve consensual acts between adults, |
| 19 | MR. PAGLIUCA: Object to the form | 19 | frankly, they're none of your business and I will instruct the witness not to |
| 20 | and foundation. | 20 | and I will instruct the witness not to answer. |
| 21 | A. No. | 21 | MS. McCAWLEY: This case involves |
| 22 | Q. Have you ever given Jeffrey Epstein | 22 | sexual trafficking, sexual abuse, |
| 23 | a massage? | 23 | questions about her having interactions |
| 24 | MR. PAGLIUCA: Object to the form, | 24 | with other females is relevant to this |
| 25 | foundation. And I'm going to instruct | 25 | case. She needs to answer these |

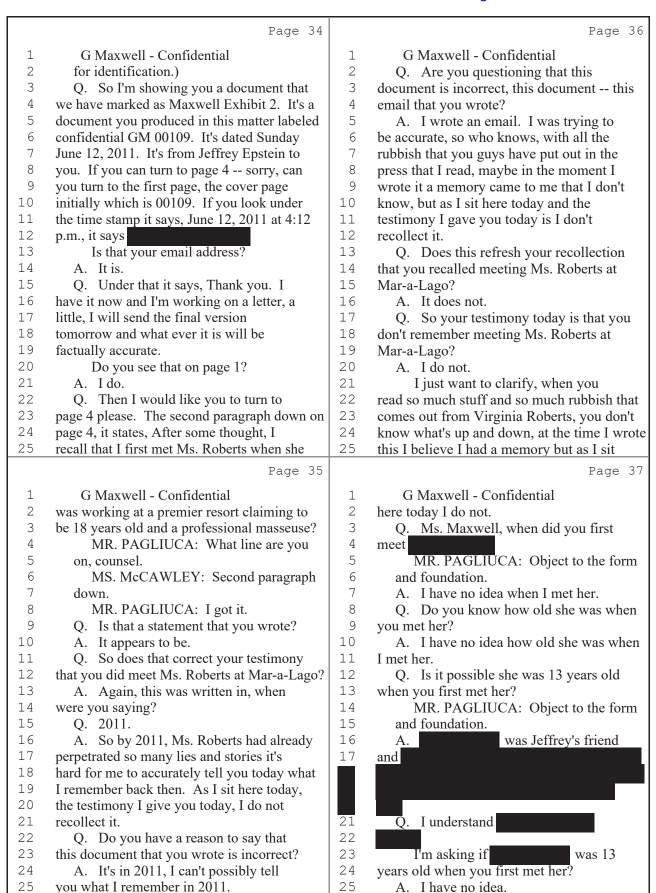


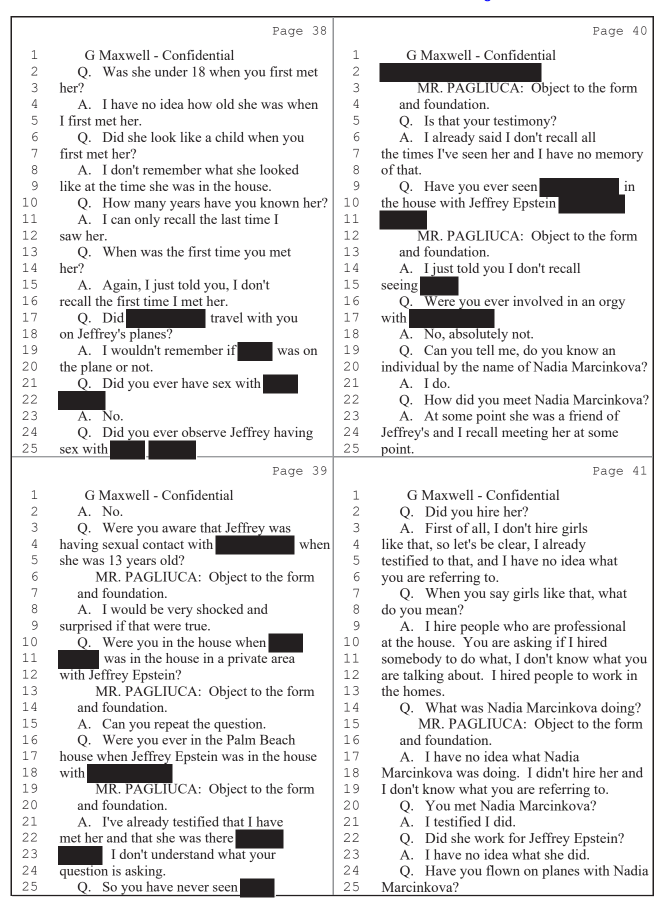
Page 24 Page 22 1 1 G Maxwell - Confidential G Maxwell - Confidential 2 2 MR. PAGLIUCA: Object to the form questions. 3 3 MR. PAGLIUCA: I'm instructing her and foundation. A. How would I possibly know how 4 4 not to answer. 5 MS. McCAWLEY: Then we will be back 5 someone is when they are at his house. You 6 6 are asking me to do that. I cannot possibly here again. 7 Q. Have you ever given a massage to 7 testify to that. As far as I'm concerned, everyone who came to his house was an adult 8 Mr. Epstein with a female that was under the 8 age of 18? 9 9 professional person. 10 10 Q. Are you familiar with the police A. Can you repeat the question? 11 Q. Yes. Have you ever given a massage report that was issued in respect to the 11 12 to Mr. Epstein with a female that was under 12 investigation in this matter? the age of 18? 13 13 MR. PAGLIUCA: Object to the form 14 A. No. 14 and foundation. Q. Have you ever observed Mr. Epstein 15 15 Q. Are you familiar with the police 16 having a massage given by an individual, a report that was used in this matter, the 16 17 female, who was under the age of 18? 17 investigation of Jeffrey Epstein, has been 18 produced as a document in this matter? A. No. 18 19 Q. Have you ever observed females A. I have seen a police report. 19 20 under the age of 18 in the presence of (Maxwell Exhibit 1, police report, 20 21 Jeffrey Epstein at his home? 21 marked for identification.) MR. PAGLIUCA: Object to the form 22 22 Q. The police report that you have in 23 23 front of you, can you turn to page 28 of that and foundation. 24 A. Again, I have friends that have 24 report, the numbers are on the top right-hand 25 25 corner. children --Page 25 Page 23 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 2 Q. I'm not talking about friends. I'm You will see some redactions in 3 talking about individuals --3 this report, Ms. Maxwell, the redacted 4 information is redacted because it reveals 4 MR. PAGLIUCA: I'm going to object 5 5 the name of a minor, someone who is under the to you interrupting the witness who was 6 6 answering your question. The question 7 7 was, have you ever seen anyone, female On page 28, in the third paragraph, 8 under the age of 18 at the house and 8 about halfway down, it says, Roberts stated 9 9 she performed the massage naked. At the that's the question she was answering. 10 If you want to strike that question and 10 conclusion of this massage, Epstein paid RobSON \$200 for the massage. He explained, I 11 ask another question, feel free, but let 11 12 know you are not comfortable put I will pay 12 the witness respond, please. you if you bring some girls. He told her the MS. McCAWLEY: I will do that. 13 13 14 Q. Have you ever observed a female 14 younger the better. Robson stated once tried 15 under the age of 18 at Jeffrey Epstein's home 15 to bring a 23 year old to Epstein and he that was not a friend, a child -- one of your stated the female was too old. 16 16 17 Have you heard Mr. Epstein use the 17 friend's children? 18 A. Again, I can't testify to that 18 phrase the younger the better? 19 because I have no idea what you are talking 19 A. I have no recollection of hearing 20 20 about. that. 21 21 Q. Have you used the phrase in talking Q. You have no idea what I'm talking 22 about in the sense you never observed a 22 to Ms. Roberts and asking her to recruit 23 23 female under the age of 18 at Jeffrey females for Mr. Epstein, the younger the Epstein's home that was not one of your 24 24 better? 25 25 friend's children, is that correct? MR. PAGLIUCA: Object to the form

Page 28 Page 26 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 2 A. First of all, as I said when I was and foundation of the question. 3 3 A. First of all, can you break the present --4 4 question apart. Q. It is a yes or no. 5 Q. Have you used the phrase the 5 A. No, it is not. 6 6 younger the better in speaking to Ms. Roberts Q. You can answer the question in full 7 7 and asking her to recruit females for Jeffrey but please provide yes or no as an initial 8 8 Epstein? matter. 9 9 MR. PAGLIUCA: Object to the form A. I cannot answer yes or no, it's not 10 10 bounded by time. It's entirely possible I and foundation. 11 could have been in a room or even in the 11 Q. You can answer. It's yes or no. vicinity of Palm beach when somebody came and 12 A. No, that's absolutely not true, on 12 the second part of your question, I have not 13 I would not know. How would I know when 13 14 asked Virginia to recruit females and the 14 somebody was in the house. There is no way I 15 first part of your question, if you can can know. 15 repeat that again, the question you asked. 16 Q. Did you stay at Jeffrey Epstein's 16 17 Q. Will you read back the question. 17 home when you were in Palm Beach? 18 (Record read.) 18 A. Most of the time. 19 A. I believe I answered the later part 19 Q. So how is it that you wouldn't know 20 of the question. The first part of the 20 if there was a female in the home under the 21 question, it's impossible for me to recall 21 age of 18 if you were staying there? events that took place 16 years ago but it A. Well, first of all, when I was 22 22 staying there, the house is actually quite 23 doesn't sound like something I would say. 23 large and I have a very busy job and I had an 24 Q. On page 28, that same paragraph, 24 25 Roberts was asked how many girls in total she 25 office with a door so the door would be shut Page 27 Page 29 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 brought to Epstein. Robson stated that she 2 and I would be working. I'm not responsible 3 can remember, Robson stated that she brought 3 for what Jeffrey does and I don't always pay and, it's redacted there, and the victim in attention to what happens in the house. I'm 4 4 5 5 this case. very busy. 6 6 Q. So you're testifying that you never Let me ask my question, I have a 7 question pending right now. 7 observed a female under the age of 18 at 8 Are you testifying that you are 8 Jeffrey Epstein's West Palm Beach home? 9 unaware of any underage, under the age of 18, 9 MR. PAGLIUCA: Object to the form 10 females coming to Jeffrey Epstein's home to 10 and foundation. 11 perform massages? 11 A. I already answered that question, I MR. PAGLIUCA: Object to the form 12 12 13 foundation. 13 Q. You didn't answer my question. A. You need to straddle that question 14 14 A. I did. 15 in a different time period. When I was 15 Q. Did you observe a female under the there, at the time I was present, the people age of 18 at Jeffrey Epstein's home in Palm 16 16 that gave Jeffrey, men and women who gave 17 17 Beach? 18 Jeffrey massages were adults over the age of 18 A. Like I said, I work, I don't sit 19 19 there and watch people coming in and out of 18. 20 20 the house. I cannot possibly tell you if I'm Q. Never in your time at any of Jeffrey Epstein's homes were you present when in the home that somebody was there that I 21 21 22 a female under the age of 18 was there to 22 did not see, I cannot comment on it, I have 23 give Jeffrey Epstein a massage? 23 no idea. 24 MR. PAGLIUCA: Object to the form 24 Q. Did you observe females at Jeffrey 25 Epstein's home that were laying out topless and foundation. 25



Page 30 Page 32 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 in the back of the home, in other words 2 Q. Did you ever hire a masseuse that 3 3 without a shirt on? was under the age of 18? 4 4 A. So that's just another of MR. PAGLIUCA: Object to the form 5 Virginia's lies. So let's be clear, at the 5 and foundation. 6 6 time when I was there and present, frequently Q. Did you? 7 at the house, it was unusual to see people 7 A. Again, I don't hire massage 8 without their clothes on. 8 therapists, so that was not my job. 9 Q. When you say unusual, did you 9 Q. You just said you did, you just said you hired massage therapists for Jeffrey 10 observe people without their clothes at 10 11 Epstein, I'm asking if you hired a massage Jeffrey Espstein's home? 11 12 12 therapist who was under the age of 18? A. Can I answer. Sometimes people in 13 the privacy of a house and swimming pool, I 13 A. Let me correct myself. When I 14 have seen people from time to time take their 14 meant hire, I didn't mean hire in the way you top off. I have seen people from time to 15 are doing it. What I say is that I went to 15 time do that. Very unusual. Naked people 16 16 spas and I met people and if they did home 17 around the people at any frequent period of 17 visits, Jeffrey would then, in fact, hire 18 them. I'm not responsible for hiring 18 time, I have never seen. 19 someone. And they were not full-time, so 19 Q. Were they under the age of 18? A. As I was saying, people when I was it's not a correct characterization. 20 20 21 in the house, were of adult age, if they were 21 Q. Did you ever, your term is meet, 22 children, friends of my family or friends 22 did you ever meet a person that was under the 23 that were there, they may well have been 23 age of 18 that you -- that Jeffrey then hired 24 because I have nieces and nephews under the 24 as a masseuse? 25 age of 18, I cannot testify to anybody else 25 MR. PAGLIUCA: Object to the form Page 33 Page 31 G Maxwell - Confidential 1 G Maxwell - Confidential 1 2 2 -- just another one of Virginia's many and foundation. 3 fictitious lies and stories to make this a 3 A. First of all, Virginia Roberts who salacious event to get interest and press. 4 4 you are referring to was a masseuse aged 17, 5 It's absolute rubbish. 5 we all now know, so your story that you keep 6 6 pushing out to the press that she was a 15 Q. Were you in charge of hiring 7 7 individuals to provide massages for Jeffrey year old -- you and I both know was a lie, 8 8 Epstein? correct. 9 9 A. My job included hiring many people. Q. You are not sentencing my question. 10 There were six homes. As I sit here, I hired 10 A. You and I both know that was a lie, assistants, I hired architects, I hired 11 11 12 decorators, I hired cooks, I hired cleaners, 12 Q. You are not answering my question. 13 I hired gardeners, I hired pool people, I 13 I'm asking you whether you ever met a female 14 hired pilots, I hired all sorts of people. 14 under the age of 18 that Jeffrey then hired 15 In the course and a very small part 15 as a masseuse? 16 of my job was from from time to time to find 16 MR. PAGLIUCA: Object to the form 17 17 adult professional massage therapists for and foundation. 18 Jeffrey. 18 A. The only person I can talk about 19 19 who clearly was a massage age 17, a masseuse, Q. When you say adult professional 20 massage therapists, where did you find these 20 was Virginia. 21 massage therapists? 21 Q. Did you meet her and then introduce 22 A. From time to time I would visit 22 her to Jeffrey? 23 professional spas, I would receive a massage 23 A. I don't know. I already testified 24 24 and if the massage was good I would ask that I don't recall meeting her. 25 25 (Maxwell Exhibit 2, email, marked man or woman if they did home visits.





| | Page 42 | | Page 44 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. I don't recollect. I don't know if | 2 | evidence. The witness already testified |
| 3 | I did. | 3 | she doesn't remember. |
| 4 | Q. How many times have you flown on | 4 | Q. You can answer that question. |
| 5 | Jeffrey Epstein's planes? | 5 | Did you ever ask her on the many |
| 6 | A. Too many times. | 6 | flights you were with her or the many times |
| 7 | Q. More than 300? | 7 | you were with her at the house? |
| 8 | A. I really couldn't tell you how | 8 | A. First of all, I don't know I was on |
| 9 | many. | 9 | many flights with her, you are making stories |
| 10 | Q. More than 400? | 10 | up again as usual. And secondly, if I was on |
| 11 | A. Again, I said I cannot tell you how | 11 | a flight with her, there would not be any |
| 12 | many, a lot. | 12 | reason why I would ask her how old she was. |
| 13 | Q. How many times with Nadia | 13 | Q. You don't recollect having any |
| 14 | Marcinkova? | 14 | conversation with her about her age? |
| 15 | A. I already testified, I have no | 15 | A. I already testified to that. |
| 16 | idea. | 16 | Q. Do you know what Nadia Marcinkova |
| 17 | Q. How old was Nadia Marcinkova when | 17 | was hired to do for Jeffrey? |
| 18 | she first became involved with Jeffrey? | 18 | A. I already testified I didn't know |
| 19 | A. I have no idea. | 19 | she was hired and I don't know that she did |
| 20 | Q. Was she 14? | 20 | anything. I don't know how to answer that |
| 21 | MR. PAGLIUCA: Object to the form | 21 | question. |
| 22 | and foundation. | 22 | Q. Was Nadia Marcinkova at the house, |
| 23 | A. I have no idea. | 23 | the Palm Beach house, when you were present |
| 24 | Q. Did she look like a child the first | 24 | at that house? |
| 25 | time you met her? | 25 | MR. PAGLIUCA: Object to the |
| | Page 43 | | Page 45 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | MR. PAGLIUCA: Object to the form | 2 | foundation. |
| 3 | and foundation. Asked and answered. | 3 | A. I have no recollection of her being |
| 4 | Q. Did she look like a child the first | 4 | at the house at the same time as me. |
| 5 | time you met Nadia Marcinkova? | 5 | Q. When did you first meet Nadia |
| 6 | A. I don't know what you mean if she | 6 | Marcinkova? |
| 7 | looked like a child. | 7 | A. I already told you I don't recall. |
| 8 | Q. Did she look like she was under the | 8 | Q. Do you recall anything about Nadia |
| 9 | age of 18? | 9 | Marcinkova? |
| 10 | A. No. | 10 | A. That she was tall and blond. |
| 11 | Q. Did she look like she was under the | 11 | Q. Do you recall Nadia Marcinkova |
| 12 | age of 16? | 12 | interacting with other females at the house? |
| 13 | A. I just testified first of all, I | 13 | A. No, I do not. |
| 14 | couldn't tell you how old she was, she didn't | 14 | Q. Did you arrange to get a visa for |
| 15 | like like a child, leave it at that. | 15 | Nadia Marcinkova to come into this country? |
| 16 | Q. Did you know that she was a child? | 16 | MR. PAGLIUCA: Object to the form |
| 17 | MR. PAGLIUCA: Object to the form | 17 | and foundation. |
| 18 | and foundation. | 18 | A. Absolutely not. |
| 19 | A. I just answered I did not know how | 19 | Q. Did Jeffrey arrange for a visa for |
| 20 | old she was and she looked like an adult. | 20 | Nadia Marcinkova? |
| 21 | Q. In the times that you traveled with | 21 | MR. PAGLIUCA: You need to give me |
| 22 | her on Jeffrey Epstein's planes, did you ever | 22 | a break so I can interpose an objection. |
| 23 | ask her how old she was? | 23 | Object to the form and foundation. |
| 24 | MR. PAGLIUCA: Object to the form | 24 | Q. You can answer. |
| 25 | and foundation. Assumes facts not in | 25 | A. What was the question? |



| Page 46 | Page 48 |
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| 1 G Maxwell - Confidential | 1 G Maxwell - Confidential |
| 2 Q. Did Jeffrey arrange for a visa for | 2 Jeffrey? |
| 3 Nadia Marcinkova? | 3 MR. PAGLIUCA: Object to the form |
| 4 A. I don't know what Jeffrey did. I | 4 and foundation. |
| 5 cannot testify what Jeffrey did. | 5 A. I don't know exactly the nature of |
| 6 Q. Was Nadia involved in sex with | 6 her relationship but she worked for him. |
| 7 Jeffrey and other girls? | 7 Q. What did she do? |
| 8 MR. PAGLIUCA: Object to the form | 8 MR. PAGLIUCA: Object to the form |
| 9 and foundation. | 9 and foundation. |
| 10 Q. Girls under the age of 18? | 10 A. At the time she when was with him I |
| MR. PAGLIUCA: Same objection. | believe she traveled with him and helped with |
| 12 A. I have no idea. | 12 his travel arrangements. |
| 13 Q. Was Nadia involved with sex with | Q. Did she bring girls to the house to |
| 14 Jeffrey and girls over the age of 18? | 14 give massages to Jeffrey? |
| 15 MR. PAGLIUCA: Same objection. | MR. PAGLIUCA: Object to the form |
| 16 A. I have no idea. | 16 and foundation. |
| 17 Q. Did Nadia recruit other girls for | 17 A. I don't know what Sarah did. |
| 18 sex with Jeffrey? | 18 Q. So you never observed Sarah |
| 19 MR. PAGLIUCA: Object to the form | bringing girls to the home to give massages |
| 20 and foundation. | 20 to Jeffrey? |
| A. I have no idea. | MR. PAGLIUCA: Object to the form |
| Q. Do you still talk to Nadia? | and foundation. |
| 23 A. No. | A. I don't understand the question, |
| Q. Is she a pilot? | 24 what did you mean bring? |
| 25 A. I have no idea. | Q. Did you ever observe Sarah |
| Page 47 | Page 49 |
| 1 G Maxwell - Confidential | 1 G Maxwell - Confidential |
| 2 Q. Does she fly with Larry Veseski | 2 inviting, bringing, walking anyone into the |
| 3 (phonetic), one of Jeffrey's pilots? | 3 home to give a massage for Jeffrey? |
| 4 A. I have no idea. | 4 MR. PAGLIUCA: Object to the form |
| 5 Q. Are you a pilot? | 5 and foundation. |
| 6 A. I am. | 6 A. I don't recollect anything like |
| Q. Have you flown with Jeffrey Veseki? | 7 that. |
| 8 A. I have. 9 O. Have you flown with Nadia | 8 Q. Are you aware that Sarah Kellen was 9 a co-conspirator, named as a co-conspirator |
| 9 Q. Have you flown with Nadia 10 Marcinkova? | 9 a co-conspirator, named as a co-conspirator
10 in the case involving Jeffrey Epstein? |
| 11 A. What do you mean by flown? | 11 MR. PAGLIUCA: Object to the form |
| 12 Q. Have you been on planes with her? | and foundation and also calls for a |
| 13 A. I already testified I don't recall | legal conclusion. |
| 14 having her on a plane with me. | MS. McCAWLEY I'm just asking if she |
| 15 Q. Do you know Sarah Kellen? | is aware of that. |
| 16 A. I do. | 16 A. I am aware. |
| Q. When did you first meet her? | 17 Q. Who paid Sarah Kellen? |
| 18 A. I don't recall exact dates. | 18 A. I have no idea. |
| Q. Did you meet her with the purpose | 19 Q. Did you ever arrange payment for |
| 20 of hiring her to work for Jeffrey or having | any of the employees at the home? |
| 21 Jeffrey hire her? | MR. PAGLIUCA: Object to the form. |
| MR. PAGLIUCA: Object to the form | A. What do you mean by arrange? |
| and foundation. | Q. Were you ever in charge or |
| 24 A. No. | 24 responsible for paying individuals at the |
| Q. What was her relationship with | home, that worked there? |



| | Page 50 | | Page 52 |
|----------|---|----------|--|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. People had salaries and they were | 2 | for sexual acts. |
| 3 | paid by the office. | 3 | Q. I'm asking if they performed sexual |
| 4 | Q. Did you ever pay any individual, | 4 | acts? |
| 5 | did you ever hand an individual cash for work | 5 | MR. PAGLIUCA: Object to the form |
| 6 | they performed? | 6 | and foundation. |
| 7 | MR. PAGLIUCA: Object to the form. | 7 | Q. Did any of the massage therapists |
| 8 | A. Can you be more specific about what | 8 | who were at the home perform sexual acts for |
| 9 | you are asking me. | 9 | Jeffrey Epstein? |
| 10 | Q. Did you ever hand any individual | 10 | A. I don't know what you mean by |
| 11 | who was working at the home cash as payment | 11 | sexual acts. |
| 12 | for something that they performed at the | 12 | Q. Did any of the massage therapists |
| 13 | home? | 13 | who were working at the home perform sexual |
| 14 | MR. PAGLIUCA: Object to the form. | 14 | acts, including touching the breasts, |
| 15 | A. To the best of my recollection | 15 | touching the vaginal area, being touched |
| 16 | there were very few times where I would leave | 16 | while Jeffrey is masturbating, having |
| 17 | some cash for people for work performed. | 17 | intercourse, any of those things? |
| 18 | Q. And what type of work was being | 18 | MR. PAGLIUCA: Objection. Form and |
| 19 | performed where you would be doing that? | 19 | foundation. |
| 20 | A. If I left cash for the pool guy, I | 20 | To the extent any of this is asking |
| 21 | would have left potentially some cash for the | 21 | for to your knowledge any consensual sex |
| 22 | gardener, potentially for exercise | 22 | act that may or may not have involved |
| 23 | instructors and sometimes for massage | 23 | you, I'm instructing you not to answer |
| 24 | therapy. | 24 | the question. |
| 25 | Q. How much were the massage | 2.5 | Q. I'm not asking about consensual sex |
| | Page 51 | | Page 53 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | therapists paid? | 2 | acts. I'm asking whether any of the massage |
| 3 | MR. PAGLIUCA: Object to the form | 3 | therapists performed sexual acts for Mr. |
| 4 | and foundation. | 4 | Epstein, as I have just described? |
| 5 | A. They get paid between 100 and \$200. | 5 | A. I have never seen anybody have |
| 6 | Q. Did it vary based on what sexual | 6 | sexual intercourse with with Jeffrey, ever. |
| 7 | acts they performed? | 7 | Q. I'm not asking about sexual |
| 8 | MR. PAGLIUCA: Object to the form | 8 | intercourse. I'm asking about any sexual |
| 9 | and foundation. | 9 | act, touching of the breast did you ever |
| 10 | A. No. It varied depending how much | 10 | see can you read back the question? |
| 11 | time, some massage therapists charge more and | 11 | (Record read.) |
| 12 | some charge less. | 12 | A. I'm not addressing any questions |
| 13 | Q. Did the massage therapists that | 13 | about consensual adult sex. If you want to |
| 14 | were hired to come to the home perform sexual | 14 | talk about what the subject matter, which is |
| 15 | acts for Jeffrey Epstein? | 15 | defamation and lying, Virginia Roberts, that |
| 16 | MR. PAGLIUCA: Object to the form | 16 | you and Virginia Roberts are participating in |
| 17 | and foundation. | 17 | perpetrating her lies, I'm happy to address |
| 18 | A. What are you asking me? | 18 | those. I never saw any inappropriate |
| 19
20 | Q. I'm asking if the massage | 19
20 | underage activities with Jeffrey ever. |
| 21 | therapists | | Q. I'm not asking about underage. I'm |
| 21 | A. Are you asking me about underage girls? | 21
22 | asking about whether any of the masseuses |
| 23 | | 23 | that were at the home perform sexual acts for |
| 24 | Q. I'm asking in general, did any of the massage therapists in the home | 23
24 | Jeffrey Epstein? A. I have just answered the question. |
| 25 | A. Are you asking if they were paid | 25 | Q. No, you haven't. |
| ノコ | A CALL VOIL GANTIES II HILLY WELL DAILI | _ | O. INO. YOU HAYOH I. |



| | Page 54 | | Page 56 |
|----------------------|---|----------------|---|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. I have. | 2 | sexual acts on her? |
| 3 | Q. No, you haven't. | 3 | MR. PAGLIUCA: Object to the form |
| 4 | A. Yes, I have. | 4 | and foundation. |
| 5 | Q. You are refusing to answer the | 5 | A. I have not heard that. |
| 6 | question. | 6 | Q. How do you know Annie Farmer? |
| 7 | A. Let's move on. | 7 | A. Annie Farmer had a sister and her |
| 8 | Q. I'm in charge of the deposition. I | 8 | sister introduced Annie Farmer, I believe, to |
| 9 | say when we move on and when we don't. | 9 | Jeffrey. |
| 10 | You are here to respond to my | 10 | Q. Was Annie Farmer under the age of |
| 11 | questions. If you are refusing to answer the | 11 | 18? |
| 12 | court will bring you back for another | 12 | MR. PAGLIUCA: Object to the form |
| 13 | deposition to answer these questions. | 13 | and foundation. |
| 14 | Do you understand that? | 14 | A. I don't recall how old Annie Farmer |
| 15 | MR. PAGLIUCA: You don't need to | 15 | was. |
| 16 | threaten the witness. | 16 | Q. Did she tell police that Jeffrey |
| 17 | MS. McCAWLEY: I'm not threatening | 17 | Epstein assaulted her sexually? |
| 18 | her. I'm making sure the record is | 18 | MR. PAGLIUCA: Object to the form |
| 19 | clear. | 19 | and foundation. |
| 20 | MR. PAGLIUCA: Certainly can you | 20 | A. I never heard that. |
| 21 | apply to have someone come back and the | 21 | Q. Did Sarah Kellen recruit or bring |
| 22 | court may or may not have her come back | 22 | girls to the home that were under the age of |
| 23 | again. | 23 | 18? |
| 24 | Again, she is not answering | 24 | MR. PAGLIUCA: Object to the form |
| 25 | questions that relate to adult consent | 25 | and foundation and I think this has been |
| | Page 55 | | Page 57 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | sex acts. Period. And that's the | 2 | asked and answered already. |
| 3 | instruction and we can take it up with | 3 | Q. You can answer the question. |
| 4 | the court. | 4 | A. I have no idea what Sarah Kellen |
| 5 | Q. Ms. Maxwell, are you aware of any | 5 | did. |
| 6 | sexual acts with masseuses and Jeffrey | 6 | Q. You never observed Sarah Kellen |
| 7 | Epstein that were nonconsensual? | 7 | with girls under the age of 18 at Jeffrey's |
| 8 | A. No. | 8 | home? |
| 9 | Q. How do you know that? | 9 | MR. PAGLIUCA: Object to the form |
| 10 | A. All the time that I have been in | 10 | and foundation. |
| 11 | the house I have never seen, heard, nor | 11 | A. The answer is no, I have no idea. |
| 12 | witnessed, nor have reported to me that any | 12 | Q. Do you know Glenn Dubin? |
| 13 | activities took place, that people were in | 13 | A. I do. |
| 14 | distress, either reported to me by the staff | 14 | Q. What is your relationship with |
| 15 | or anyone else. I base my answer based on | 15
16 | Glenn Dubin? |
| 16 | that. | 17 | MR. PAGLIUCA: Object to the form. |
| 17
18 | Q. Are you familiar with a person by the name of Annie Farmer? | 18 | A. What do you mean what is my |
| Τ 0 | A. I am. | 19 | relationship. |
| 10 | | 20 | Q. Are you friendly with him, how do you know him? |
| 19
20 | () Had Annie Harmer divien a statement | | YOU KIIOW IIIIII |
| 20 | Q. Has Annie Farmer given a statement | | |
| 20
21 | to police about you performing sexual acts on | 21 | A. He is the husband of Eva Dubin. |
| 20
21
22 | to police about you performing sexual acts on her? | 21
22 | A. He is the husband of Eva Dubin.Q. Is Eva Dubin one of your friends? |
| 20
21
22
23 | to police about you performing sexual acts on her? A. I have not heard that. | 21
22
23 | A. He is the husband of Eva Dubin.Q. Is Eva Dubin one of your friends?A. Yes. |
| 20
21
22 | to police about you performing sexual acts on her? | 21
22 | A. He is the husband of Eva Dubin.Q. Is Eva Dubin one of your friends? |

| | Page 58 | | Page 60 |
|----------|---|----------|--|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | massage? | 2 | A. She was tasked to answer |
| 3 | MR. PAGLIUCA: Objection to the | 3 | telephones. |
| 4 | form and foundation. | 4 | Q. Did you ever ask her to rub |
| 5 | A. No. | 5 | Jeffrey's feet? |
| 6 | Q. Did you ever instruct Virginia | 6 | MR. PAGLIUCA: Objection to the |
| 7 | Roberts to have sex with Glenn? | 7 | form and foundation. |
| 8 | MR. PAGLIUCA: Objection to the | 8 | A. I believe that I have read that, |
| 9 | form and foundation. | 9 | but I don't have any memory of it. |
| 10 | A. I have never instructed Virginia to | 10 | Q. Did you ever tell Johanna that she |
| 11 | have sex with anybody ever. | 11 | would get extra money if she provided Jeffrey |
| 12 | Q. How old was Eva Anderson when she | 12 | massages? |
| 13 | met Jeffrey? | 13 | A. I was always happy to give career |
| 14 | MR. PAGLIUCA: Objection to the | 14 | advice to people and I think that becoming |
| 15 | form and foundation. | 15 | somebody in the healthcare profession, either |
| 16 | A. I have no idea. | 16 | exercise instructor or nutritionist or |
| 17 | Q. What's she under the age of 18? | 17 | professional massage therapist is an |
| 18 | MR. PAGLIUCA: Objection to the | 18 | excellent job opportunity. Hourly wages are |
| 19 | form and foundation. | 19 | around 7, 8, \$9 and as a professional |
| 20 | A. I just testified I have idea how | 20 | healthcare provider you can earn somewhere |
| 21 | old she was. | 21 | between as we have established 100 to \$200 |
| 22 | Q. You testified she was your friend. | 22 | and to be able to travel and have a job that |
| 23 | You don't know how old she was when she met | 23 | pays that is a wonderful job opportunity. So |
| 24 | Jeffrey? | 24 | in the context of advising people for |
| 25 | A. That happened sometime in the '70s, | 25 | opportunities for work, it is possible that I |
| | Page 59 | | Page 61 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | how would I know, or '80s. I have no idea. | 2 | would have said that she should explore that |
| 3 | Can you testify to what your friends did 30 | 3 | as an option. |
| 4 | years ago? | 4 | Q. Did you tell her she would get |
| 5 | Q. You don't ask the questions here, | 5 | extra money if she massaged Jeffrey? |
| 6 | Ms. Maxwell. | 6 | A. I'm just saying, I cannot recall |
| 7 | What about Johanna Sjoberg, when | 7 | the exact conversation. I give career advice |
| 8 | did you first meet Johanna? | 8 | and I have done that. |
| 9 | A. I don't recall the exact date. | 9 | Q. Did you ever have Johanna massage |
| 10 | Q. Did you hire Johanna? | 10
11 | you?
A. I did. |
| 11
12 | A. I don't hire people, she came to work at the house to answer phones. | 12 | |
| 13 | Q. Where did you meet her? | 13 | Q. How many times?A. I don't recall how many times. |
| 14 | A. I just testified, I don't recall | 14 | Q. Was there sex involved? |
| 15 | exactly when I met her. | 15 | A. No. |
| 16 | Q. Was one of your job | 16 | Q. Did you ever instruct Johanna to |
| 17 | responsibilities to interview people that | 17 | massage Glenn Dubin? |
| 18 | would be then hired by Jeffrey? | 18 | A. I don't believe I have no |
| 19 | A. That was one of my | 19 | recollection of it. |
| 20 | responsibilities. | 20 | Q. Did you ever have sexual contact |
| 21 | Q. Do you recall interviewing Johanna? | 21 | with Johanna? |
| 22 | A. I don't recall the exact interview, | 22 | MR. PAGLIUCA: Object to the form |
| 23 | no. | 23 | and foundation. You need to give me an |
| 24 | Q. Do you know what tasks Johanna was | 24 | opportunity to get in between the |
| 25 | hired to performance? | 25 | questions. |

| | Page 62 | | Page 64 |
|----------|---|----------|---|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Anything that involves consensual | 2 | Q. Did you have sex with her? |
| 3 | sex on your part, I'm instructing you | 3 | MR. PAGLIUCA: This is the same |
| 4 | not to answer. | 4 | instruction about consensual or |
| 5 | Q. Did you ever have sexual contact | 5 | nonconsensual. |
| 6 | with Johanna? | 6 | Q. Was Emmy under the age of 18 when |
| 7 | A. Again, she is an adult | 7 | you hired her? |
| 8 | Q. I'm asking you, did you ever have | 8 | A. No. I didn't hire her, as I said, |
| 9 | sexual contact with Johanna? | 9 | Jeffrey did. |
| 10 | A. I've just been instructed not to | 10 | Q. Did Emmy ever have sex with |
| 11 | answer. | 11 | Jeffrey? |
| 12 | Q. On what basis? | 12 | MR. PAGLIUCA: Objection to the |
| 13 | A. You have to ask my lawyer. | 13 | form and foundation. |
| 14 | Q. Did you ever have sexual contact | 14 | A. How would I know what somebody else |
| 15 | with Johanna that was not consensual on | 15 | did. |
| 16 | Johanna's part? | 16 | Q. You weren't involved in the sex |
| 17 | MR. PAGLIUCA: You can answer | 17 | between Jeffrey, Emmy and yourself? |
| 18 | nonconsensual. | 18 | A. We already |
| 19 | A. I've never had nonconsensual sex | 19 | Q. Were you involved with sex between |
| 20 | with anybody. | 20 | Jeffrey, Emmy and yourself? |
| 21 | Q. Not Annie Farmer? | 21 | MR. PAGLIUCA: Everyone is talking |
| 22 | MR. PAGLIUCA: Objection. | 22 | over each other. You heard the |
| 23 | A. I just testified I never had | 23 | question. |
| 24 | nonconsensual sex with anybody ever, at any | 24 | Again, you you know what the |
| 25 | time, at anyplace, at any time, with anybody. | 25 | instruction is. If there is any |
| | Page 63 | | Page 65 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Q. So if Johanna were to testify that | 2 | consensual issue involved, I instruct |
| 3 | she did not consent to a sexual act that you | 3 | you not to answer. |
| 4 | participated in | 4 | A. Moving on. |
| 5 | A. I just told you I have never ever | 5 | Q. So you are refusing to answer that |
| 6 | under any circumstances with anybody, at any | 6 | question? |
| 7 | time, in anyplace, in any form had | 7 | A. I've been instructed by my lawyer. |
| 8 | nonconsensual relations with anybody. | 8 | Q. Did you ever have sex with Jeffrey, |
| 9 | Q. Did you introduce Johanna to Prince | 9 | Emmy, Virginia and yourself when Virginia was |
| 10 | Andrew? | 10 | underage? |
| 11 | MR. PAGLIUCA: Objection to the | 11 | A. Absolutely not. |
| 12 | form and foundation. | 12 | MR. PAGLIUCA: We've been going for |
| 13 | A. I've, again, read that Johanna | 13 | about an hour. I would like to take a |
| 14 | claimed that she met or that she said she met | 14 | five-minute break, please. |
| 15 | Prince Andrew. I don't know if I was the one | 15 | MS. McCAWLEY: I'm almost done. |
| 16
17 | who made the introduction or not. | 16
17 | MR. PAGLIUCA: You are not going to allow a break. |
| 1 | Q. Do you know a female by the name of | | |
| 18 | Emmy Taylor? | 18
19 | MS. McCAWLEY: As soon as I get |
| 19
20 | A. I do. | 20 | through my line of questioning, which is perfectly appropriate. |
| 21 | Q. How do you know her? | 21 | Q. Did Emmy Taylor travel with you and |
| 22 | A. Emmy was my assistant. | 22 | Jeffrey to Europe? |
| 23 | Q. So she worked for you?A. Yes. | 23 | A. I'm sure she did. |
| 24 | Q. Did you hire her? | 24 | Q. What is she doing today? |
| | A. Again, Jeffrey hired people. | 25 | A. I have no idea. |
| 25 | | | |

| | Page 66 | | Page 68 |
|----|--|----|--|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Q. Do you speak to her regularly now, | 2 | We are back on the record and starting |
| 3 | do you speak to her? | 3 | disk No. 2. |
| 4 | A. No. | 4 | Q. Ms. Maxwell, I asked you about |
| 5 | Q. Do you know where she lives? | 5 | Virginia Roberts earlier. |
| 6 | A. No. | 6 | Can you describe what Virginia |
| 7 | Q. Do you know what country she lives | 7 | Roberts' duties were when she was with Mr. |
| 8 | in? | 8 | Epstein? |
| 9 | A. No. | 9 | MR. PAGLIUCA: Objection to the |
| 10 | Q. Where is the last place you knew | 10 | form and foundation. |
| 11 | that she lived? | 11 | A. I believe that Virginia was a |
| 12 | A. Last place I knew for sure was in | 12 | masseuse. |
| 13 | Los Angeles. | 13 | Q. Was Virginia required to dress up |
| 14 | Q. When did she stop working for you? | 14 | in any way for massages? |
| 15 | A. 2001, 2002. | 15 | MR. PAGLIUCA: Objection to the |
| 16 | Q. What tasks did she performance for | 16 | form and foundation. |
| 17 | you? | 17 | A. I have no idea. |
| 18 | A. She helped me with moving in and | 18 | Q. Did you provide Virginia with |
| 19 | out of houses, construction, she was a | 19 | outfits to wear for certain massages? |
| 20 | general help, she helped with buying things | 20 | A. I have no idea what you are talking |
| 21 | that needed to be purchased, if I needed her | 21 | about. |
| 22 | to stand in for me during meetings, it was a | 22 | Q. For example, did you ever provide |
| 23 | very wide ranging job. | 23 | Virginia with a school girl outfit to wear |
| 24 | Q. Did she ever bring females to | 24 | for a massage? |
| 25 | perform massages for Jeffrey? | 25 | A. I have no idea what you are talking |
| | Page 67 | | Page 69 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | MR. PAGLIUCA: Objection to the | 2 | about. |
| 3 | form and foundation. | 3 | Q. So you didn't provide her with |
| 4 | A. What are you asking me? | 4 | that? |
| 5 | Q. Did Emmy, was it ever Emmy's | 5 | A. As I just testified, I have no idea |
| 6 | responsibility to bring females to the house | 6 | what you are talking about. |
| 7 | for the purposes of massaging Jeffrey? | 7 | Q. I was trying to interpret whether |
| 8 | A. Emmy's job was to help me with the | 8 | you didn't understand what a school girl |
| 9 | houses and work in homes. It was not her job | 9 | outfit was or you are saying that didn't |
| 10 | to whatever you just said, bring masseuses. | 10 | happen? |
| 11 | Q. Did she do that? | 11 | A. I clearly know what a school girl |
| 12 | A. I have no recollection. I have no | 12 | outfit is. I have no recollection of |
| 13 | idea. | 13 | providing anybody with a school girl outfit. |
| 14 | Q. Did you pay Emmy or did Jeffrey pay | 14 | Q. Did you have a set of outfits used |
| 15 | her? | 15 | by the massage therapists that would include |
| 16 | A. Jeffrey. | 16 | things like a school girl outfit or a black |
| 17 | Q. Do you recall how much she was | 17 | patent leather outfit or anything of that |
| 18 | paid? | 18 | nature? |
| 19 | A. I do not. | 19 | MR. PAGLIUCA: Object to the form |
| 20 | MS. McCAWLEY: I think we can take | 20 | and foundation. |
| 21 | a break now. | 21 | A. That would be just another one of |
| 22 | THE VIDEOGRAPHER: It's 10:02 and | 22 | Virginia's lies. |
| 23 | we are off the record. | 23 | Q. You didn't have anything like that? |
| 24 | (Recess.) | 24 | A. I did not. |
| 25 | THE VIDEOGRAPHER: It's now 10:18. | 25 | Q. Did you have a basket of sex toys |

| | Page 70 | | Page 72 |
|---|--|---|--|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | that you kept in the Palm Beach house? | 2 | A. He was somebody who Jeffrey hired |
| 3 | MR. PAGLIUCA: Objection to the | 3 | who worked at the house in Palm Beach. |
| 4 | form and foundation. | 4 | Q. I would like to have you turn to |
| 5 | A. First of all what do you mean. | 5 | page, it should be page 76 of the actual |
| 6 | Q. A laundry basket that contained sex | 6 | transcript? |
| 7 | toys in it? | 7 | MR. PAGLIUCA: We have two |
| 8 | MR. PAGLIUCA: Objection to the | 8 | transcripts. |
| 9 | form and foundation. | 9 | Q. The mini version I think it is |
| 10 | A. Can you ask the question again? | 10 | there. |
| 11 | Q. Did you have a laundry basket that | 11 | A. I don't have page 76. |
| 12 | contained sex toys in it, in the Palm Beach | 12 | Q. So in the miniscript portion here, |
| 13 | House? | 13 | the beginning, there should be a page that |
| 14 | MR. PAGLIUCA: Objection to the | 14 | looks like this, it's got a 76 at the top in |
| 15 | form and foundation. | 15 | the small square. Are you finding that, it's |
| 16 | Q. Did you have a laundry basket of | 16 | not too far back, I don't believe, it says |
| 17 | sex toys in the Palm Beach house? | 17 | page 19 the the bottom. |
| 18 | MR. PAGLIUCA: Same objection. | 18 | A. Okay. |
| 19 | Q. You can answer. | 19 | Q. It's a miniscript like this. It |
| 20 | A. I don't recollect anything about a | 20 | has four squares? |
| 21 | laundry basket of sex toys. | 21 | MS. MENNINGER: 109 or 19. |
| 22 | Q. Do you recollect having sex toys at | 22 | MS. McCAWLEY: 19. |
| 23 | the Palm Beach house? | 23 | MR. PAGLIUCA: The Bates label is |
| 24 | A. You have to define what are you | 24 | 000109. |
| 25 | talking about. | 25 | MS. McCAWLEY: Exactly. |
| | Page 71 | | Page 73 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Q. A sex toy meaning a vibrator of | 2 | Q. I will direct your attention to |
| 3 | some kind, sometimes they are called dildos, | 3 | page 76 in the deposition of Juan Alessi and |
| 4 | of that nature, anything like that? | 4 | it says, Would you describe for me what kinds |
| 5 | A. I don't recollect anything that | 5 | of vibrators you found, question mark. The |
| 6 | would formally be a dildo, anything like | 6 | answer is, I'm not familiar, not too familiar |
| 7 | that. | 7 | with the names. They were big dildos, what |
| 8 | | | |
| | Q. How would you describe sex toys? | 8 | they call big rubber things like that, |
| 9 | A. I wouldn't describe sex toys. | 9 | they call big rubber things like that, indicating. |
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10 | | | they call big rubber things like that, |
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11 | A. I wouldn't describe sex toys. Q. Did you have anything that was of an electronic nature that would be used | 9
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11 | they call big rubber things like that, indicating. A. I can't find where you are looking. Q. Page 76, right here. |
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12 | A. I wouldn't describe sex toys. Q. Did you have anything that was of an electronic nature that would be used during sex? | 9
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12 | they call big rubber things like that, indicating. A. I can't find where you are looking. Q. Page 76, right here. A. I need to be able to read this. I |
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13 | A. I wouldn't describe sex toys. Q. Did you have anything that was of an electronic nature that would be used during sex? MR. PAGLIUCA: Objection to the | 9
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14 | A. I wouldn't describe sex toys. Q. Did you have anything that was of an electronic nature that would be used during sex? MR. PAGLIUCA: Objection to the form and foundation. | 9
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14 | they call big rubber things like that, indicating. A. I can't find where you are looking. Q. Page 76, right here. A. I need to be able to read this. I will not be answering anything I have not read. You can read it out and then I will |
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15 | A. I wouldn't describe sex toys. Q. Did you have anything that was of an electronic nature that would be used during sex? MR. PAGLIUCA: Objection to the form and foundation. A. I have no idea what you are | 9
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15 | A. I wouldn't describe sex toys. Q. Did you have anything that was of an electronic nature that would be used during sex? MR. PAGLIUCA: Objection to the form and foundation. A. I have no idea what you are referring to. | 9
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15 | they call big rubber things like that, indicating. A. I can't find where you are looking. Q. Page 76, right here. A. I need to be able to read this. I will not be answering anything I have not read. You can read it out and then I will read it. Q. Where was I. And I used to go and |
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16 | A. I wouldn't describe sex toys. Q. Did you have anything that was of an electronic nature that would be used during sex? MR. PAGLIUCA: Objection to the form and foundation. A. I have no idea what you are referring to. (Maxwell Exhibit 3, transcript, | 9
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18 | A. I wouldn't describe sex toys. Q. Did you have anything that was of an electronic nature that would be used during sex? MR. PAGLIUCA: Objection to the form and foundation. A. I have no idea what you are referring to. (Maxwell Exhibit 3, transcript, marked for identification.) Q. Ms. Maxwell, I will show you what | 9
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18 | they call big rubber things like that, indicating. A. I can't find where you are looking. Q. Page 76, right here. A. I need to be able to read this. I will not be answering anything I have not read. You can read it out and then I will read it. Q. Where was I. And I used to go and put on my gloves and pick them up and put them in the sink, rinse it off and put it in Ms. Maxwell's Ms. Maxwell had in her |
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21 | A. I wouldn't describe sex toys. Q. Did you have anything that was of an electronic nature that would be used during sex? MR. PAGLIUCA: Objection to the form and foundation. A. I have no idea what you are referring to. (Maxwell Exhibit 3, transcript, marked for identification.) Q. Ms. Maxwell, I will show you what we are marking as Maxwell Exhibit 3. If you look at the cover you will | 9
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| | Page 74 | | Page 76 |
|----|--|----|---|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Does that refresh your recollection | 2 | situation. |
| 3 | that you had a laundry basket full of sex | 3 | Q. Did you ever participate in sex |
| 4 | toys? | 4 | with Virginia Roberts and Jeffrey Epstein? |
| 5 | MR. PAGLIUCA: Objection to the | 5 | A. I never ever at any single time at |
| 6 | form and foundation. | 6 | any point ever at all participated in |
| 7 | A. First I have to read this. | 7 | anything with Virginia and Jeffrey. And for |
| 8 | Q. Sure. | 8 | the record, she is an absolute total liar and |
| 9 | MS. McCAWLEY: I will stop the | 9 | you all know she lied on multiple things and |
| 10 | clock while the witness is reading. | 10 | that is just one other disgusting thing she |
| 11 | MR. PAGLIUCA: No. | 11 | added. |
| 12 | MS. McCAWLEY: Yes, if she is going | 12 | Q. Did you help her obtain an |
| 13 | to read the whole document, I will stop | 13 | apartment in Palm Beach to live in? |
| 14 | the clock. | 14 | MR. PAGLIUCA: Objection to the |
| 15 | MR. PAGLIUCA: If you give her | 15 | form and foundation. |
| 16 | documents to refresh her recollection, | 16 | Q. Was that part of your |
| 17 | we are on the clock here. | 17 | responsibilities for Jeffrey? |
| 18 | MS. McCAWLEY: Then we will take it | 18 | A. First of all, I didn't know she had |
| 19 | up with the judge. | 19 | an apartment in Palm Beach. I only learned |
| 20 | MR. PAGLIUCA: Read whatever you | 20 | that from the many times you guys have gone |
| 21 | need to answer the question. | 21 | to the press to sell stories, so no. |
| 22 | MS. McCAWLEY: I'm going to set the | 22 | Q. Did you help her get a cell phone, |
| 23 | document aside and I'm just go to ask | 23 | was that one of your responsibilities for |
| 24 | you a question, independent of the | 24 | Jeffrey, to get her is a cell phone as part |
| 25 | document. | 25 | of her masseuse obligations? |
| | Page 75 | | Page 77 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Q. Do you recall having a basket full | 2 | MR. PAGLIUCA: Objection to the |
| 3 | of sex toys? | 3 | form and foundation. |
| 4 | A. I already told you I did not. | 4 | A. I don't know what that means, |
| 5 | Q. We were talking a moment ago about | 5 | masseuse obligation, I don't know what you |
| 6 | Ms. Roberts and her position as a masseuse, | 6 | are referring to. Would you like to ask the |
| 7 | do you know what she was paid for working as a masseuse for Jeffrey Epstein? | 7 | question properly? |
| 8 | A. I do not. | 8 | Q. I think it was proper. I will ask |
| 10 | Q. Did you ever pay her? | 10 | it again. Did you ever assist in getting |
| 11 | A. I don't ever recall paying her. | 11 | Virginia Roberts a cell phone to use during |
| 12 | Q. Do you know what happened during | 12 | the time that she worked for Jeffrey Epstein? |
| 13 | the massage appointments with Jeffrey Epstein | 13 | A. I have no recollection of doing |
| 14 | and Virginia Roberts? | 14 | anything of that nature. |
| 15 | MR. PAGLIUCA: Objection to the | 15 | Q. Did you ever tell Virginia that you |
| 16 | form and foundation. | 16 | wanted her to have a cell phone so that she |
| 17 | A. No. | 17 | could be on call regularly? |
| 18 | Q. Were you ever present to view a | 18 | A. I have no recollection of that |
| 19 | massage between Jeffrey Epstein and Virginia | 19 | conversation. |
| 20 | Roberts? | 20 | Q. How often would Virginia come over |
| 21 | A. I don't recollect ever seeing | 21 | to the house in Palm Beach to give massages? |
| 22 | Virginia and Jeffrey in a massage situation. | 22 | MR. PAGLIUCA: Objection to the |
| 23 | Q. Do you ever recollect seeing them | 23 | form and foundation. |
| 24 | in a sexual situation? | 24 | A. Ask the question again, please. |
| 25 | A. I never saw them in a sexual | 25 | Q. How often did Virginia Roberts come |



| | Page 78 | | Page 80 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | over to the house in Palm Beach to give | 2 | all, except for this story. |
| 3 | massages? | 3 | Q. Do you recall Virginia Roberts |
| 4 | A. It's important to understand that I | 4 | calling you because she was having a medical |
| 5 | wasn't with Jeffrey all the time. In fact, I | 5 | crisis and you and Jeffrey taking her to the |
| 6 | was only in the house less than half the | 6 | hospital? |
| 7 | time, so I cannot testify to when I wasn't in | 7 | A. I have heard this absurd story and |
| 8 | the house how often she came when I wasn't | 8 | if any part of it were true I would remember |
| 9 | there. | 9 | that. I do not. |
| 10 | What I can say is that I barely | 10 | Q. You don't remember taking her to |
| 11 | would remember her, if not for all of this | 11 | the hospital? |
| 12 | rubbish, I probably wouldn't remember her at | 12 | A. It's not that I don't remember it, |
| 13 | all, except she did come from time to time | 13 | it didn't happen. |
| 14 | but I don't recollect her coming as often as | 14 | Q. How do you know it didn't happen? |
| 15 | she portrayed herself. | 15 | A. That's the sort of memory you would |
| 16 | | 16 | recall. |
| 17 | Q. How many times a day on an average day would Jeffrey Epstein get a massage? | 17 | Q. Do you recall, you said you don't |
| 18 | | 18 | remember her being at the New York mansion. |
| 19 | MR. PAGLIUCA: Objection to the form and foundation. | 19 | When you were in New York would you stay at |
| 20 | A. When I was at the house and when I | 20 | the New York mansion with Jeffrey? |
| 21 | | 21 | |
| 22 | was there with him, he received a massage, on | 22 | A. I stayed from time to time. |
| | average, about once a day. | 23 | Q. Do you recall Virginia being at the
New York mansion when Prince Andrew came to |
| 23 | Q. Just once? | 23 | |
| 24 | A. Yes. | | visit? |
| 25 | Q. Were there days when he received | 25 | MR. PAGLIUCA: Objection to the Page 81 |
| - | Page 79 | - | |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | four or five? | 2 | form and foundation. |
| 3 | MR. PAGLIUCA: Objection to the | 3 | A. Like I told you, I don't recall her |
| 4 | form and foundation. | 4 | being at the house at all. |
| 5 | A. When I was present at the house, I | 5 | Q. How many homes does Jeffrey have? |
| 6 | never saw something like that. | 6 | MR. PAGLIUCA: Objection to the |
| 7 | Q. Do you know if Virginia was | 7 | form and foundation. |
| 8 | required to be on call at all times to come | 8 | A. When I was working for him, I think |
| 9 | to the house if Jeffrey wanted her there? | 9 | he had six maybe. |
| 10 | MR. PAGLIUCA: Objection to the | 10 | Q. Would Virginia stay with him in |
| 11 | form and foundation. | 11 | those homes? |
| 12 | A. I have no idea of the arrangements | 12 | MR. PAGLIUCA: Objection to the |
| 13 | that Virginia made with Jeffrey. | 13 | form and foundation. |
| 14 | Q. When Virginia was in New York, | 14 | A. I can only testify for when I was |
| 15 | would Virginia sleep at Jeffrey's mansion in | 15 | present with him and I cannot say what she |
| 16 | New York? | 16 | did when I wasn't present with him. |
| 17 | MR. PAGLIUCA: Objection to the | 17 | Q. When you were present, would |
| 18 | form and foundation. | 18 | Virginia stay in the homes with him? |
| 19 | A. I don't recollect her being in New | 19 | A. I don't recall her staying in the |
| 20 | York and I have no idea where she slept. | 20 | houses. |
| 21 | Q. You don't ever remember seeing | 21 | Q. Did you train Virginia on how to |
| 22 | Virginia Roberts in New York? | 22 | recruit other girls for massages? |
| 23 | MR. PAGLIUCA: Objection to the | 23 | MR. PAGLIUCA: Objection to the |
| 24 | form and foundation. | 24 | form and foundation. |
| 25 | A. I would barely recollect her at | 25 | A. No. |



Page 84 Page 82 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 2 Q. Did you train Virginia on how to 30 girls --3 3 recruit other girls to perform sexual A. I did not count the number of girls 4 4 and I did read the police report. I can only 5 MR. PAGLIUCA: Objection to the 5 testify to what I read. 6 6 form and foundation. Q. So you are aware that the police report contains reports from 30 underage 7 7 A. No. And it's absurd and her entire 8 story is one giant tissue of lies and 8 girls? 9 furthermore, she herself has -- if she says 9 A. I can't testify to what the girls said. I can only testify to the fact that I 10 that, you have to ask her about what she did. 10 Q. Does Jeffrey like to have his read a police report that stated that. 11 11 nipples pinched during sexual encounters? 12 Q. Were you working for Jeffrey -- you 12 MR. PAGLIUCA: Objection to form said you worked for him off an on until 2009, 13 13 14 and foundation. 14 is that correct? 15 A. I helped out from time to time. 15 A. I'm not referring to any advice on Q. So you were working with him during my counsel. I'm not talking about any adult 16 16 17 sexual things when I was with him. 17 the time period when these underage girls Q. When Jeffrey would have a massage, were visiting Jeffrey's home? 18 18 would he request that the masseuse pinch his MR. PAGLIUCA: Objection to the 19 19 nipples while he was having a massage? form and foundation. 20 20 21 A. I'm not talking about anything with 21 A. I was not -- what year, I need 22 consensual adult situation. 22 years. 23 Q. What about with underage --23 Q. How about let's say 2005? 24 A. I am not aware of anything. 24 A. I'm not sure I was at the house at 25 Q. You are not aware of Jeffrey all in 2005, maybe one day, maybe. 25 Page 85 Page 83 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 2 Epstein ever having sex with an underage Q. How about 2004? 3 A. I was present for his mother's -minor and asking them to pinch his nipples? 3 A. I am not. his mother died in 2004 so I was there for 4 4 5 Q. So I'm going to direct you to, I 5 his mother's death and the funeral and I was 6 6 believe it's Maxwell Exhibit 1, the police at the house maybe a handful of days, again. 7 7 Q. I would like to direct you to, you report. 8 Are you aware that over 30 under 8 have it pulled together now, it's page 39, 9 age minors gave testimony to police that they Bates stamped Giuffre 00040? 9 10 were engaged in sexual acts during, 10 A. Can you repeat that, please. 11 quote-unquote, massages. 11 Q. Sure. 00040. 12 MR. PAGLIUCA: The witness needs to 12 A. Yes. 13 find Exhibit 1. Exhibit 1 -- if you can 13 Q. At the top of that document, about 14 hand me that please. 14 three lines down, you see the redacted 15 Q. So now with respect to the police 15 portions where there is black so it blacks report, are you aware that over 30 underage 16 16 out the name. 17 girls, meaning under the age of 18 gave 17 A. I see black redacted portions. 18 reports to police that they were assaulted 18 Q. That's a black redaction of the 19 sexually by Jeffrey Epstein during massages? name of the minor and there is -- I will 19 20 MR. PAGLIUCA: Objection to the 20 represent for the record that's what it is. 21 form and foundation. 21 You can contest that but I'm not asking about 22 A. I read the police report. That's 22 the name of the minor. all I can testify to. Five lines down, it says, She was 23 23 Q. Are you aware of what is in the 24 24 just 16 years of age. 25 police report? Are you aware that there were 25 Do you see that?



| | Page 86 | | Page 88 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. I have to read that, if you want me | 2 | Q. I'm not asking about Virginia. I'm |
| 3 | to testify to some things. | 3 | asking if you are aware that there were over |
| 4 | Q. I'm asking if you see where it | 4 | 30 underage girls who gave reports to police |
| 5 | says, She was just 16 years old. | 5 | officers during the time you worked for |
| 6 | A. No, I have to read it. | 6 | Jeffrey Epstein. Are you aware of that? |
| 7 | Q. It's five line downs on the first | 7 | MR. PAGLIUCA: Counsel, what is |
| 8 | paragraph. | 8 | your factual basis for asserting there |
| 9 | A. I do see that. | 9 | are 30 underaged people who gave |
| 10 | Q. Then the next paragraph down, it | 10 | reports? |
| 11 | says, this is the next full paragraph, it | 11 | MS. McCAWLEY: I don't have to |
| 12 | says, this is the next full paragraph, it says, Epstein entered the room, introduced | 12 | answer that. |
| 13 | himself, Epstein lay on the table and told | 13 | MR. PAGLIUCA: Are you representing |
| 14 | her to get comfortable, blank could not | 14 | as an officer of the court that you have |
| 15 | remember if he was naked or if he entered the | 15 | personal knowledge that there are 30 |
| 16 | room with a towel. Blank stated she provided | 16 | people referenced in these police |
| 17 | the massage wearing her panties. She | 17 | reports? |
| 18 | continued rubbing his thighs and feet. Blank | 18 | MS. McCAWLEY: That's my |
| 19 | advised he turned over on his back and | 19 | understanding, that there are 30 girls. |
| 20 | continued to rub his legs with oil. Epstein | 20 | MR. PAGLIUCA: How is that your |
| 21 | touched her breast and began to masturbate. | 21 | understanding if these are redacted |
| 22 | I asked if she knew what circumcised and | 22 | reports? |
| 23 | uncircumcised meant. She stated circumcised | 23 | MS. McCAWLEY: By reading through |
| 24 | is when the penis had no foreskin. | 24 | the reports. |
| 25 | Then jumping down to the next | 25 | MR. PAGLIUCA: So you have personal |
| | Page 87 | | Page 89 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | paragraph, it says, Blank became upset, | 2 | knowledge there are 30 people |
| 3 | crying hysterically and stated she was paid | 3 | MS. McCAWLEY: Just like can you if |
| 4 | and also instructed to have sex with Epstein | 4 | you read through I will not argue |
| 5 | and Nadia Marcinkova by Epstein. | 5 | with you counsel she can answer yes or |
| 6 | Do you see that there? | 6 | no. |
| 7 | A. I do. | 7 | Q. Are you aware there were over 30 |
| 8 | Q. Are you aware that there were | 8 | individuals who were minors who gave reports |
| 9 | underage minors in the Palm Beach house that | 9 | to police just like the one we just read that |
| 10 | were required to give sexual massages to | 10 | they were sexually assaulted by Jeffrey |
| 11 | Jeffrey Epstein? | 11 | Epstein in the Palm Beach home during the |
| 12 | MR. PAGLIUCA: Objection to the | 12 | years that you were working with him? |
| 13 | form and foundation. This has been | 13 | MR. PAGLIUCA: Objection to the |
| 14 | asked and answered already. Now you are | 14 | form and foundation. You can answer if |
| 15 | just reading a document. | 15 | you have knowledge. |
| 16 | MS. McCAWLEY: I am allowed to take | 16 | A. I already testified I was limited |
| 17 | this deposition. | 17
18 | in the house, a couple of days, there is no |
| 18
19 | A. I already testified | 19 | way I knew. I have read these reports. I |
| 20 | Q. Are you aware there were underage girls, 30 of them, in this police report that | 20 | cannot testify to 30. Given the experience I've had with Virginia's lies, it's very hard |
| 21 | were assaulted by Jeffrey Epstein in the Palm | 21 | for me to testify about what I see. I can |
| 22 | Beach house during the time you are working | 22 | tell from you my personal knowledge I did not |
| 23 | there? | 23 | know what you are referring to. |
| 24 | A. I am aware that Virginia has | 24 | Q. You did not know there were |
| 2 1 | · · · · · · · · · · · · · · | | |
| 25 | lied repeatedly | 25 | underage girls in the home that were being |

| Fage 90 1 | | - 00 | | |
|--|-----|---|----|--|
| 2 assaulted by Jeffrey Epstein during the time 3 you were working there? 4 A. Based on the lies that I have 5 already been told, I cannot comment on any- 6 Q. Are you saying these 30 girls are 7 lying when they gave these reports to police 8 officers? 9 A. I'm not testifying to their lies. 10 I'm testifying to Virginia's lies. 11 Q. I am not asking about Virginia's 12 lies. I can testify to laving read these 13 a. I. can only testify to having read these 14 lies. I can testify to having read these 15 reports. I cannot testify to anything else 16 about them. 17 Q. So your testimony is that during 18 the time you were working there, you did not home while you were there? 19 A. What I have already told you and I will repeat, I was in the house very limited time, so average in the year for example, 2004, how many times would you have been in his Palm Beach home? 18 A. Nen lange, 2004, how many times would you have been in his Palm Beach home? 20 Q. Were you in a relationship with him where you would consider yourself his girlfriend? 21 A. Na. No. 22 girlfriend? 23 A. Na. No. 24 Q. You said you were in the home a very limited time, so average in the year for example, 2004, how many times would you have been in his Palm Beach home? 3 A. Same. 4 Q. Were you in a relationship with him where you would consider yourself his girlfriend? 4 A. No. 5 Q. Did you ever consider yourself his girlfriend? 5 Q. Have you ever said to anybody that you recruit girls — A. Sup girls, we are talking about underage — we are not talking about un | | Page 90 | | Page 92 |
| you were working there? A. Based on the lies that I have already been told, I cannot comment on any- Q. Are you saying these 30 girls are lying when they gave these reports to police officers? A. I'm not testifying to their lies. I'm testifying to Virginia's lies. Q. I am not asking about Virginia's lies. I can testify to having read these reports. I cannot testify to anything else about them. Q. So your testimony is that during the time you were working there, you did not know that these minor children were being abused in the home while you were there? A. What I have already told you and I will repeat, I was in the house very limited times, very few times. I do not know what you are referring to. I've read these reports but based on the lies that Virginia Page 91 G Maxwell - Confidential has perpetrated, cannot tell you what is true or factual or not. Q. You said you were in the home a very limited time, so average in the year for example, 2004, how many times would you have been in his Palm Beach home? A. Very hard for me to state but very little. Q. Were you his girlfriend. Q. Wrey ou would consider yourself his girlfriend? A. No. Q. Did you ever consider yourself his girlfriend? A. That's a tricky question. There were times when I would have liked to think down any girds and may so that he would have liked to think on any given day so that he would have he completed to many and sy that he would have liked to think on any given day so that he would have to cample and book a massage scheduled? Would you take a call for example and book a massage she mule for one of his book the form and foundation. Q. You can answer. A. Typically, that was not my responsibility. He would either book the massage himself or one of his other assistants would do that. Q. From time to time you had to do that? MR. PAGLIUCA: Objection to the form and foundation. A. Like I said, typically it was somebody else's responsibility. Ga Maxwell - Confidential not to answer any questions about any of your consensual adult sexual activ | 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| you were working there? A. Based on the lies that I have already been told, I cannot comment on any- Q. Are you saying these 30 girls are lying when they gave these reports to police officers? A. I'm not testifying to their lies. I'm testifying to Virginia's lies. Q. I am not asking about Virginia's lies. I can testify to having read these reports. I cannot testify to anything else about them. Q. So your testimony is that during the time you were working there, you did not know that these minor children were being abused in the home while you were there? A. What I have already told you and I will repeat, I was in the house very limited times, very few times. I do not know what you are referring to. I've read these reports but based on the lies that Virginia Page 91 G Maxwell - Confidential has perpetrated, cannot tell you what is true or factual or not. Q. You said you were in the home a very limited time, so average in the year for example, 2004, how many times would you have been in his Palm Beach home? A. Very hard for me to state but very little. Q. Were you his girlfriend. Q. Wrey ou would consider yourself his girlfriend? A. No. Q. Did you ever consider yourself his girlfriend? A. That's a tricky question. There were times when I would have liked to think down any girds and may so that he would have liked to think on any given day so that he would have he completed to many and sy that he would have liked to think on any given day so that he would have to cample and book a massage scheduled? Would you take a call for example and book a massage she mule for one of his book the form and foundation. Q. You can answer. A. Typically, that was not my responsibility. He would either book the massage himself or one of his other assistants would do that. Q. From time to time you had to do that? MR. PAGLIUCA: Objection to the form and foundation. A. Like I said, typically it was somebody else's responsibility. Ga Maxwell - Confidential not to answer any questions about any of your consensual adult sexual activ | 2 | assaulted by Jeffrey Epstein during the time | 2 | Q. In your responsibilities in working |
| 4 A. Based on the lies that I have 5 already been told, I cannot comment on any- 6 Q. Are you saying these 30 girls are 1 lying when they gave these reports to police 6 officers? 9 A. I'm not testifying to their lies. 10 I'm testifying to Virginia's lies. 11 Q. I am not asking about Virginia's 12 lies. 13 A. I can only testify to Virginia's 14 lies. I can testify to having read these 15 reports. I cannot testify to anything else 16 about them. 17 Q. So your testimony is that during 18 the time you were working there, you did not 19 know that these minor children were being 20 abused in the home while you were there? 21 A. What I have already told you and I 22 will repeat, I was in the house very limited 23 times, very few times. I do not know what 24 you are referring to. I've read these 25 reports but based on the lies that Virginia 29 a far and foundation. 20 You can answer. 21 A. What I have already told you and I 22 will repeat, I was in the house very limited 23 times, very few times. I do not know what 24 you are referring to. I've read these 25 reports but based on the lies that Virginia 20 A. Very lamided time, so average in the year for 21 A. What I have already told you ave 22 been in his Palm Beach home? 23 A. Very hard for me to state but very 24 [Ittle.] 25 Q. Were you his girlfriend in that 26 were you would consider yourself his 27 girlfriend? 28 A. No. 29 Q. How about his New York home? 30 Q. How about his New York home? 31 A. Define what you mean by girlfriend. 32 girlfriend? 33 A. I can only testify to Virginia's 34 lies. I can testify to anything else 35 reports. I cannot testify to anything else 36 about them. 36 A. I'm testifying to their lies. 37 (a. Typically, that was snot my 36 reports. I cannot testify to anything else 37 (b. From time to time you do do that? 38 (a. Kike I said, typically it was somehody else's responsible for giving him a sexual massage? 39 (a. What I have give day, would that mean that you were responsible for giving him a sexual massage for mean to time to time you | 3 | | 3 | for Jeffrey, would you book massages for him |
| 5 already been told, I cannot comment on any- 6 Q. Are you saying these 30 girls are 7 lying when they gave these reports to police 8 officers? 9 A. I'm not testifying to their lies. 10 I'm testifying to Virginia's lies. 11 Q. I am not asking about Virginia's 12 lies. 13 A. I can only testify to Virginia's 14 lies. I can testify to having read these 15 reports. I cannot testify to anything else 16 about them. 17 Q. So your testimony is that during 18 the time you were working there, you did not 18 know that these minor children were being 20 abused in the home while you were there? 21 A. What I have already told you and I 22 will repeat, I was in the house very limited 23 times, very few times. I do not know what 24 you are referring to. I've read these 25 reports but based on the lies that Virginia Page 91 1 G Maxwell - Confidential 26 has perpetrated, cannot tell you what is true 3 or factual or not. 4 Q. You said you were in the home a 2 very limited time, so average in the year for 2 example, 2004, how many times would you have 2 been in his Palm Beach home? 3 A. Poffine what you mean by girlfriend. 4 D. Were you in a relationship with him 5 where you would consider yourself his 6 girlfriend? 2 A. That's a tricky question. There 2 were times when I would have liked to think 2 of myself as his girlfriend. 2 of myself as his girlfriend. 2 of myself as his girlfriend. 3 of myself as his girlfriend. 4 A. That's a tricky question. There 4 Like I WALLUCA: Objection to the 6 form and foundation. 4 A. Typically, that was not my 8 A. Typically, that was not my 9 Cone on the time you were tessistants would do that. 4 D. From time to time you had to do 4 that? 4 C. From time to time you had to do 4 that? 4 C. From time to time you had to do 4 that? 4 C. From time to time you had to do 4 that? 4 C. From time to time you had to do 4 that? 6 A. B. PAGLIUCA: Objection to the 6 form and foundation. A. Like I said, typically it was 5 somebody else's responsibility. 6 or a massage on a given day, would that mean 6 form an | 4 | | 4 | |
| consider the search of the search of the softicers? Various officers? | 5 | | 5 | |
| Some officers Some officer | | | | |
| 8 officers? 9 A. I'm not testifying to their lies. 10 I'm testifying to Virginia's lies. 11 Q. I am not asking about Virginia's 12 lies. 13 A. I can only testify to Virginia's 14 lies. I can testify to having read these 15 reports. I cannot testify to anything else 16 about them. 17 Q. So your testimony is that during 18 the time you were working there, you did not know that these minor children were being 20 abused in the home while you were there? 21 A. What I have already told you and I 22 will repeat, I was in the house very limited time, so very ferror but based on the lies that Virginia 2 has perpetrated, cannot tell you what is true or factual or not. 3 or factual or not. 4 Q. You said, you can answer. A. Typically, that was not my responsibility. He would deither book the massage himself or one of his other assistants would do that. Q. From time to time you had to do that? MR. PAGLIUCA: Objection to the form and foundation. A. Like I said, typically it was somebody else's responsibility. Q. If you were unable to book a girl for a massage on a given day, would that mean that you were responsible for giving him a sexual massage? MR. PAGLIUCA: Objection to the form and foundation and I instruct you were responsible for giving him a sexual massage? MR. PAGLIUCA: Objection to the form and foundation and I instruct you were responsible for giving him a sexual massage? MR. PAGLIUCA: Objection to the form and foundation and I instruct you your consensual adult sexual activity. Q. You said you were in the home a very limited time, so average in the year for example, 2004, how many times would you have been in his Palm Beach home? A. Very hard for me to state but very little. Q. Were you his girlfriend in that year, in 2004? A. Define what you mean by girlfriend. Q. Were you in a relationship with him where you would consider yourself his girlfriend? A. No. Q. Were you in a relationship with him where you would consider yourself his girlfriend? A. No. Q. Have you ever said to anybody A. By girls, we are talki | | | | |
| 9 A. I'm testifying to Virginia's lies. 20 1 1 2 2 2 2 2 3 3 4 2 3 3 4 2 3 3 4 3 3 3 3 3 3 3 | | | | |
| In testifying to Virginia's lies. Q. I am not asking about Virginia's lies. I can testify to Nirginia's lies. I can testify to having read these about them. Q. So your testimony is that during the time you were working there, you did not know that these minor children were being abused in the home while you were there? A. What I have already told you and I will repeat, I was in the house very limited times, very few times. I do not know what you are referring to. I ver read these reports but based on the lies that Virginia G Maxwell - Confidential has perpetrated, cannot tell you what is true or factual or not. Q. Were you aidy ou were in the home a very limited time, so average in the year for example, 2004, how many times would you have been in his Palm Beach home? A. Very hard for me to state but very little. Q. Were you his girlfriend. Q. Were you his girlfriend in that year, in 2004? A. Define what you mean by girlfriend. Q. Were you his girlfriend in that where you would consider yourself his girlfriend? A. That's a tricky question. There were times when I would have liked to think of myself as his girlfriend. A. That's a tricky question. There were times when I would have liked to think of myself as his girlfriend. A. That's a tricky question. There were times when I would have liked to think of insother assistants would ob that. A. Ital a massage himself or one of his other assistants would ob that. Q. From time to time you had to do that? A. Like I said, typically it was somebody else's responsibility. Q. If you were unable to book a girl for a massage on a given day, would that mean that you were responsible for giving him a sexual massage? MR. PAGLIUCA: Objection to the form and foundation. A. Like I said, typically it was somebody else's responsibility. Q. If you were responsibility. Q. If you were responsibility. G Maxwell - Confidential not to answer any questions about any of your consensual adult sexual activity. Q. So you are not going to answer that question. A. Repeat the questio | | | | |
| Q. I am not asking about Virginia's lies. A. I can only testify to Virginia's lies. I can testify to anything else about them. Q. So your testimony is that during the time you were working there, you did not sknow that these minor children were being abused in the home while you were there? A. What I have already told you and I will repeat, I was in the house very limited times, very few times. I do not know what you are referring to. I've read these reports but based on the lies that Virginia Base perpetrated, cannot tell you what is true or factual or not. Q. You said you were in the home a very limited time, so average in the year for example, 2004, how many times would you have been in his Palm Beach home? A. Very hard for me to state but very limited time, so average in the year for example, 2004, how many times would you have been in his Palm Beach home? A. A. Very hard for me to time you had to do that? Q. How about his New York home? A. Same. Q. Were you his girlfriend in that year, in 2004? A. No. Q. Were you in a relationship with him where you would consider yourself his girlfriend? A. No. Q. Did you ever consider yourself his girlfriend? A. That's a tricky question. There were times when I would have liked to think of myself as his girlfriend. 11 A. Same. 12 A. Define what you mean by girlfriend. A. Were you wing a relationship with him where you would consider yourself his girlfriend? A. No. Q. Did you ever consider yourself his girlfriend? A. That's a tricky question. There were times when I would have liked to think of myself as his girlfriend. 12 A. That's a tricky question. There were times when I would have liked to think of many assistants would do that. 12 G. From time to time you had to the form and foundation. A. Like I said, typically it was somebody else's responsible to posite as somebody else's responsibility. Q. If you were unable to book a girl for a massage on a given day, would that mean that you were responsible for giving him a sexual massage. A. Calc IUCA: Objection to | 10 | | | |
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| A. Same. Q. Were you his girlfriend in that year, in 2004? A. Define what you mean by girlfriend. Q. Were you in a relationship with him where you would consider yourself his qirlfriend? A. No. Q. Did you ever consider yourself his qirlfriend? A. No. Q. Did you ever consider yourself his qirlfriend? A. No. Q. Did you ever consider yourself his qirlfriend? A. No. Q. Did you ever consider yourself his qirlfriend? A. Stop right there. I never recruited girls, let's stop there. Now breakdown the question. Q. Have you ever said to anybody Q. Have you ever said to anybody A. That's a tricky question. There were times when I would have liked to think of myself as his girlfriend. 20 Lave you ever said to anybody A. By girls, we are talking about underage people you said girls, are you talking about underage we are not talking | 10 | Q. How about his New York home? | 10 | |
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| year, in 2004? A. Define what you mean by girlfriend. Q. Were you in a relationship with him where you would consider yourself his girlfriend? A. No. Q. Did you ever consider yourself his girlfriend? A. No. Q. Have you ever said to anybody that you recruit girls A. Stop right there. I never recruited girls, let's stop there. Now preakdown the question. Q. Have you ever said to anybody A. That's a tricky question. There were times when I would have liked to think of myself as his girlfriend. A. Repeat the question and break it out. A. Stop right there. I never recruited girls, let's stop there. Now Dreakdown the question. Q. Have you ever said to anybody A. By girls, we are talking about underage people you said girls, are you talking about underage we are not talking | 12 | | | · · |
| A. Define what you mean by girlfriend. Q. Were you in a relationship with him where you would consider yourself his girlfriend? A. No. Q. Have you ever said to anybody that you recruit girls A. Stop right there. I never recruited girls, let's stop there. Now preakdown the question. Q. Have you ever said to anybody Recruited girls, let's stop there. Now preakdown the question. Q. Have you ever said to anybody A. That's a tricky question. There Recruited girls, let's stop there. Now Preakdown the question. Q. Have you ever said to anybody Recruited girls, we are talking about underage people you said girls, are you talking about underage we are not talking | | | | |
| Q. Were you in a relationship with him where you would consider yourself his girlfriend? A. No. Q. Have you ever said to anybody that you recruit girls A. Stop right there. I never recruited girls, let's stop there. Now preakdown the question. Q. Have you ever said to anybody Recruited girls, let's stop there. Now preakdown the question. Q. Have you ever said to anybody Recruited girls, let's stop there. Now Recruited girls, let's | | · · | | · · · |
| where you would consider yourself his girlfriend? A. No. Q. Did you ever consider yourself his girlfriend? A. Stop right there. I never recruited girls, let's stop there. Now breakdown the question. Q. Have you ever said to anybody A. By girls, we are talking about underage people you said girls, are you talking about underage we are not talking | | | | |
| 17girlfriend?17A. Stop right there. I never18A. No.18recruited girls, let's stop there. Now19Q. Did you ever consider yourself his19breakdown the question.20girlfriend?20Q. Have you ever said to anybody21A. That's a tricky question. There21A. By girls, we are talking about22were times when I would have liked to think22underage people you said girls, are you23of myself as his girlfriend.23talking about underage we are not talking | | · · · · · · · · · · · · · · · · · · · | | |
| A. No. 19 Q. Did you ever consider yourself his 20 girlfriend? 21 A. That's a tricky question. There 22 were times when I would have liked to think 23 of myself as his girlfriend. 21 A. No. 22 recruited girls, let's stop there. Now 23 breakdown the question. 24 Q. Have you ever said to anybody 25 A. By girls, we are talking about 26 underage people you said girls, are you 27 talking about underage we are not talking | | | | |
| Q. Did you ever consider yourself his girlfriend? Q. Have you ever said to anybody Q. Have you ever said to anybody A. That's a tricky question. There were times when I would have liked to think of myself as his girlfriend. 19 breakdown the question. Q. Have you ever said to anybody A. By girls, we are talking about underage people you said girls, are you talking about underage we are not talking | | | | |
| 20 girlfriend? 21 A. That's a tricky question. There 22 were times when I would have liked to think 23 of myself as his girlfriend. 20 Q. Have you ever said to anybody 21 A. By girls, we are talking about 22 underage people you said girls, are you 23 talking about underage we are not talking | | | | |
| A. That's a tricky question. There were times when I would have liked to think of myself as his girlfriend. 21 A. By girls, we are talking about underage people you said girls, are you talking about underage we are not talking | | | | * |
| were times when I would have liked to think of myself as his girlfriend. 22 underage people you said girls, are you talking about underage we are not talking | | | | |
| 23 of myself as his girlfriend. 23 talking about underage we are not talking | | | | |
| , | | | | |
| = - \(\chi_{\chi}\) \(\chi \) \(\chi | | | | |
| 25 A. Probably in the early '90s. 25 suit. | | * | | |

Page 96 Page 94 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 2 Q. I'm asking the questions. I know testify to actual language. 3 3 Q. So you won't testify to anything what this case is about. I'm trying to -- I I'm asking you 17 years ago about a statement 4 will ask you questions if you don't 4 5 understand the question I can break it down 5 you made. How do you know it's 17 years ago? 6 6 A. We are talking about a time in for you. I'm happy to do that. 7 A. Break it down a lot please. 7 2000, right? 8 8 Q. I will do that. Q. Have you ever said that to anybody? 9 9 The question is, have you ever said A. I'm 54 years old so you are asking 10 me in my entire life, what words are you 10 to anybody that you recruit other girls --A. Why don't you stop there. asking me in my entire life? 11 11 Q. Let me finish my question. 12 12 Q. Your entire life is limited by the time you were with Jeffrey, this is the 13 Have you ever said to anybody that 13 14 you recruit girls to take the pressure off 14 question. you, so you won't have to have sex with 15 A. Let's time limit the question you 15 Jeffrey, have you said that? 16 16 are asking me. 17 Q. So from, let's say, I think you That's the question? 17 18 A. You don't ask me questions like said you started with him in 1992, is that 18 that. First of all, you are trying to trap 19 correct, and finished with him in 2009. 19 me, I will not be trapped. You are asking me 20 So from 1992 to 2009 have you ever 20 if I recruit, I told you no. Girls meaning 21 said to anybody that you recruit other and we 21 22 underage, I already said I don't do that with 22 will start with girls to take the pressure 23 underage people and as to ask me about a 23 off you to have sex with Jeffrey? 24 24 MR. PAGLIUCA: Objection to the specific conversation I had with language, we 25 talking about almost 17 years ago when this 25 form and foundation. Page 97 Page 95 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 took place. I cannot testify to an actual 2 A. First of all I resent and despise 3 conversation or language that I used with 3 the world recruit. Would you like to define what you mean by recruit and by girls, you 4 anybody at any time. 4 5 Q. Have you ever said to anybody that 5 mean underage people. I never had to do 6 6 you recruit other females over the age of 18 anything with underage people. So why don't 7 you reask the question in a way that I am 7 to take the pressure off you to having to 8 have sex with Jeffrey? 8 able to answer it. 9 9 Q. I'm asking if you ever said that to A. I totally resent and find it 10 disgusting that you use the word recruit. I 10 anybody. So if you don't understand the word 11 already told you I don't know what you are 11 recruit and you never used that word then the 12 answer to that question would be no. 12 saying about that and your implication is A. I have no memory as I sit here 13 repulsive. 13 14 Q. Answer my question. 14 today having used that word. 15 A. I just did. 15 Q. Did you ever meet an underage girl Q. Have you ever said to anybody that in London to introduce her to Jeffrey to 16 16 you recruit females --17 provide him with a massage? 17 18 A. I don't recruit anybody. 18 MR. PAGLIUCA: Objection to the 19 Q. That's an answer. So you never 19 form and foundation. 20 20 A. Run that past me one more time. said that? 21 21 Q. Did you ever meet an underage girl A. I'm testifying that I cannot 22 testify to an actual language --22 in London to introduce her to Jeffrey to perform a massage? 23 Q. It's a yes or no. 23 A. I will not testify to an actual 24 24 MR. PAGLIUCA: Same objection. A. Are you asking me if I met anybody 25 statement made 17 years ago, so I cannot 25



| | Page 98 | | Page 100 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | that was underage in London specifically to | 2 | form and foundation. |
| 3 | provide a massage to Jeffrey, is that your | 3 | A. I already testified about not |
| 4 | question? | 4 | knowing about underage girls. |
| 5 | Q. Yes. | 5 | Q. Did you provide any assistance with |
| 6 | A. No. | 6 | obtaining visas for foreign girls that were |
| 7 | Q. Do you know who Alexander Dixon is? | 7 | under the age of 18? |
| 8 | A. I don't recall her right now. | 8 | A. I've never participated in helping |
| 9 | Q. Do you know if strike that. | 9 | people of any age to get visas. |
| 10 | During the time that you were | 10 | Q. Did Jeffrey, was it Jeffrey's |
| 11 | working for Jeffrey, did you ever observe any | 11 | preference to start a massage with sex? |
| 12 | foreign females, so in other words, not from | 12 | MR. PAGLIUCA: Objection to the |
| 13 | the United States, that were brought to | 13 | form and foundation. |
| 14 | Jeffrey's home to perform massages? | 14 | A. I think you should ask that |
| 15 | MR. PAGLIUCA: Objection to the | 15 | question of Jeffrey. |
| 16 | form and foundation. | 16 | Q. Do you know? |
| 17 | A. Females, what age are we talking? | 17 | A. I don't believe that was his |
| 18 | Q. Any age. | 18 | preference. I think you have to |
| 19 | A. Can you repeat the question? | 19 | understand, a massage perhaps you are not |
| 20 | Q. During the time you were working | 20 | really familiar with what massage is. |
| 21 | for Jeffrey, did you ever observe any foreign | 21 | Q. I am, I don't need a lecture on |
| 22 | females of any age that were at Jeffrey's | 22 | massage. |
| 23 | home to perform a massage? | 23 | A. I think you do. |
| 24 | MR. PAGLIUCA: Objection to the | 24 | MR. PAGLIUCA: No question pending. |
| 25 | form and foundation. | 25 | She will ask you another question now. |
| | Page 99 | | Page 101 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. Are you asking me if any foreigner, | 2 | A. Massage is for health benefits. |
| 3 | not an American person, gave Jeffrey a | 3 | Q. When did you first meet Jeffrey? |
| 4 | massage? | 4 | A. Some point in 1991. |
| 5 | Q. Yes. | 5 | Q. And did Jeffrey know your father? |
| 6 | A. Well, as I sit here today, I can't | 6 | A. No. |
| 7 | think of anyone who is foreign. Certainly | 7 | Q. How were you introduced to Jeffrey? |
| 8 | I just can't think of anybody right this | 8 | A. Some friend introduced us. |
| 9 | second. | 9 | Q. Can you describe your relationship |
| 10 | Q. How about any foreign girls who | 10 | back in 1991, was it friendship or was it |
| 11 | were under the age of 18? | 11 | girlfriend relationship or was it a work |
| 12
13 | A. I already testified to not knowing | 12
13 | relationship, what was your relationship in 1991? |
| 14 | anything about underage girls. | 14 | A. It was just friendly. |
| 15 | Q. Were there foreign girls who were | 15 | |
| 16 | brought to Jeffrey's home by Jean Luc Brunel for the purposes of providing massages? | 16 | Q. Then I believe you testified you began working for him in 1992, is that |
| 17 | MR. PAGLIUCA: Objection to the | 17 | correct? |
| 18 | form and foundation. | 18 | A. Yes. |
| 19 | A. I am not aware of Jean Luc bringing | 19 | Q. In 1992 I know you gave me the |
| 20 | girls. I have not no idea what you are | 20 | description of the work that you were |
| 21 | talking about. | 21 | performing for him, how much was he paying |
| 22 | Q. You have never been around foreign | 22 | you, do you remember? |
| 23 | girls who are under the age of 18 at | 23 | A. I don't recall. |
| 24 | Jeffrey's homes? | 24 | Q. Do you know for example in 2001 how |
| 25 | MR. PAGLIUCA: Objection to the | 25 | much he was paying you? |

| | Page 102 | | Page 104 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. I don't recall. | 2 | worked for it and I had a loan, we did loans. |
| 3 | Q. Did it change over the years or did | 3 | Q. So a loan through Jeffrey? |
| 4 | the payment remain the same? | 4 | A. I don't recall the exact |
| 5 | A. I believe over the course of time | 5 | transaction. |
| 6 | it increased a little bit. | 6 | Q. Did he purchase for you a |
| 7 | Q. Was that the was that payment | 7 | helicopter during the time you were working |
| 8 | the payment that was the payment made with | 8 | for him? |
| 9 | respect to the jobs, the work you were | 9 | A. It was his helicopter. |
| 10 | performing for Jeffrey, was that your sole | 10 | Q. When did you obtain your pilot |
| 11 | income at that time? | 11 | license? |
| 12 | MR. PAGLIUCA: I object to the | 12 | A. I believe it was '98 or '99. |
| 13 | form. I'm also going to instruct you | 13 | Q. Was that for both airplanes and |
| 14 | not to answer about sources of your | 14 | helicopters or just helicopters? |
| 15 | personal sources of income outside of | 15 | A. Just helicopters. |
| 16 | Mr. Epstein at all. | 16 | Q. Have you ever flown President |
| 17 | MS. McCAWLEY: What's the basis for | 17 | Clinton on your helicopter? |
| 18 | that? | 18 | A. That is another one of Virginia's |
| 19 | MR. PAGLIUCA: It's confidential, | 19 | lies. |
| 20 | it's not part of this lawsuit. | 20 | Q. The question is have you ever done |
| 21 | MS. McCAWLEY: We have a protective | 21 | that? |
| 22 | order and it is part of this lawsuit | 22 | A. I have never flown President |
| 23 | with respect to our damage claims. | 23 | Clinton at any time ever, in any helicopter, |
| 24 | MR. PAGLIUCA: It's not and, in | 24 | in any place, any time, in any state, in any |
| 25 | fact, you are not entitled to ask | 25 | country, at any time anywhere. |
| | Page 103 | | Page 105 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | financial information of a defendant in | 2 | Q. Have you ever had dinner with |
| 3 | this kind of case, in a defamation case | 3 | President Clinton at Jeffrey's home, at any |
| 4 | unless and until there is a finding that | 4 | of Jeffrey's homes? |
| 5 | you are entitled to punitive damages. | 5 | A. No, I don't believe so. |
| 6 | That is clear in New York case law, both | 6 | Q. Have you traveled on Jeffrey's |
| 7 | state and Federal. | 7 | planes with President Clinton? |
| 8 | MS. McCAWLEY: We disagree on that | 8 | A. Yes, I have. |
| 9 | point and we will come back to that. | 9 | Q. Would that have been in 2002? |
| 10 | Q. From the source of payment from the | 10 | A. It's very hard for me to recollect |
| 11
12 | source of Jeffrey, from your work, can you | 11
12 | exact dates but that sounds about right. |
| 13 | give me a range on that, do you know was it over \$100,000? | 13 | Q. Was that during the time that |
| 14 | A. I just testified I don't recall. | 14 | Virginia was working for Jeffrey? A. I don't know that Virginia ever did |
| 15 | Q. You don't don't know if it was | 15 | work for Jeffrey. I don't exactly know if |
| 16 | \$500,000? | 16 | she testified to her so-called duties, we |
| 17 | A. It was less than that. | 17 | know she is a serial liar so I can't testify |
| 18 | Q. Somewhere between 100 and 500, | 18 | to what she did or didn't do. So I object to |
| 19 | would that be fair to say? | 19 | that characterization of her. So repeat the |
| 20 | A. I believe it was between 100 and | 20 | question, please. |
| 21 | \$200,000. | 21 | Q. Can you read the question back? |
| 22 | Q. Did Jeffrey during the time that | 22 | (Record read.) |
| 23 | you were working for him purchase a town home | 23 | Q. You can answer the question. |
| 24 | for you? | 24 | A. What was the question again? |
| 25 | A. The subject of the townhouse is, I | 25 | Q. When you were traveling on the |

Page 106 Page 108 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 plane with President Clinton, was that during 2 that he may have met socially through me. 3 the time, it was 2002, that you were on a 3 Q. Did you ever introduce Prince 4 flight with Clinton, was that during the time 4 Andrew to Virginia in London? 5 Virginia was working for Jeffrey? 5 A. I understand her story about London 6 6 MR. PAGLIUCA: Object to the form. but again, her tissue of lies is extremely 7 Misstates the witness' answer and if you 7 hard to pick apart what is true and what 8 isn't. Actually I wouldn't recollect her at 8 can answer the question, you can answer 9 9 all but for her tissue stories about this 10 10 A. Well, like I said, I don't recall situation. 11 exactly when I flew with him. I don't recall 11 Q. So did you ever introduce Prince when Virginia, we know what Virginia claims Andrew to Virginia in London? 12 12 when she left, so I can't answer the 13 13 A. I have no recollection. 14 question. I have no idea. 14 Q. Did Virginia ever stay at your home Q. Do you know Prince Andrew? 15 15 in London, your town home? A. I know she claims she did but if 16 A. I do. 16 17 Q. How long have you known him? 17 you are asking me here today to remember A. A very long time. specifically, I cannot. 18 18 19 Q. Since you were a child? 19 Q. Do you remember taking a trip with A. I really -- it's so long, it's 20 20 Virginia to travel over to Europe, including 21 really a long time ago. I just don't recall. 21 London? 22 Q. Do you remember how you first met 22 A. So I have seen her reports and I have seen the plane reports. I see she says 23 23 him? 24 A. No. I do not. 24 she was on that but again, I really have no 25 Q. Did you introduce him to Jeffrey? 25 recollection of her. Page 107 Page 109 G Maxwell - Confidential 1 1 G Maxwell - Confidential 2 A. That would be another of Virginia's 2 Q. Did you know that she was 17 at the 3 3 lies and the lies you perpetrate. I never time of that trip? introduced Prince Andrew to Jeffrey Epstein 4 4 MR. PAGLIUCA: Objection to the 5 at any time ever, so just add that the to 5 form and foundation. 6 6 A. I have -long list of lies. 7 Q. Did Jeffrey know Prince Andrew? 7 Q. Did you know she was 17 at the time 8 A. Clearly he knew him. I think we 8 of that trip? 9 9 have that answer but how -- yeah. MR. PAGLIUCA: Objection to the 10 Q. Do you know how Jeffery met Prince 10 form and foundation. A. I didn't even know she was on the 11 Andrew? 11 12 A. I do not know Jeffrey met Prince 12 trip. 13 Andrew. What I do know is that I did not 13 Q. Did you hold her passport for her 14 introduce them. That is one of the many 14 when she was traveling? lies. Are we tallying all the lies? 15 MR. PAGLIUCA: Objection to the 15 16 Q. Do you know when Jeffrey met Prince 16 form and foundation. Andrew? 17 17 A. I have no recollection whatsoever 18 A. I do not know when Jeffrey met 18 of her even being on the trip nor holding her 19 Prince Andrew. 19 passport. 20 Q. Did you ever introduce Prince 20 (Maxwell Exhibit 4, picture, marked 21 Andrew to any girls under the age of 18 who for identification.) 21 22 were not friends of yours children? 22 Q. I'm showing you what we marked as 23 A. I have not introduced Prince Andrew 23 Maxwell Exhibit 4. 24 to anyone that I am aware of other than 24 Can you take a look at that picture 25 friends of mine who have kids under that age 25 for me?

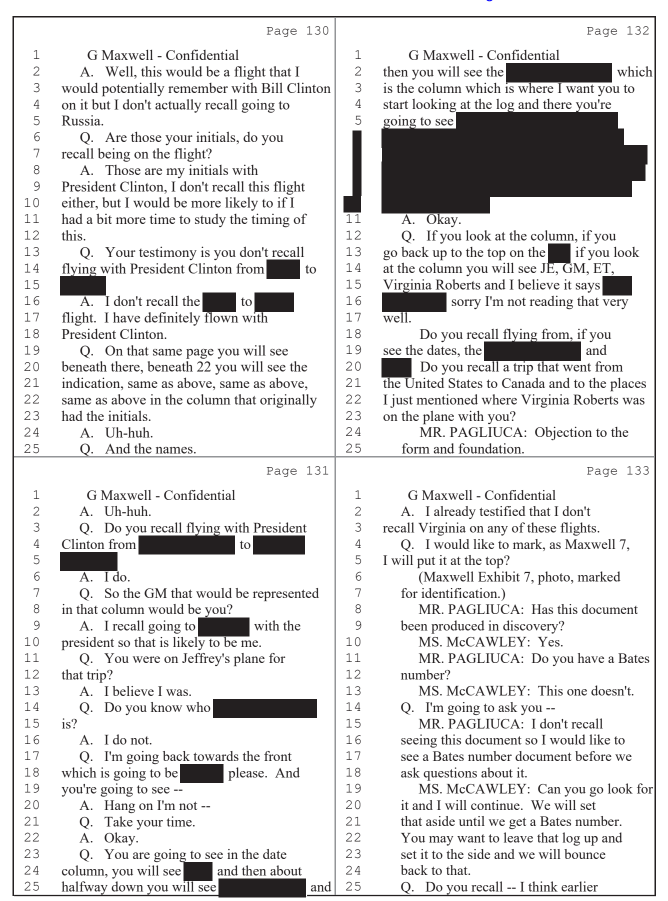
| | Page 110 | | Page 112 |
|----------|--|----------|---|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. I've looked at it. | 2 | A. No, I don't. |
| 3 | Q. Are you in that picture? | 3 | Q. Where in your town home we will |
| 4 | A. I am. | 4 | come back to that. |
| 5 | Q. Is that Prince Andrew in the | 5 | Do you have guest bedrooms in your |
| 6 | picture as well? | 6 | town home in London? |
| 7 | A. It is. | 7 | A. I do. |
| 8 | MR. PAGLIUCA: I don't believe this | 8 | Q. How many? |
| 9 | has been produced to us in discovery by | 9 | A. Two. |
| 10 | you. | 10 | Q. Did Prince Andrew ever visit |
| 11 | MS. McCAWLEY: The picture? | 11 | Jeffrey and you in New York? |
| 12 | MR. PAGLIUCA: Yes. | 12 | A. Yes. |
| 13 | MS. McCAWLEY: It has. | 13 | Q. Do you remember him visiting you |
| 14 | MS. MENNINGER: Is it the same | 14 | and Jeffrey in New York in the spring of |
| 15 | exact photograph. | 15 | 2001? |
| 16 | MS. McCAWLEY: I believe so. We | 16 | A. Again, I can't testify to any |
| 17 | will find one. The picture has been | 17 | specific dates. |
| 18 | produced a number of times. | 18 | Q. So you don't have a recollection of |
| 19 | MR. PAGLIUCA: I've seen different | 19 | that? |
| 20 | iterations of this, I don't believe I | 20 | A. I have a recollection you've |
| 21 | have ever seen this. | 21 | asked me if I have a recollection of being in |
| 22 | MS. McCAWLEY: We had them blow it | 22 | New York but if you are asking for a date, I |
| 23 | up on a page so she could see it. We | 23 | cannot confirm that date. |
| 24 | could use an article. | 24 | Q. Do you remember Prince Andrew being |
| 25 | While you are looking for that, I | 25 | present in New York for a party where Johanna |
| | Page 111 | | Page 113 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | will skip ahead. Hold that until we can | 2 | Sjoberg was also present? |
| 3 | find one that has the Bates range on it. | 3 | A. I don't recollect. |
| 4 | Q. Do you recall Virginia being at | 4 | Q. Do you recall ever giving Prince |
| 5 | your London town home? | 5 | Andrew a gift of a puppet that was in the |
| 6 | A. I do not. | 6 | same that looked like him? |
| 7 | Q. Do you recall going to dinner with | 7 | A. I never gave him a gift of a |
| 8 | Prince Andrew, Jeffrey Epstein and Virginia | 8 | puppet. |
| 9 | Roberts in London, at any time? | 9 | Q. Did Jeffrey ever give him a gift of |
| 10 | A. I do not. | 10 | a puppet? |
| 11 | Q. Do you recall going to a place | 11 | A. No, not that I am aware of. |
| 12 | called Club Tramp with Prince Andrew, Jeffrey | 12 | Q. Have you ever given him any gifts? |
| 13 | Epstein and yourself and Virginia Roberts? | 13 | MR. PAGLIUCA: Objection, |
| 14 | A. I would just like to state for the | 14 | foundation. |
| 15 | record that Prince Andrew is a very famous | 15 | A. I know Andrew |
| 16 | person, I know you are aware because you like | 16 | Q. Have you ever given him any gifts |
| 17 | to use him so often in your press stories | 17 | that you remember when he came to Jeffrey's |
| 18 | please let me finish. Were he at Tramp, at | 18 | home in New York? |
| 19
20 | any time, that would be reported by the | 19
20 | A. I don't recall giving him any gifts in New York. |
| 21 | press. I do not have any recollection of it | 21 | |
| 22 | and I doubt it actually happened. Q. You don't recall that. | 22 | (Maxwell Exhibit 5, picture, marked |
| 23 | O. You don't recall that. Do you recall taking Virginia | 23 | for identification.) |
| 24 | shopping when you were in London to buy an | 24 | Q. I think I directed you to page 0034. |
| 25 | outfit to meet Prince Andrew? | 25 | Is that a picture that was taken at |
| | outh to meet i fince Andrew: | | is mai a picture mai was taken at |

| | Page 114 | | Page 116 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | your London town home? | 2 | Q. Were you present on the island when |
| 3 | A. I have no idea what this picture | 3 | Prince Andrew visited? |
| 4 | was taken. I know what she purports it to be | 4 | A. Yes. |
| 5 | but I'm not going to say that I do. | 5 | Q. How many times? |
| 6 | Q. Do the surroundings look like your | 6 | A. I can only remember once. |
| 7 | London town home? | 7 | Q. Were there any girls under the age |
| 8 | A. They are familiar. | 8 | of 18 on the island during that one visit |
| 9 | Q. Do you know who took this picture? | 9 | that you remember that were not family or |
| 10 | A. I do not. | 10 | friends of or daughters of your friends? |
| 11 | Q. Did Jeffrey Epstein take the | 11 | MR. PAGLIUCA: Objection to the |
| 12 | picture? | 12 | form and foundation. |
| 13 | A. I just testified I don't know who | 13 | A. There were no girls on the island |
| 14 | took the picture. | 14 | at all. No girls, no women, other than the |
| 15 | Q. So you don't know if Jeffery | 15 | staff who work at the house. Girls meaning, |
| 16 | Epstein took the picture? | 16 | I assume you are asking underage, but there |
| 17 | A. When I tell you I don't know who | 17 | was nobody female outside of the cooks and |
| 18 | took the picture, it doesn't mean him I | 18 | the cleaners. |
| 19 | don't know who took the picture. You can | 19 | Q. Did you, as part of your duties in |
| 20 | come up with 50 names, I still do not know | 20 | working for Jeffrey, ever arrange for |
| 21 | who took the picture. | 21 | Virginia to have sex with John Luc Brunel? |
| 22 | Q. Did you observe Prince Andrew go | 22 | MR. PAGLIUCA: Objection to the |
| 23 | into a room with Virginia alone in your town | 23 | form and foundation. |
| 24 | home? | 24 | A. Just for the record, I have never |
| 25 | A. I cannot recall. As I have said, | 25 | at any time, at anyplace, in any moment ever |
| | Page 115 | | Page 117 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | no. | 2 | asked Virginia Roberts or whatever she is |
| 3 | Q. Did Prince Andrew ever tell you | 3 | called now to have sex with anybody. |
| 4 | that he had sex with Virginia Roberts? | 4 | Q. Did you ever provide Virginia |
| 5 | A. He did not. | 5 | Roberts with an outfit, an outfit of a sexual |
| 6 | Q. Did Jeffrey Epstein ever tell you | 6 | nature to wear for Les Wexner? |
| 7 | that Prince Andrew had sex with Virginia | 7 | MR. PAGLIUCA: Objection to the |
| 8 | Roberts? | 8 | form and foundation. |
| 9 | A. He did not. | 9 | A. I think we addressed the outfit |
| 10 | Q. Did Prince Andrew ever visit let | 10 | issue. |
| 11 | me back up for a moment. We talked about | 11 | Q. I am asking you if you ever |
| 12 | Jeffrey's homes, did Jeffrey have a home in | 12 | provided her with an outfit of a sexual |
| 13 | the U.S. Virgin islands called Little St. | 13 | nature to wear for Les Wexner? |
| 14 | James? | 14 | A. Categorically no. You did get |
| 15 | A. Yes. | 15 | that, I said categorically no |
| 16 | Q. Did Prince Andrew ever visit that | 16 | Q. Don't worry I'm paying attention. |
| 17 | island are you aware of Prince Andrew ever | 17 | A. You seemed very distracted in that |
| 18 | visiting Jeffrey's island? | 18 | moment. |
| 19 | A. I am aware of that, yes. | 19 | (Maxwell Exhibit 6, flight logs, |
| 20 | Q. Do you know how many times he | 20 | marked for identification.) |
| 21 | visited? | 21 | A. Do you mind if I take a break for |
| 22 | A. I do not. | 22 | the bathroom. |
| 23 | Q. Do you know if he visited when | 23 | Q. It's 11:08 and we are going to go |
| 24
25 | Virginia was on the island? | 24 | off the record now. |
| | A. I do not. | 25 | THE VIDEOGRAPHER: It's now 11:09. |

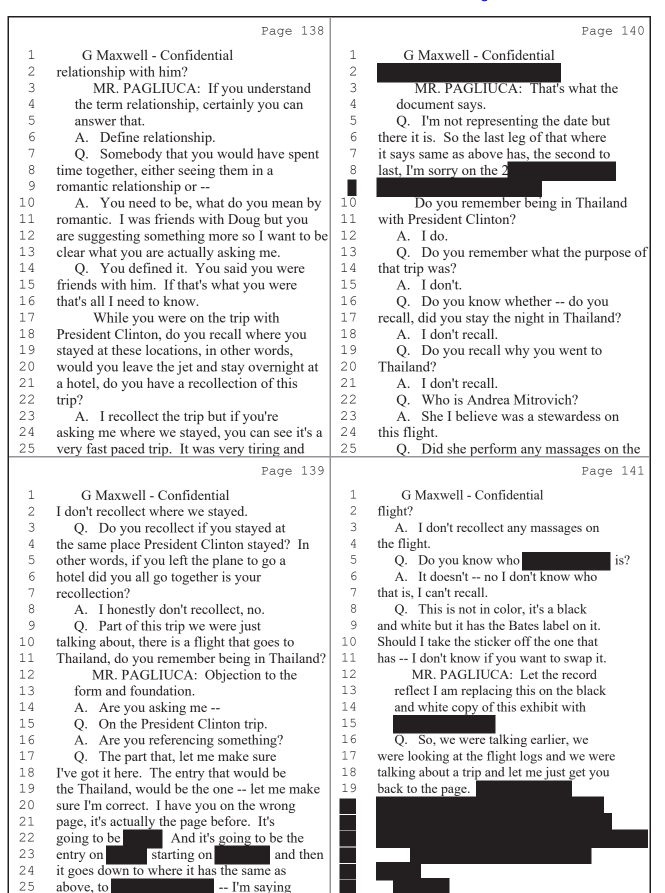
| | Page 118 | | Page 120 |
|----|---|----|---|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | We are off the record. | 2 | Q. So I'm directing your attention to |
| 3 | | 3 | |
| | (Recess.) | | the bottom, two lines up from the bottom, |
| 4 | THE VIDEOGRAPHER: It's now 11:26, | 4 | there is a flight |
| 5 | we are back on the record and starting | 5 | MR. PAGLIUCA: Are you on |
| 6 | disk No. 3. | 6 | MS. McCAWLEY: |
| 7 | Q. Ms. Maxwell, I think I handed you | 7 | Q. So this flight is from, the one I'm |
| 8 | right before the break, did I hand you the | 8 | looking at, I think it's highlighted on your |
| 9 | flight logs, they look like this. Did I mark | 9 | copy. On the far corner on the date, it says |
| 10 | those yet, I thought I did. | 10 | at the top and this would be the |
| 11 | A. I don't believe I have it. | 11 | and then the are the two I'm going to |
| 12 | Q. These admittedly are a little | 12 | direct your attention to. |
| 13 | difficult to read so what I'm going to | 13 | Q. On that first one on the you |
| 14 | provide you with to assist is I have a chart | 14 | will see the column reading PBI in the from |
| 15 | that has the airport codes, because it will | 15 | column to TEB in the to column and you will |
| 16 | have, for example, just for the record | 16 | see some initials, you will see JE for |
| 17 | reflects that the first page of document | 17 | Jeffrey Epstein, GM for Ghislaine Maxwell, ET |
| 18 | it will have a code in the from line | 18 | for Emmy Taylor and then Virginia? |
| 19 | that says PBI, for example, to TEB so I a | 19 | A. I have to object. |
| 20 | chart that matches up, just in case you don't | 20 | MR. PAGLIUCA: You don't get to |
| 21 | understand what those letters mean, PBI | 21 | object. |
| 22 | meaning Palm Beach, TEB meaning Teterboro, | 22 | Q. She is turning into a lawyer |
| 23 | which is New Jersey, but others are more | 23 | already? |
| 24 | difficult but just for you to be able to | 24 | A. I would like to. |
| 25 | understand the logs, I will provide you with | 25 | Q. Let me ask the question and if you |
| | Page 119 | | Page 121 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | that. | 2 | have an issue so with respect to this |
| 3 | MR. PAGLIUCA: So we are clear, if | 3 | flight, do you recall being on a flight in |
| 4 | the witness has personal knowledge of | 4 | the going from Palm Beach to |
| 5 | what these are that's fine but I don't | 5 | Teterboro? |
| 6 | know what these are and I don't expect | 6 | A. No, I don't recall any specific |
| 7 | the witness to accept the representation | 7 | flight. |
| 8 | that they are what they are. | 8 | Q. Do you recall flying with Virginia |
| 9 | MS. McCAWLEY: If she can testify | 9 | on a flight with Emmy Taylor and Jeffrey |
| 10 | to what city it is, she can state that | 10 | Epstein at any time? |
| 11 | on the record. | 11 | A. I don't. |
| 12 | MR. PAGLIUCA: If she knows what it | 12 | Q. How often did you fly on a plane |
| 13 | is, she knows what it is, we are not | 13 | with a 17 year old? |
| 14 | putting any affirmatively on the record | 14 | MR. PAGLIUCA: Objection to form |
| 15 | until you ask your questions. | 15 | and foundation. |
| 16 | Q. So I'm going to ask you and I think | 16 | A. I have no idea what you are talking |
| 17 | we flagged a few of the pages which may | 17 | about, other than friends of mine that had |
| 18 | direct us a little bit easier but I will do | 18 | kids. |
| 19 | it by Bates number which is at the bottom of | 19 | Q. Did you regularly fly on Jeffrey's |
| 20 | the document kind of at the side. | 20 | plane with individuals who were under the age |
| 21 | The first I will direct your | 21 | of 18? |
| 22 | attention to is | 22 | MR. PAGLIUCA: Objection to the |
| 23 | A. Does it have a tab? | 23 | form and foundation. |
| 24 | Q. It should. Let me make sure. | 24 | A. Can you repeat the question? |
| 25 | A. Yes it does. | 25 | Q. Did you regularly fly on Jeffrey |

| | Page 122 | | Page 124 |
|--------|---|----|---|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Epstein's planes with individuals who were | 2 | me. |
| 3 | under the age of 18? | 3 | Q. So as you sit here today, you don't |
| 4 | A. I regularly flew on Jeffrey | 4 | believe you flew on that plane? |
| 5 | Epstein's airplane but I cannot testify as to | 5 | A. I'm not saying that. I'm just |
| 6 | flying with people under the age. I don't | 6 | saying you cannot be sure that's me. |
| 7 | believe that I did. | 7 | Q. Do you have reason to doubt that |
| 8 | Q. Why wouldn't you remember flying | 8 | when it says GM on these flight logs that |
| 9 | with a 17 year old? | 9 | that represents you? |
| 10 | MR. PAGLIUCA: Objection to the | 10 | A. I cannot testify to that. I'm just |
| 11 | form and foundation. | 11 | saying it may not be me. |
| 12 | A. How would I know, one, that she is | 12 | Q. In looking at the flight logs and |
| 13 | 17, how would you know that, how do you know | 13 | look up, let's move up a couple of lines. If |
| 14 | I'm on the plane. | 14 | you start at the top, you are going to see |
| 15 | Q. Are you saying you are not on this | 15 | JE, , then JE, AP, |
| 16 | flight, so this is a Palm Beach to Teterboro. | 16 | \overline{JE} , \overline{AP} \overline{JE} , \overline{GM} , \overline{JE} , \overline{GM} , \overline{JE} , \overline{GM} , |
| 17 | This says the JE, GM ET and Virginia. The GM | 17 | Ricardo Loretta, reposition, JE, GM, JE, GM |
| 18 | you are saying is not you? | 18 | ET Kelly Spamm, JE, GM, Kelly Spamm, Tom |
| 19 | MR. PAGLIUCA: I object to the | 19 | Pritzer, female, Marham Air Force |
| 20 | form. You can answer the question if | 20 | repositioning. JE, GM, ET, Kelly Spamm, JE, |
| 21 | you know. | 21 | GM, ET, Kelly Spamm, JE, GM, ET, Virginia, |
| 22 | A. How do you know the GM is me. | 22 | JE, GM, AP, Virginia, repositioning and then |
| 23 | Q. Is it your testimony that on the | 23 | a certification. |
| 24 | flight logs when it represents GM that it is | 24 | So is it your testimony in looking |
| 25 | not you flying on the plane? | 25 | at that that you do not believe that the GM |
| | Page 123 | | Page 125 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | MR. PAGLIUCA: Objection to the | 2 | represents you? |
| 3 | form and foundation. | 3 | MR. PAGLIUCA: Objection to the |
| 4 | A. GM can stand for any level, it | 4 | form and foundation. |
| 5 | could be Georgina, George. | 5 | A. I'm not saying that. I'm just |
| 6 | Q. Are there any people that flew with | 6 | saying that you cannot I can't sit here |
| 7 | Jeffrey Epstein that had the initials GM? | 7 | and tell you for sure GM is me and I cannot |
| 8
9 | A. I don't know. | 8 | testify remembering being on a flight at that |
| 10 | Q. Do you recall flying with Jeffrey Epstein on his plane over 300 times during | 10 | time. Q. You don't remember being on any of |
| 11 | the period of 1999 to 2005? | 11 | these flights with the initial GM? |
| 12 | A. I cannot testify to how many times | 12 | A. I remember being on many flights. |
| 13 | I was on his plane because that would just be | 13 | I cannot testify that is a flight I am on. |
| 14 | impossible. | 14 | Q. Let's go to the next page which is |
| 15 | Q. You were on his plane regularly, | 15 | going to be I want you to look at |
| 16 | would you say? | 16 | line so the date is at the top, so it's |
| 17 | A. I already testified I was on his | 17 | and if you go down, you will see |
| 18 | plane regularly. | 18 | a line that says the and if you scroll |
| 19 | Q. Is it your testimony and I'm | 19 | over you will see PBI to TIST, if you look at |
| 20 | referring now to the line that we were just | 20 | the airport codes, TIST is going to be |
| 21 | talking about that you were not on the flight | 21 | representative for the U.S. Virgin Islands |
| 22 | from Palm Beach to Teterboro that lists JE, | 22 | and then you will see the list on the plane |
| 23 | GM, ET and Virginia? | 23 | JE, GM, ET and Virginia Roberts. |
| 24 | A. I am not testifying to that. I am | 24 | Do you recall flying from Palm |
| 25 | just saying that you cannot be sure that is | 25 | Beach to the U.S. Virgin Islands with |

| | Page 126 | | Page 128 |
|----------|--|----------|---|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Jeffrey, yourself, Emmy Taylor and Virginia | 2 | your recollection. |
| 3 | Roberts? | 3 | MR. PAGLIUCA: You are talking |
| 4 | MR. PAGLIUCA: I object to the form | 4 | about |
| 5 | and just so the record is clear, we | 5 | MS. McCAWLEY: She can pick any |
| 6 | don't agree with whatever your | 6 | couple of pages, those have a lot of the |
| 7 | characterizations are. The document | 7 | individuals on them so that is a good |
| 8 | speaks for itself and she can answer | 8 | sampling. |
| 9 | based on whatever her personal knowledge | 9 | MR. PAGLIUCA: So pick any pages |
| 10 | is. | 10 | you want. |
| 11 | MS. McCAWLEY: I understand. | 11 | Q. Does that refresh your recollection |
| 12 | Q. Do you recall flying with those | 12 | at all as to whether GM represents you or |
| 13 | individuals from Palm Beach to the U.S. | 13 | some other individual? |
| 14 | Virgin Islands? | 14 | A. Again, I can't testify whether that |
| 15 | A. I have no recollection of any | 15 | represents me or not, I don't see any other |
| 16 | individual flight you are pointing out here. | 16 | GMs but you have to understand that even if |
| 17 | You are talking about 2001, how many years | 17 | my name is on that record doesn't mean I was |
| 18 | ago is that? | 18 | on the flight. |
| 19 | Q. I'm asking the questions. | 19 | Q. So are you contesting the accuracy |
| 20 | A. I'm not being difficult. I'm just | 20 | of the flight logs? In other words, you said |
| 21 | asking, it's like 14, 15 years ago, it's | 21 | it doesn't represent you are on the flight so |
| 22 | impossible, I'm sorry. | 22 | is it your testimony just because a name is |
| 23 | Q. So your testimony is you don't | 23 | listed doesn't mean they were actually on the |
| 24 | recall flying on that flight with Virginia | 24 | flight? |
| 25 | Roberts? | 25 | MR. PAGLIUCA: Objection to the |
| | Page 127 | | Page 129 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. I cannot testify to that flight. | 2 | form and foundation. |
| 3 | Q. Let's look at the next flight which | 3 | A. I can't testify to what these |
| 4 | is on the from the Virgin Islands back | 4 | are records that were produced by Dave Rogers |
| 5 | to Palm Beach, JE, Jeffrey Epstein, Ghislaine | 5 | is on here, so these aren't federally |
| 6 | Maxwell, Emmy Taylor, Virginia Roberts, the | 6 | mandated records, so I can't testify to what |
| 7 | same individuals on the above flight. | 7 | he produced. |
| 8 | A. It doesn't say my name, it has some | 8 | Q. I would like you to turn to page, |
| 9 | initials. | 9 | at the bottom, the Bates number is |
| 10 | Q. I understand, the initials GM. | 10 | And the month is |
| 11 | Do you recall flying on a plane, on | 11 | A. Okay. |
| 12 | one of Jeffrey's planes from the Virgin | 12 | Q. If you go down to the number that |
| 13 | Islands to Palm Beach with Virginia Roberts? | 13 | is that would be , you're |
| 14 | A. I do not. | 14 | going to see on that line an which is a |
| 15 | Q. Was there any other person that | 15 | and then you |
| 16 | flew with Jeffrey Epstein with frequency | 16 | will see which is going to be, I'm going |
| 17 | during that time period in these logs that | 17 | to pronounce it incorrectly, |
| 18 | have the initials GM? | 18 | I'm sure I'm not pronouncing that |
| 19 | MR. PAGLIUCA: Objection to the | 19 | correctly. Then you will see in the list, |
| 20 | form and foundation. | 20 | you will see JE, GM, SK, President Clinton, |
| 21 | A. I would have to look at all the | 21
22 | Doug Band, it looks like |
| 22
23 | flight logs, I have no idea, I flew | 23 | A. I believe it says male. Q. Yes. Then |
| | frequently. | | |
| | O Why don't you talso a look at the | 2/ | haliava Is that GM on this nage |
| 24
25 | Q. Why don't you take a look at the next three pages and see if that refreshes | 24
25 | believe. Is that GM on this page representative of you? |



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|---|--|
| 1 G Maxwell - Confidential | 1 G Maxwell - Confidential |
| 2 you said you visited Jeffrey's island, I | 2 observe Jeffrey and President Clinton |
| 3 think they called it St. Jeffrey or St. | 3 talking? |
| 4 James, the U.S. Virgin Island home. | 4 A. I'm sure they did. |
| 5 A. St. James. | 5 Q. Did they seem friendly? |
| 6 Q. Do you recall whether President | 6 A. I don't recollect. |
| 7 Clinton was ever on that island? | 7 Q. Was Epstein one of the original |
| 8 A. Categorically, definitively, | 8 people that conceived the Clinton global |
| 9 absolutely, without a shadow of a doubt, when | 9 initiative? |
| 10 I was present or any other time that I am | 10 MR. PAGLIUCA: Objection to the |
| aware of, was President Clinton ever on that | 11 form and foundation. |
| 12 island, I do not believe he went to that | 12 Q. Do you know? |
| 13 island ever ever, that is an absolute | 13 A. I don't have I don't know what |
| 14 fabrication and an absolute flat out lie. | 14 you are talking about. |
| 15 Q. Was President Clinton or former | 15 Q. You don't know what I'm talking |
| 16 President Clinton ever at any of Jeffrey | 16 about. |
| Epstein's homes when you present, other than | Did you ever, not at one of houses, |
| 18 the island I know you said that did not | but did you ever eat dinner with President |
| 19 happen, the home in either New York or Palm | 19 Clinton and Jeffrey Epstein? |
| 20 Beach or New Mexico? | 20 A. Are you just talking in general |
| A. I do not believe at any time | 21 anywhere. |
| 22 President Clinton was at any of Jeffrey's | Q. In general? |
| 23 homes, I have absolutely no knowledge or | A. I believe on a plane of this nature |
| 24 otherwise that he was ever there. | 24 we would have had a meal. |
| Q. You don't recall having dinner with | Q. But not outside of the travel on |
| Page 135 | Page 137 |
| 1 G Maxwell - Confidential | 1 G Maxwell - Confidential |
| 2 him at any of those homes? | 2 the flights? |
| 3 A. Again, Virginia is absolutely | 3 A. I can't recollect having a meal |
| 4 totally lying. This is a subject of | 4 with them, but just so we are clear, the |
| 5 defamation about Virginia and the lies she | 5 allegations that Clinton had a meal on |
| 6 has told and one of lies she told was that | 6 Jeffrey's island is 100 percent false. |
| 7 President Clinton was on the island where I | 7 Q. But he may have had a meal on |
| 8 was present. Absolutely 1000 percent that is | 8 Jeffrey's plane? |
| 9 a flat out total fabrication and lie. | 9 A. I'm sure he had a meal on Jeffrey's |
| Q. You did fly on planes, Jeffrey | 10 plane. |
| 11 Epstein's planes with President Clinton, is | Q. You do know how many times he flew |
| 12 that correct? | 12 on Jeffrey's plane? 13 A. I don't. |
| 13 A. I have flown, yes. | |
| Q. Would it be fair to say that | 14 Q. Do you know who Doug Band is?
15 A. I do. |
| President Clinton and Jeffrey are friends? A. I wouldn't be able to characterize | 16 Q. How do you know him? |
| 17 it like that, no. | 17 A. He used to work or still works for |
| 18 Q. Are they acquaintances? | 18 Bill Clinton. |
| 19 A. I wouldn't categorize it. | Q. Did you ever have a relationship |
| Q. He just allowed him to use his | 20 with him? |
| 21 plane? | A. We are talking about adult |
| A. I couldn't categorize Jeffrey's | 22 consensual relationships, it's off the |
| 23 relationship. | 23 record. |
| Q. When you were on the plane with | Q. I'm not asking what you did with |
| 25 Jeffrey and President Clinton, did you | 25 him, I'm asking if you ever had a |

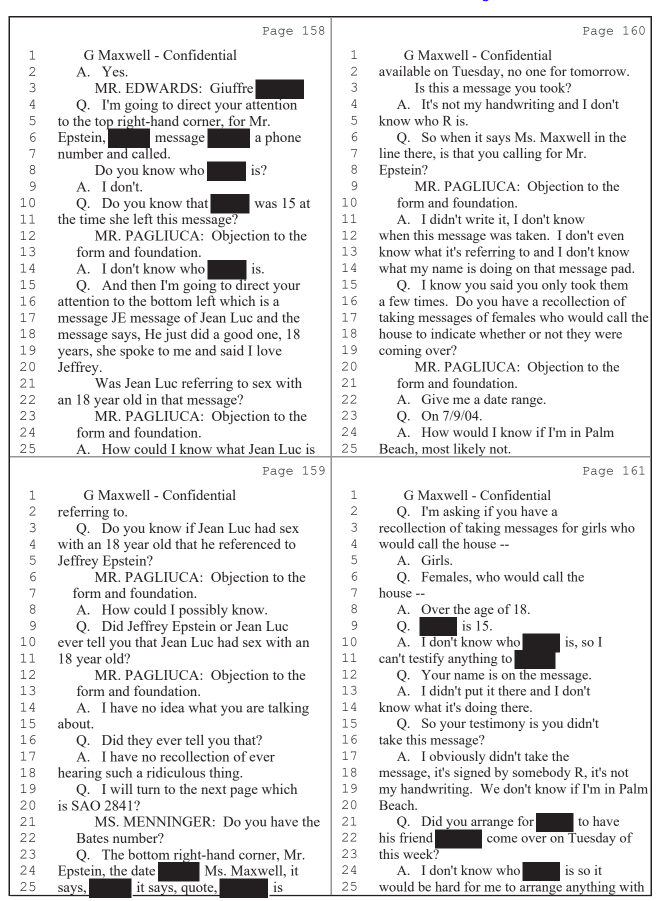


Page 144 Page 142 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 2 Q. Can I direct your attention to the building that you would have seen when you 3 3 picture, please. were on the trip in Europe? 4 4 MR. PAGLIUCA: Objection to the A. Of course. 5 Q. Can you tell me who is in this 5 form and foundation. 6 6 A. I can't possibly answer that. picture, who is pictured here, and for the 7 court reporter's benefit, can you go from the 7 Q. Do you recall Virginia ever taking 8 left of the picture to the right of the 8 pictures? 9 picture, to the extent you can identify the 9 A. I barely recall Virginia, period. 10 Q. Do you recall her ever taking 10 individuals? 11 A. Sure. I cannot identify the person 11 pictures? 12 on the left, I cannot identify the person 12 A. No, I don't. Q. I'm going to direct your attention, next left. I can identify Jeffrey Epstein. 13 13 14 I cannot identify the next person to his 14 still within the flight logs to -- starting 15 right and the next person in the picture is 15 on the next page from where you just were which is going to be 16 16 And the date at myself. 17 Q. Is the individual all the way to 17 the top says you will see and I'm 18 the left at the beginning of the picture, 18 directing your attention down towards the does that resemble Emmy Taylor. You might 19 middle to the bottom where you will see the 19 want to look at the color version if that 20 20 numbers 21 helps you at all, I know it's not the marked 21 A. Uh-huh. 22 one. I don't if that's easier to see, they 22 Q. And we've got actually I'm going to 23 are both dark. 23 direct your attention to the one that starts 24 24 A. That does not look like Emmy Taylor 25 at all. Page 143 Page 145 1 1 G Maxwell - Confidential G Maxwell - Confidential Q. Do you recall --2 2 and in the line, the remarks line you will 3 MR. PAGLIUCA: Let's mark this then 3 see JE, GM, AP, VR, BK, Marvin Minski and 4 as deposition Exhibit 8 since we are 4 5 5 referring to it and then you can give us MR. PAGLIUCA: Are you reading the 6 6 29th, is that what you're reading? copies as well. 7 7 MS. MENNINGER: It's different MS. McCAWLEY: I'm reading the 8 because it has other people in this 8 29th, yes. 9 9 color photo. Q. Below that you will see JE, GM, AP, 10 (Maxwell Exhibit 8, photo, marked 10 VR, and Marvin 11 for identification.) 11 Minski. Q. Do you recall who took this 12 12 Do you see that? 13 photograph? 1.3 A. I do. 14 A. I do not. 14 Q. Do you recall a trip from Teterboro 15 Q. Do you recall this photograph being 15 to Santa Fe and Santa Fe back to Palm Beach taken by Virginia? with these individuals? 16 16 17 A. First of all, I don't know where we 17 A. I don't. 18 18 Q. Do you recall being on a plane with are. 19 19 and Virginia Roberts? Q. So you don't recognize the 20 20 building? 21 A. I don't recognize the building and 21 Q. Do you recall ever witnessing any 22 I don't recognize -- the only two people I 22 sexual interaction on one of Jeffrey's planes recognize in the picture are Jeffrey and with any of these individuals? 23 23 A. I do not, absolutely not. 24 myself. 24 Q. Did Jeffrey have a fold out bed on 25 25 Q. Does this like look a picture of a

| | Page 146 | | Page 148 |
|--|--|--|--|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | one of his planes? | 2 | excerpts from we will identify what they |
| 3 | A. There was a bed on one of his | 3 | are but from the message pads. |
| 4 | planes that folded out, yes. | 4 | Did you want to correct anything? |
| 5 | Q. Do you recall whether with respect | 5 | A. I want to make an addendum. |
| 6 | to this being in Santa Fe, do you recall | 6 | Would you mind rereading the last |
| 7 | whether you were there for some form of a | 7 | question back to me? |
| 8 | party? | 8 | (Record read.) |
| 9 | MR. PAGLIUCA: Objection to the | 9 | A. I also just want to say that at |
| 10 | form and foundation. | 10 | this point I cannot recollect flying to |
| 11 | A. I don't recall the trip at all and | 11 | parties. Jeffrey went for work so was |
| 12 | this looks like a total work trip, not a | 12 | this in Santa Fe, this flight as well. |
| 13 | party trip. | 13 | Q. The flight we were looking at, yes |
| 14 | Q. What would be the difference | 14 | but it was to Santa Fe |
| 15 | between a work trip and a party trip? | 15 | A. I don't recall going to any parties |
| 16 | A. Just that I would be on trips for | 16 | in Santa Fe at any time but certainly flying |
| 17 | work and I believe that this looks like, AP | 17 | to Santa Fe for a party seems highly |
| 18 | looks like it's one of the probably one of | 18 | improbable. |
| 19 | the designers and the time would meet with a | 19 | Q. So I'm going to direct your |
| 20 | trip to decorate the house, just the timing | 20 | attention to the document that I set before |
| 21 | of it. | 21 | you which is Bates number and it |
| 22 | Q. So would Virginia be brought on | 22 | has different Bates numbers because it's a |
| 23 | trips that were for the purpose of work and | 23 | smaller version of the larger production. |
| 24 | decorating the house? | 24 | These are the pages I will be asking about. |
| 25 | A. Like I said, I never worked with | 25 | In the time that you were working |
| | Page 147 | | Page 149 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | her but you would have to ask Jeffrey what he | 2 | with Jeffrey in Palm Beach, do you recall a |
| 3 | brought her on the trip for. | 3 | process for taking, anybody at the house |
| 4 | Q. But she would travel with him when | 4 | taking messages when incoming phone calls |
| 5 | there was a work trip like this? | 5 | came in? |
| 6 | A. I can't I'm seeing that she is | 6 | A. You are supposed to take a message |
| 7 | on this flight but I have no idea what she is | 7 | and receive the message and write the message |
| 8 | doing, he invited her, it would not be my | 8 | down. Who was the message was for, what time |
| 9 | job | 9 | it was taken and who took it and what the |
| 10 | Q. What about would she | 10 | |
| | | | message was, obviously. |
| 11 | regularly travel with Jeffrey on flights? | 11 | Q. Does what's in front of you look |
| 12 | regularly travel with Jeffrey on flights? A. I have no idea, you would have to | 11
12 | Q. Does what's in front of you look familiar with respect to the message pads |
| 12
13 | regularly travel with Jeffrey on flights? A. I have no idea, you would have to look through the flight logs. I have no | 11
12
13 | Q. Does what's in front of you look familiar with respect to the message pads that you would have used at the house? |
| 12
13
14 | regularly travel with Jeffrey on flights? A. I have no idea, you would have to look through the flight logs. I have no idea. | 11
12
13
14 | Q. Does what's in front of you look familiar with respect to the message pads that you would have used at the house? A. It is familiar. |
| 12
13
14
15 | regularly travel with Jeffrey on flights? A. I have no idea, you would have to look through the flight logs. I have no idea. Q. Your recollection is what is | 11
12
13
14
15 | Q. Does what's in front of you look familiar with respect to the message pads that you would have used at the house?A. It is familiar.Q. I'm going to direct your attention |
| 12
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15
16 | regularly travel with Jeffrey on flights? A. I have no idea, you would have to look through the flight logs. I have no idea. Q. Your recollection is what is your recollection, do you recollect | 11
12
13
14
15
16 | Q. Does what's in front of you look familiar with respect to the message pads that you would have used at the house? A. It is familiar. Q. I'm going to direct your attention to the second page of it? |
| 12
13
14
15
16
17 | regularly travel with Jeffrey on flights? A. I have no idea, you would have to look through the flight logs. I have no idea. Q. Your recollection is what is your recollection, do you recollect traveling often on flights with Jeffrey? | 11
12
13
14
15
16 | Q. Does what's in front of you look familiar with respect to the message pads that you would have used at the house? A. It is familiar. Q. I'm going to direct your attention to the second page of it? MR. PAGLIUCA: These all have SAO |
| 12
13
14
15
16
17 | regularly travel with Jeffrey on flights? A. I have no idea, you would have to look through the flight logs. I have no idea. Q. Your recollection is what is your recollection, do you recollect traveling often on flights with Jeffrey? A. Absolutely not. No, not at all. I | 11
12
13
14
15
16
17 | Q. Does what's in front of you look familiar with respect to the message pads that you would have used at the house? A. It is familiar. Q. I'm going to direct your attention to the second page of it? MR. PAGLIUCA: These all have SAO numbers on them or Bates ranges and I |
| 12
13
14
15
16
17
18 | regularly travel with Jeffrey on flights? A. I have no idea, you would have to look through the flight logs. I have no idea. Q. Your recollection is what is your recollection, do you recollect traveling often on flights with Jeffrey? A. Absolutely not. No, not at all. I don't recollect her actually on the flight at | 11
12
13
14
15
16
17
18 | Q. Does what's in front of you look familiar with respect to the message pads that you would have used at the house? A. It is familiar. Q. I'm going to direct your attention to the second page of it? MR. PAGLIUCA: These all have SAO numbers on them or Bates ranges and I don't see any of your Bates ranges on |
| 12
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20 | A. I have no idea, you would have to look through the flight logs. I have no idea. Q. Your recollection is what is your recollection, do you recollect traveling often on flights with Jeffrey? A. Absolutely not. No, not at all. I don't recollect her actually on the flight at all. | 11
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20 | Q. Does what's in front of you look familiar with respect to the message pads that you would have used at the house? A. It is familiar. Q. I'm going to direct your attention to the second page of it? MR. PAGLIUCA: These all have SAO numbers on them or Bates ranges and I don't see any of your Bates ranges on these. I know you have produced message |
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21 | regularly travel with Jeffrey on flights? A. I have no idea, you would have to look through the flight logs. I have no idea. Q. Your recollection is what is your recollection, do you recollect traveling often on flights with Jeffrey? A. Absolutely not. No, not at all. I don't recollect her actually on the flight at all. Q. I think you can set that aside for | 11
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21 | Q. Does what's in front of you look familiar with respect to the message pads that you would have used at the house? A. It is familiar. Q. I'm going to direct your attention to the second page of it? MR. PAGLIUCA: These all have SAO numbers on them or Bates ranges and I don't see any of your Bates ranges on these. I know you have produced message pads but those have your Bates range |
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21
22 | regularly travel with Jeffrey on flights? A. I have no idea, you would have to look through the flight logs. I have no idea. Q. Your recollection is what is your recollection, do you recollect traveling often on flights with Jeffrey? A. Absolutely not. No, not at all. I don't recollect her actually on the flight at all. Q. I think you can set that aside for the moment. | 11
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22 | Q. Does what's in front of you look familiar with respect to the message pads that you would have used at the house? A. It is familiar. Q. I'm going to direct your attention to the second page of it? MR. PAGLIUCA: These all have SAO numbers on them or Bates ranges and I don't see any of your Bates ranges on these. I know you have produced message pads but those have your Bates range numbers on them and I'm wondering if |
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23 | regularly travel with Jeffrey on flights? A. I have no idea, you would have to look through the flight logs. I have no idea. Q. Your recollection is what is your recollection, do you recollect traveling often on flights with Jeffrey? A. Absolutely not. No, not at all. I don't recollect her actually on the flight at all. Q. I think you can set that aside for the moment. (Maxwell Exhibit 9, message pad | 11
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22
23 | Q. Does what's in front of you look familiar with respect to the message pads that you would have used at the house? A. It is familiar. Q. I'm going to direct your attention to the second page of it? MR. PAGLIUCA: These all have SAO numbers on them or Bates ranges and I don't see any of your Bates ranges on these. I know you have produced message pads but those have your Bates range numbers on them and I'm wondering if these are different documents. |
| 12
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21
22 | regularly travel with Jeffrey on flights? A. I have no idea, you would have to look through the flight logs. I have no idea. Q. Your recollection is what is your recollection, do you recollect traveling often on flights with Jeffrey? A. Absolutely not. No, not at all. I don't recollect her actually on the flight at all. Q. I think you can set that aside for the moment. | 11
12
13
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22 | Q. Does what's in front of you look familiar with respect to the message pads that you would have used at the house? A. It is familiar. Q. I'm going to direct your attention to the second page of it? MR. PAGLIUCA: These all have SAO numbers on them or Bates ranges and I don't see any of your Bates ranges on these. I know you have produced message pads but those have your Bates range numbers on them and I'm wondering if |

| | Page 150 | | Page 152 |
|----------|---|----|---|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | These were produced as part of the rule | 2 | for JE, date 1/02/03, message Caroline Casey |
| 3 | 26 discovery. We can get the additional | 3 | and then it's signed GM. |
| 4 | Bates if you want. | 4 | Is that your signature? |
| 5 | Q. The one I'm asking about first is | 5 | A. That's not my handwriting. |
| 6 | the You can look at that and then | 6 | Q. Would other people take a message, |
| 7 | I will identify the Bates number referenced | 7 | how did this process work, is there someone |
| 8 | in this case. | 8 | else in the house with the initials GM? |
| 9 | I want to direct your attention to | 9 | MR. PAGLIUCA: Objection to the |
| 10 | the top right-hand corner just so I have an | 10 | form and foundation. |
| 11 | understanding of how these messages were | 11 | A. I cannot answer that. It's not my |
| 12 | taken. So I see that it says at the top it | 12 | handwriting. |
| 13 | says in the for line it says Ms. Maxwell and | 13 | Q. I'm trying to understand how this |
| 14 | the date of 4/25/04 and then I see under the | 14 | gets there. If you took a message and didn't |
| 15 | M line it looks like Necole Hesse or | 15 | write it down, would someone else record that |
| 16 | something like that, a phone number and a | 16 | message for you? |
| 17 | message saying returning your call and on the | 17 | MR. PAGLIUCA: Objection to the |
| 18 | bottom it looks like | 18 | form and foundation. |
| 19 | Explain to me, is this does this | 19 | A. All I can tell you, this is not my |
| 20 | represent Rushi taking down a message for you | 20 | handwriting so I cannot I have no idea |
| 21 | from Ms. Hesse, is that how these work? | 21 | what that is. |
| 22 | MR. PAGLIUCA: Objection to the | 22 | Q. Was the practice that, what was the |
| 23 | form and foundation. Go ahead. | 23 | practice when someone answered the phone with |
| 24 | Q. My question is, I'm trying to | 24 | these message pads, what were they supposed |
| 25 | understand how the messages were taken. | 25 | to do? |
| | Page 151 | | Page 153 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Looking at this message pad, where it says | 2 | A. They were supposed to take a |
| 3 | signed can you tell me who was? | 3 | message and the time and date and give the |
| 4 | A. I cannot. | 4 | message. |
| 5 | Q. You do not know. | 5 | Q. Were they supposed to indicate who |
| 6 | Typically when these messages were | 6 | took the message? |
| 7 | taken in your practice when you were there, | 7 | A. They were but it wasn't I don't |
| 8 | would the individual who took the message | 8 | really recall the actual process. I can see |
| 9 | write their name on the message? | 9 | from here it looks like you were supposed to |
| 10 | MR. PAGLIUCA: Objection to the | 10 | but that's not my handwriting so I can't say |
| 11 | form and foundation. | 11 | what that was. |
| 12 | A. I don't recollect, you can ask who | 12 | Q. Do you know who Caroline Casey is? |
| 13 | wrote it so you can find out who it was. | 13 | A. No, I don't. |
| 14 | Q. Do you know who Necole Hesse is? | 14 | Q. Do you know whether Caroline Casey |
| 15 | A. I don't. | 15 | was under the age of 18? |
| 16 | Q. I'm going to direct your | 16 | A. I just testified I couldn't |
| 17 | attention do we have a Bates number for | 17 | remember who she was so it would be difficult |
| 18 | that? | 18 | to know how old she was. |
| 19 | MR. EDWARDS: | 19 | Q. Do you know if she was coming to |
| 20 | Q. Giuffre for that one. | 20 | the house to provide massages? |
| 21 | I will direct your attention to the | 21 | A. I don't remember who she is at all, |
| 22 | first page which has the on it. | 22 | so no. |
| 23 | A. Okay. | 23 | Q. And then I would like to direct |
| | Q. Now at the top of that document, on | 24 | your attention to the message right |
| 24
25 | the right-hand side, the message that reads | 25 | underneath it. Which says JE, Amanda |

| | Page 154 | | Page 156 |
|----------|---|----|--|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | and has a phone number and the message says, | 2 | Q. In 2003? |
| 3 | wants to know if she should bring her friend | 3 | A. The end of 2003? |
| 4 | | 4 | |
| 5 | tonight. | 5 | Q. January, the beginning. |
| 6 | What is that message referring to? | 6 | A. I don't know, I could have been |
| 7 | MR. PAGLIUCA: Objection to the form and foundation. | 7 | anywhere, Jeffrey and I were leading almost |
| 8 | A. I can't possibly know. | 8 | separate lives by then. Q. If you were at the house that day, |
| 9 | Q. Did individuals at the house take | 9 | did you recall seeing anybody by the name of |
| 10 | messages for underage girls to come over and | 10 | did you recall seeing anybody by the name of |
| 11 | bring friends for the purpose of providing | 11 | MR. PAGLIUCA: Objection to the |
| 12 | massages? | 12 | form and foundation. |
| 13 | MR. PAGLIUCA: Objection to the | 13 | A. I don't know if I was at the house, |
| 14 | form and foundation. | 14 | so I can't testify to that. |
| 15 | A. How would I possibly know what you | 15 | Q. Let's flip back to the next page, |
| 16 | are talking about. | 16 | the one we were on before the |
| 17 | Q. Did you record messages at the | 17 | message towards the bottom that says, for |
| 18 | house? | 18 | Jeffrey, message of Ghislaine. And it says, |
| 19 | A. It's not my job. | 19 | Would it be helpful to have and then redacted |
| 20 | Q. You did from time to time record | 20 | come to Palm Beach today to stay here and |
| 21 | messages? | 21 | help train new staff with Ghislaine. Who |
| 22 | A. Hardly ever. | 22 | were you referring to in that message; do you |
| 23 | Q. But you did from time to time do | 23 | remember? |
| 24 | it? | 24 | MR. PAGLIUCA: Objection to the |
| 25 | A. I'm just saying I hardly ever took | 25 | form and foundation. |
| | Page 155 | | Page 157 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | messages, very, very, very | 2 | Q. The question is, do you recall this |
| 3 | infrequently. | 3 | message? |
| 4 | Q. Do you know if Amanda brought her | 4 | A. I do not recall this message. |
| 5 | friend over on that night? | 5 | Q. Do you recall training a female |
| 6 | MR. PAGLIUCA: Objection to the | 6 | under the age of 18 at Jeffrey's home? |
| 7 | form and foundation. | 7 | MR. PAGLIUCA: Objection to the |
| 8 | A. One, I don't know what this message | 8 | form and foundation. |
| 9 | is, I don't know if I was in Palm Beach, I | 9 | A. I never trained a female under the |
| 10 | don't know who Amanda is, I don't know who | 10 | age of 18 at Jeffrey's home. |
| 11 | is and I don't know what this message | 11 | Q. Did you ever say it would be |
| 12 | is referring to. | 12 | helpful to have a female under the age of 18 |
| 13 | Q. So on January 2nd of 2003, were you | 13 | come to Palm Beach today to stay here and |
| 14 | in Palm Beach? | 14 | help train new staff with Ghislaine? |
| 15 | A. I don't know. | 15 | A. I never asked anyone under the age |
| 16 | Q. Where would you have been other | 16 | of 18 come to help train new staff. |
| 17 | than Palm Beach at the time? | 17 | Q. I'm going to flip to the next page |
| 18 | A. I could have been anywhere. | 18 | which is . |
| 19 | Q. Where did you typically live? | 19 | A. By the way, that is not my |
| 20 | A. What are you asking me? | 20 | handwriting and it's not dated and I couldn't |
| 21 | Q. So for example, in 2003, where was | 21 | possibly tell you who that is. |
| 22 | your primary residence, was it wherever | 22 | Did you hear that? |
| 23 | Jeffrey was living and staying or was it | 23 | Q. You got your testimony on the |
| 24
25 | independent of that? | 24 | record. |
| . / / | A. What was the date again. | 25 | 2832. |



| | Page 162 | | Page 164 |
|----------|--|----------|--|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | someone I don't know. | 2 | messages, I don't know about how I would |
| 3 | Q. Why is your name reflected on this | 3 | possibly know if somebody I spoke to, one or |
| 4 | message pad? | 4 | two times I took a message is, how old they |
| 5 | MR. PAGLIUCA: Objection to the | 5 | would be but I have never taken a message |
| 6 | form and foundation. | 6 | where I was aware of anything being under the |
| 7 | A. I have no idea. You would have to | 7 | age of 18 and I probably took it so |
| 8 | ask whoever took the message. | 8 | infrequently, it would be impossible. |
| 9 | Q. Did you, in the course of your | 9 | Q. Can you turn to it |
| 10 | work, regularly take messages for Jeffrey | 10 | should be the next page. |
| 11 | Epstein? | 11 | A. Uh-huh. |
| 12 | A. I already testified I hardly ever | 12 | Q. Do you see at the top, it says, for |
| 13 | did. | 13 | Mr. J. 11/8/04 and then the name is |
| 14 | Q. Would you, in the course of your | 14 | redacted. It says, I have a female for him. |
| 15 | work, regularly set up appointments for | 15 | Why would a minor be calling |
| 16 | females to come over and give massages for | 16 | Jeffrey to say they have a female for him? |
| 17 | Jeffrey Epstein? | 17 | Do you know? |
| 18 | MR. PAGLIUCA: Objection to the | 18 | MR. PAGLIUCA: Objection to the |
| 19 | form and foundation. | 19 | form and foundation. |
| 20 | A. Can you specify, females, you mean | 20 | A. First of all, I don't know that's a |
| 21 | adults over the age of 18. | 21 | minor, I don't know who took the message. |
| 22 | Q. Did you regularly set up for | 22 | Q. I will represent to you these are |
| 23 | Jeffery adults over the age of 18 to come for | 23 | police reports and minor's names have to be |
| 24 | massages? | 24
25 | redacted for privacy purposes? |
| 25 | A. I didn't regularly do that, no. | 23 | MR. PAGLIUCA: Objection to the |
| | Page 163 | | Page 165 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Q. Would you take messages with | 2 | form and foundation. |
| 3 | respect to females over the age of 18 to come | 3 | Q. Do you know why a minor child would |
| 4 | over for a massage? | 4 | be calling Jeffrey and leaving a message to |
| 5 | A. I already testified I hardly ever | 5 | say, quote, I have a female for him? |
| 6 | did take messages. | 6 | MR. PAGLIUCA: Objection to the |
| 7 | Q. But would you? | 7 | form and foundation. |
| 8 | A. I already testified, I hardly | 8 | A. I can't testify anything about this |
| 9 | ever | 9 | message, I don't know anything about it. |
| 10 | Q. I know hardly ever, but did you? | 10 | Q. I'm going to direct your attention |
| 11 | A. Over the course of time it is | 11 | to the next page If you look at |
| 12
13 | possible I may have taken a couple, I have no | 12
13 | the bottom left, you are going to see a |
| 14 | recollection. I hardly ever did and I did so | 14 | message for Jeffrey, from it says she doesn't have a number and left a |
| 15 | irregularly that it would hard for me to pinpoint. | 15 | message that she called. |
| 16 | Q. Did you ever take a message for a | 16 | Do you know who |
| 17 | female under the age of 18 to come over for a | 17 | A. I do not. |
| 18 | massage or for any other reason to be with | 18 | Q. Do you know that was |
| 19 | Jeffrey Epstein? | 19 | 13 at the time she placed this call to |
| 20 | MR. PAGLIUCA: Object to the form | 20 | Jeffrey? |
| 21 | and foundation. | 21 | A. I don't know who is. |
| 22 | A. I hardly ever took a message. I | 22 | Q. Would Jeffrey regularly have 13 |
| 23 | have absolutely no way of knowing, maybe one | 23 | year olds call and leave messages? |
| 24 | of my friends' daughters called to say they | 24 | MR. PAGLIUCA: Objection to the |
| 25 | were coming to visit me. I have never taken | 25 | form and foundation. |

| | Page 166 | | Page 168 |
|----------|---|----------|--|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. How would I possibly, these were | 2 | off the record. |
| 3 | messages taken when I was not at the house | 3 | (Recess.) |
| 4 | and I have no idea who they are nor how old | 4 | AFTERNOON SESSION |
| 5 | they are nor anything. | 5 | (Time noted: 1:21 p.m.) |
| 6 | Q. How do you know you weren't at the | 6 | GHISLAINE MAXWELL, |
| 7 | house on this day? | 7 | resumed and testified as follows: |
| 8 | A. I was hardly at the house in 2005. | 8 | EXAMINATION BY (Cont'd.) |
| 9 | Q. So you could have been there, you | 9 | MS. McCAWLEY: |
| 10 | just don't know? | 10 | THE VIDEOGRAPHER: It's now 1:21, |
| 11 | A. In the five days I might have been | 11 | we're starting disk No. 4. We are back |
| 12 | there in 2005, I suppose it's possible but | 12 | on the record. |
| 13 | it's unlikely. | 13 | Q. Ms. Maxwell, before the break, we |
| 14 | MR. PAGLIUCA: Do you know why this | 14 | were talking about and I think it's one of |
| 15 | isn't redacted if you are representing | 15 | the exhibits that's marked in front of you, |
| 16 | all the names of people who are underage | 16 | I'm not sure of the number, but the police |
| 17 | have been redacted from these records. | 17 | report that I showed you earlier today. |
| 18 | MS. McCAWLEY: I think it was my | 18 | Now that you have knowledge of the |
| 19 | assumption is it was a miss by the | 19 | police report and the criminal investigation |
| 20 | police department. | 20 | with respect to Jeffrey Epstein, do you |
| 21 | Q. I will direct your attention to | 21 | believe that Jeffrey Epstein abused any minor |
| 22 | so you will skip a page and go back, | 22 | children? |
| 23 | it's the final page in the message pads and | 23
24 | MR. PAGLIUCA: Objection to the |
| 24
25 | you will see on the top left for Jeffrey, on | 25 | form and foundation. |
| 23 | 6/1/2005 from Jean Luc Brunel with a phone | 25 | A. Can you repeat the question please |
| | Page 167 | | Page 169 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | number. It says, quote, He has a teacher for | 2 | and break it down so it's more |
| 3 | you to teach you how to speak Russian. She | 3 | understandable. |
| 4
5 | is two times eight years old. Not blond. | 4
5 | Q. Now that you have the police report |
| 6 | Lessons are free and you can have your first today if you call. | 6 | that I showed you this morning that you had an opportunity to look at. |
| 7 | Do you know whether Jean Luc Brunel | 7 | A. You gave it to me, I did not look |
| 8 | sent a Russian girl that was 16 years old | 8 | at it. |
| 9 | over to Jeffrey Epstein's home? | 9 | Q. The questions that I asked you |
| 10 | MR. PAGLIUCA: Objection to the | 10 | about the police report you are aware |
| 11 | form and foundation. | 11 | there is a police report? |
| 12 | A. I do not know. | 12 | A. I am aware there is a police |
| 13 | Q. Did you ever observe a Russian girl | 13 | report. |
| 14 | that was 16 years old come to Jeffrey | 14 | Q. You are aware there was a criminal |
| 15 | Epstein's home? | 15 | investigation of Jeffrey Epstein? |
| 16 | A. I am not aware of any 16 year old | 16 | A. I am aware that there was that. |
| 17 | Russian girl that I can recall in Jeffrey | 17 | Q. Now that you are aware of those two |
| 18 | Epstein's home. | 18 | things and having talked to Jeffrey Epstein, |
| 19 | Q. Do you know whether Jeffrey Epstein | 19 | do you believe Jeffrey Epstein sexually |
| 20 | had sex with a 16 year old Russian girl? | 20 | abused minors? |
| 21 | MR. PAGLIUCA: Objection to the | 21 | MR. PAGLIUCA: Objection to the |
| 22 | form and foundation. | 22 | form and foundation. |
| 23 | A. I do not know. | 23 | A. Can you reask the second part of |
| 24 | THE VIDEOGRAPHER: It's 12:25. | 24 | that question please. |
| 25 | This will be the end of disk 3, we are | 25 | Q. Sure. The two documents we were |

Page 170 Page 172 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 talking about, the document and the 2 sentenced for sexual abuse, are you aware of 3 3 investigation, you said you are aware of and that? 4 after having talked to Jeffrey Epstein, do 4 MR. PAGLIUCA: Objection to the 5 you believe Jeffrey Epstein sexually abused 5 form and foundation. 6 6 minors? Q. Are you aware that Jeffrey Epstein 7 MR. PAGLIUCA: Objection to the 7 served time for sexual abuse of a minor? 8 MR. PAGLIUCA: Objection to the form and foundation. 8 9 A. What do you mean I talked to 9 form and foundation. 10 Jeffrey, you need to break the question down 10 A. I don't believe that's what he was 11 11 sentenced for, actually. further. 12 Q. So you don't know that Jeffrey Q. So you have the police report. 12 Epstein served time for sexually abusing a 13 13 14 Q. And you are aware of the criminal 14 minor? investigation? 15 15 MR. PAGLIUCA: Objection to the 16 A. I am. 16 form and foundation. 17 Q. Let's take those two things. After 17 A. I don't believe that's what he was knowing those two things, do you believe that 18 18 sentenced for. Jeffrey Epstein abused minor children? 19 19 Q. Do you know that Jeffrey Epstein MR. PAGLIUCA: Objection to the was convicted for procuring a minor for 20 20 21 form and foundation. 21 prostitution? 22 A. Can you explain what you mean by 22 MR. PAGLIUCA: Objection to the 23 the question actually. 23 form and foundation. Q. I think the question speaks for 24 24 A. I don't know exactly what he was 25 itself. I will try again. I will say it one 25 convicted of. I don't know that he was Page 171 Page 173 G Maxwell - Confidential 1 G Maxwell - Confidential 1 2 2 more time because I want you to be able to convicted. I know he spent time in jail. 3 understand it. 3 Q. Do you know that he spent time in 4 jail related to an issue with a minor child? 4 Knowing that you have the police 5 5 report here and knowing about the criminal MR. PAGLIUCA: Objection to the 6 6 investigation, do you believe that Jeffrey form and foundation. 7 Epstein sexually abused minors? 7 A. I did not know that. Q. What did you think he was spending 8 MR. PAGLIUCA: Same objection. 8 9 A. I know what you put in front of me 9 time in jail for? 10 and I know what I read. 10 A. I only know he went to jail for --11 Q. I'm asking what you believe, do you 11 it was alleged that he hired -- had an believe Jeffrey Epstein sexually abused 12 12 underage prostitute. 13 13 Q. So knowing that, do you believe minors? 14 A. I can only tell you what I read and 14 that Jeffrey Epstein sexually abused minors? 15 what you showed me. 15 MR. PAGLIUCA: Objection to the Q. I'm asking what you believe, from 16 16 form and foundation. your own belief, do you believe that Jeffrey 17 17 A. I can only tell you what he went to 18 Epstein abused minors? 18 19 A. I can only go from what I know 19 Q. I'm asking what you believe. I'm personally and what I know personally about 20 20 not asking what he went to jail for. I'm what Virginia's lies talked about. She is asking for your belief. 21 21 22 the only person I know that actually claimed 22 A. I cannot testify to what I believe. 23 that. And I can say with certitude that 23 I can only say what I have seen in the everything Virginia said was a lie. reports and I know he went to jail. 24 24 25 25 Q. You are aware Jeffrey Epstein was Q. You can testify to what you

Page 176 Page 174 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 believe. Do you believe --2 Q. Do you believe Jeffrey Epstein 3 3 A. I can only testify -sexually abused minors? 4 Q. Let me finish the question so the 4 A. Again, I repeat, the only person I 5 record is clear. 5 know who has talked about these things that I 6 6 Do you believe Jeffrey Epstein have personal -- was personally present, was 7 sexually abused minors? 7 Virginia and I can only talk to Virginia and 8 MR. PAGLIUCA: Objection to the 8 she is a liar. 9 9 form and foundation. Q. Setting aside Virginia. Take her 10 10 out of the picture. It's my question. Q. You can answer. A. I can only testify to what I know. A. We are here today because of 11 11 I know that Virginia is a liar and I know 12 Virginia and her lies because this is a 12 what she testified is a lie. So I can only 13 13 defamation suit. 14 testify to what I know to be a falsehood and 14 Q. Setting aside Virginia, do you half those falsehoods are enormous and so I 15 believe Jeffrey Epstein sexually abused 15 can only categorically deny everything she 16 16 minors? 17 has said and that is the only thing I can 17 A. I cannot set aside Virginia because talk about because I have no knowledge of 18 that's why we are here and this is the only 18 reason I am sitting here in this room and I 19 anything else. 19 will not set her aside and I cannot comment 20 Q. I'm not asking about Virginia. I'm 20 21 asking whether you believe that Jeffrey 21 about anything else except her because she is 22 Epstein sexually abused minors? 22 the only person I actually know about. 23 A. Again, I repeat, I can only go on 23 Q. Are you refusing to answer that 24 what I know and what I know is a falsehood 24 question? 25 based on what Virginia said. 25 A. I am not refusing the question. I Page 175 Page 177 G Maxwell - Confidential 1 G Maxwell - Confidential 1 2 2 Q. Do you believe Jeffrey Epstein can only testify about Virginia who is an 3 sexually abused minors? 3 absolute total liar and you all know she is. A. Again, I repeat, Virginia is a liar She lied about her age, you know she lied 4 4 5 and based on Virginia's stories, that is 5 about absolutely everything. So I can only 6 what -- she lied and I can only then talk go on what I know as a liar and she is a 7 7 about what you've showed me in the police liar, an exaggerator, a fantasist and 8 reports and I know he went to jail. 8 absolutely true terrible person. 9 9 Q. Do you believe that Jeffrey Epstein Q. I want you to listen very 10 sexually abused minors? I'm asking about 10 carefully. I am asking you to set aside 11 your belief. 11 Virginia. A. Again, I just repeat, I can only 12 12 A. I can't set aside Virginia. go -- my belief is Virginia is a liar. Q. I am asking you to do that for 13 13 14 Q. What is that belief? 14 purposes of this question. 15 A. She is an absolute liar and 15 MR. PAGLIUCA: She doesn't have to. everything she said is a lie and therefore, MS. McCAWLEY: She can refuse to 16 16 17 everything that stems from that is a lie. 17 answer the question. 18 Q. So do you believe that Jeffrey 18 A. I'm not refusing to answer the 19 Epstein sexually abused minors? 19 question. 20 Q. You are refusing. A. Again -- can we move on from here? 20 21 Q. No. You are going to answer the 21 My question has nothing to do with 22 question. 22 Virginia. Let me make the record here. My 23 23 A. I have already. question has nothing to do with Virginia. I Q. No, you haven't. 24 24 want it to be clear for the court. My 25 25 A. I have. question has nothing to do with Virginia.

| | Page 178 | | Page 180 |
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| 1 | | 1 | |
| 1 2 | G Maxwell - Confidential | 1 2 | G Maxwell - Confidential |
| 3 | What I'm asking you is whether you believe Jeffrey Epstein abused minors? | 3 | said is a lie. Therefore, based on those |
| 4 | · · | 4 | lies I cannot speculate on what anybody else |
| 5 | MR. PAGLIUCA: I object to the form | 5 | did or didn't do because if Virginia is the |
| 6 | and you made your record, she answered | 6 | example of what that story is and everything |
| 7 | the question. A fair reading of her answer is she doesn't have a belief | 7 | she said is false, so everything that leads from that is false. |
| | | 8 | Q. So the 30 other minor children in |
| 8
9 | because she doesn't have any personal | 9 | the police report are also telling lies about |
| 10 | knowledge. MS. McCAWLEY: Now you are | 10 | |
| 11 | testifying for the witness. Let her | 11 | being sexually abused during massages with Mr. Epstein? |
| 12 | answer the question. | 12 | MR. PAGLIUCA: Objection to the |
| 13 | MR. PAGLIUCA: It's a fair answer | 13 | form and foundation. Counsel, can you |
| 14 | to the question. | 14 | show me in these police reports who the |
| 15 | A. Again, I testified my only personal | 15 | 30 minors are? |
| 16 | knowledge concerns Virginia and everything | 16 | MS. McCAWLEY: I'm asking my |
| 17 | Virginia has said is an absolute lie, which | 17 | question. |
| 18 | is why we are here in this room. If you are | 18 | MR. PAGLIUCA: You are making a |
| 19 | asking me to testify about things I have no | 19 | representation about numbers, you are |
| 20 | knowledge of other than the police report | 20 | making a representation on the record |
| 21 | that you showed me, I am not in a position to | 21 | about what people said or didn't say. |
| 22 | make a statement based on that because you | 22 | We have no knowledge about that. These |
| 23 | are asking me to speculate and I cannot | 23 | are all redacted records so these are |
| 24 | speculate. | 24 | bad questions. They don't lead to any |
| 25 | Q. I'm asking you about your belief. | 25 | admissible evidence. It is only being |
| | Page 179 | | Page 181 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | I'm not asking you to speculate at all. I'm | 2 | propounded to the witness to harass her. |
| 3 | asking what you believe. | 3 | So we are done with these questions. |
| 4 | A. You are asking me to speculate and | 4 | MS. McCAWLEY: Are you done? |
| 5 | I won't speculate. | 5 | MR. PAGLIUCA: Yes. |
| 6 | Q. I'm not asking you to speculate. | 6 | Q. My question is, are you aware that |
| 7 | I'm asking what you believe. | 7 | Jeffrey Epstein was convicted of having |
| 8 | MR. PAGLIUCA: She answered the | 8 | relations with a minor child? |
| 9 | question and we can move on. | 9 | MR. PAGLIUCA: She answered that |
| 10 | MS. McCAWLEY: She hasn't answered | 10 | question already. |
| 11 | the question. | 11 | MS. McCAWLEY: I'm getting to my |
| 12 | MR. PAGLIUCA: We are not going to | 12 | next question. |
| 13 | engage in this debate. She answered the | 13 | MR. PAGLIUCA: Ask your next |
| 14 | question. If you want to mark it and | 14 | question. Don't keep asking the same |
| 15 | move to compel an answer to the | 15
16 | question. |
| 16
17 | question, have at it. Okay. | 17 | MS. McCAWLEY: You are now |
| 18 | Q. Ms. Maxwell, is it your belief that | 18 | shouting, I want the record to reflect |
| 19 | Jeffrey Epstein interacted sexually with minors? | 19 | that you are interrupting the deposition. I ask you to calm down, |
| 20 | A. Again, you are asking me the same | 20 | take a deep breath and please let me ask |
| 21 | type of question exactly but with different | 21 | my questions. |
| 22 | language. Again, my only knowledge of | 22 | MR. PAGLIUCA: Your behavior is |
| 23 | somebody who claims these things that I have | 23 | inappropriate. |
| 24 | personal knowledge of is Virginia. Virginia | 24 | Q. I will ask you again. |
| 25 | is an absolute liar and everything she has | 25 | Do you believe that Jeffrey Epstein |

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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | interacted sexually with minors? | 2 | is a registered sex offender? |
| 3 | A. Again, I go back to this, my only | 3 | A. I am. |
| 4 | actual knowledge is with Virginia and | 4 | Q. Are you aware that Jeffrey Epstein |
| 5 | Virginia is a liar, so I can only talk to | 5 | paid considerable amounts of money to settle |
| 6 | what Virginia's story and as I said before | 6 | lawsuits with the minor children that he had |
| 7 | and there are so many examples, I mean | 7 | sexual contact with? |
| 8 | thousands of examples of her lies, that that | 8 | MR. PAGLIUCA: Objection to the |
| 9 | is the only thing I can talk to. | 9 | form and foundation. |
| 10 | Q. Based on that you do not believe | 10 | A. I have no knowledge of those |
| 11 | that Jeffrey Epstein sexually abused minors? | 11 | issues. |
| 12 | A. Again, as I said, I'm only talking | 12 | Q. Why did you continue to maintain |
| 13 | to what I know, I can only talk to Virginia. | 13 | contact with Jeffrey Epstein after he pled |
| 14 | Q. So is it your belief that Jeffrey | 14 | guilty? |
| 15 | Epstein did not sexually abuse minors? | 15 | A. I'm a very loyal person and Jeffrey |
| 16 | A. Again, I can only talk to what I | 16 | was very good to me when my father passed |
| 17 | know and I know that Virginia is a liar and | 17 | away and I believe that you need to be a good |
| 18 | that what she said is a lie. So I can only | 18 | friend in people's hour of need and I felt |
| 19 | testify to what she accused and you guys put | 19 | that it was a very thoughtful, nice thing for |
| 20 | in the press for salacious purposes and | 20 | me to do to help in very limited fashion |
| 21 | whatever terrible, inappropriate, unethical | 21 | which was helping if he had any issue with |
| 22 | and terrible reasons you chose to do that | 22 | his homes, in terms of the staffing issues. |
| 23 | about me and I can testify those are all | 23 | It was very, very minor but I felt it was |
| 24 | lies. | 24 | thoughtful in somebody's hour of need. |
| 25 | Q. Do you know whether Jeffrey Epstein | 25 | Q. Did he continue to pay you during |
| | Page 183 | | Page 185 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | sexually abused any minor children? | 2 | that time period? |
| 3 | A. Again, I only know 1000 percent | 3 | A. I was paid a little. |
| 4 | that Virginia is a liar. I can only talk to | 4 | Q. You were paid? |
| 5 | Virginia, her lies and your inappropriate, | 5 | A. Yes. |
| 6 | unethical, really unattractive, terrible use | 6 | Q. When you say a little, what you did |
| 7 | of her and the way that you have abused the | 7 | mean by that? |
| 8 | system, used the press for purposes that are | 8 | A. I don't recall exactly the amount. |
| 9
10 | unethical, inappropriate and appalling. | 9
10 | Q. So in 2009 when you left him, what |
| 11 | Q. Do you believe that Jeffrey Epstein | 11 | were you being paid? A. I just told you, I don't recall. |
| 12 | used massages to lure minors to have sex with him? | 12 | Q. Were you being paid \$100,000? |
| 13 | A. Again, that is Virginia's | 13 | A. I just don't you I don't recall. |
| 14 | testimony, which is a lie. | 14 | Q. Were you paid over a million |
| 15 | Q. But do you believe that? | 15 | dollars? |
| 16 | A. Again, I refer back to Virginia. | 16 | A. I think I would remember over a |
| 17 | Q. I'm asking whether you believe it | 17 | million dollars. |
| 18 | or not? | 18 | Q. So it was under a million dollars? |
| 19 | A. I can only go with what I know and | 19 | A. It was under a million dollars. |
| 20 | I know Virginia is a liar and therefore | 20 | Q. Was it over \$500,000? |
| 21 | that's a lie. | 21 | A. I just told you, it was under 500, |
| 22 | Q. So you don't believe that? | 22 | it was an amount of money less than \$500,000, |
| | A. I said, I only know that Virginia | 23 | less than a million dollars and I did it out |
| 23 | | | |
| 23
24 | is lying. | 24 | of thoughtfulness and consideration for |

Page 186 Page 188 1 1 G Maxwell - Confidential G Maxwell - Confidential 2 2 people could use -- just like you would use Q. Did you have an attorney to consult if you needed to go online to get something, 3 3 with during the criminal investigation of Jeffrey Epstein? 4 that people could use. 4 5 Q. Was that on a desk that you would A. I don't believe I did. 5 6 6 use in your work capacity when you were at Q. When did you learn that a search warrant was executed for the Palm Beach 7 7 the house? 8 8 house? A. It was a desk, it was a room I was, A. I don't recall exactly. 9 9 I didn't really use that computer. 10 Q. Were you present at the house in 10 Q. Were there images of naked girls advance of the search warrant being executed? whether they be under the age of 18 or over 11 11 the age of 18 on that computer? MR. PAGLIUCA: Object to the form 12 12 A. I have no recollection of any naked of the question. 13 13 14 A. I don't remember when the search 14 people on that computer when I was there in 2003, we are talking. 15 warrant was executed and I don't remember the 15 Q. What about from say '99 to 2003? 16 year that the search warrant was executed and 16 A. No, I can't recollect any naked 17 whenever that was, I already testified, I was 17 very, very infrequently at the house. So 18 18 pictures. highly unlikely but I was there a couple of 19 19 Q. Why were the computers removed from days, I just don't know which days it was in 20 20 the house before the search warrant was relation to the police situation. 21 21 executed? Q. Did you have a computer at the Palm 22 22 MR. PAGLIUCA: Objection to the Beach home that was a computer that you would 23 23 form and foundation. 24 24 A. I have no knowledge of anything 25 25 A. No. like that. Page 189 Page 187 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 Q. Was there a computer available for 2 Q. Do you know where the computers are 3 3 use in the Palm Beach house? now? A. Can you be more specific. MR. PAGLIUCA: Objection to the 4 4 5 5 Q. Was there anywhere in the Palm form and foundation. 6 Beach house where there was a computer where 6 A. I don't know what computers you are 7 you said you worked for him and there were 7 talking of and I have no idea what you are 8 other staff in the house, was there ever a 8 referencing. 9 computer in the Palm Beach mansion that was 9 Q. In 2003 you said there was a 10 accessible by you or other staff? 10 computer in a room on a desk? 11 MR. PAGLIUCA: Objection to the 11 A. Right. form and foundation. Q. Do you know where that computer is 12 12 A. I stopped being regularly at the now? 13 13 house sometime in 2003 so from 2003 to when 14 14 A. I do not. 15 the police search was executed, I have no 15 Q. Did you take pictures of nude memory of what there was or what there was females in any of Epstein's homes or in and 16 16 around the homes, out by the pool or anywhere not. I can only testify for what was there 17 17 when I was present largely. like, in the Palm Beach home, the New York 18 18 19 Q. So in 2003 when you were still 19 home, USVI home or the New Mexico home? 20 there, was there a computer that was 20 MR. PAGLIUCA: Objection to the accessible to you or other staff at the 21 21 form and foundation. 22 house? 22 A. Can you repeat the question. Q. Did you take pictures of nude woman 23 MR. PAGLIUCA: Objection to the 23 over 18 or under 18, females, in any of form and foundation. 24 24 Jeffrey Epstein's homes, inside or outside in

25

A. There was a desktop computer that

25

Page 190 Page 192 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 or around the home? 2 Q. Not as a gift. 3 A. I think we need to distinguish 3 Do you recall ever giving Jeffrey Epstein pictures that you've taken of these 4 between anyone under the age of 18 and over 4 5 the age of 18. 5 individuals in a naked state? 6 Q. We will start with, did you take 6 MR. PAGLIUCA: Objection to the 7 pictures of nude females in or around any of 7 form and foundation. 8 Jeffrey's homes of women or females that were 8 A. First of all, we've already 9 under the age of 18? 9 established that they are not naked state 10 A. No. 10 photographs. Q. A piece of them being naked as you 11 Q. Did you take pictures of nude 11 12 females --12 described. 13 A. Nude you mean with no clothing on. 13 A. I said they would be attractive as 14 Q. Or half nude, with no top on, any 14 you would see in mainstream magazines and sort of nakedness to an individual. 15 those pictures could be a picture of a hand 15 In any of Jeffrey's homes, either or a foot, they didn't necessarily 16 16 17 Palm Beach, New Mexico, USVI or New York 17 constitute -- I know where you are headed either outside by the pool, anywhere in or with this and it's nowhere appropriate and 18 18 19 around those homes of females over the age of it's really unattractive. 19 20 Q. I'm not headed anywhere. I'm just 18? 20 21 21 asking the questions. Did you give Jeffrey A. So it is possible that I took Epstein any of these pictures that you took 22 pictures of people that were somehow semi or 22 23 had some clothing on or no clothes on but at 23 of females in the state that you described? 24 no time were any of these pictures remotely 24 A. I can't recall ever giving him 25 inappropriate. They were, you could see them 25 pictures but it is possible that I took Page 191 Page 193 1 1 G Maxwell - Confidential G Maxwell - Confidential 2 2 in a mainstream magazine today, there would pictures of people that would end up -- or a 3 3 be no inappropriateness, they would be friend of his that he would have -- not naked 4 covered, concealed, you wouldn't see anything 4 or not inappropriate in any way, that he 5 5 might have somewhere in his house. at all. 6 6 Q. Name for me all the individuals who The types of -- first, I took very 7 7 few and they were always by request, this was you took these pictures of? 8 a picture you could put on your -- gift to 8 A. It's entirely impossible for me to your parent or to your grandparents to put on 9 9 name people. First of all, it was just -- it 10 their mantel piece. It would be a very 10 would not be possible, I took thousands of benign sort of attractive picture where you 11 photos, not of people, I mostly take pictures 11 wouldn't see anything. of landscapes and things. I have no 12 12 Q. Who would request those pictures? 13 13 recollection specifically of people that I 14 A. From time to time, people, men and 14 took pictures of. 15 women would ask to have nice photographs of 15 Q. So you can't remember, is it your testimony you can't remember one person that 16 them taken. 16 17 Q. And did Jeffrey Epstein request 17 you took a picture of in either a naked or semi naked state? 18 those pictures? 18 19 A. I don't ever recall him asking me 19 A. I seriously cannot recall. I just 20 20 to take pictures. 21 Q. Did you give him pictures of naked 21 Q. Did you take a picture of Virginia 22 females as a present? 22 Roberts either alone or with another 23 A. I don't recall ever giving a 23 individual in a naked state? 24 present of -- I don't know why a photograph 24 A. I have never taken, I believe, any would constitute a gift. 25 25 pictures of two people in any type of

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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | situation, naked as you describe. | 2 | about those things. |
| 3 | Q. Did you take a picture of Virginia | 3 | Q. What has Jeffrey Epstein told you |
| 4 | Roberts on her own without another individual | 4 | about Virginia Roberts? |
| 5 | in it in a naked state? | 5 | A. That she is a liar. |
| 6 | A. I don't recall ever taking a | 6 | Q. What does he base that on? |
| 7 | picture of Virginia naked, we are not | 7 | MR. PAGLIUCA: Objection to the |
| 8 | referring to someone with no clothing on at | 8 | form and foundation. |
| 9 | all, we are referring to someone that could | 9 | A. You would have to check with him. |
| 10 | be semi clad or could have a towel or we are | 10 | I can tell you why I think she is a liar, I'm |
| 11 | not referring to anything inappropriate. | 11 | happy to do that. |
| 12 | Q. Was this a hobby of yours to take | 12 | Q. Did he tell you he did not have |
| 13 | pictures of the type that you are describing? | 13 | sexual relations with Virginia Roberts? |
| 14 | MR. PAGLIUCA: Object to the form. | 14 | A. I can only testify what I know. |
| 15 | A. I just testified, I didn't take | 15 | Q. I'm asking, has he told you that he |
| 16 | pictures of many people. My preference is | 16 | did not have sexual relations with Virginia |
| 17 | pictures for landscapes and for architectural | 17 | Roberts? |
| 18 | pieces. | 18 | A. I can only tell you what I know |
| 19 | Q. Where are those pictures today? | 19 | about Virginia Roberts, I cannot tell you |
| 20 | A. I have no idea. | 20 | what he knows about Virginia Roberts. |
| 21 | Q. Do you have them in your home? | 21 | Q. I'm asking, did he tell you that he |
| 22 | A. I do not. | 22 | did not have sexual relations with Virginia |
| 23 | Q. Do you have them on your computer? | 23 | Roberts? |
| 24 | A. I do not. | 24 | A. All he told me is she is a liar. |
| 25 | Q. What has Jeffrey Epstein told you | 25 | Q. That's all he said about Virginia |
| | Page 195 | | Page 197 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | about the allegations related to the criminal | 2 | Roberts? |
| 3 | investigation that he was involved in? | 3 | A. We went through all the lies that |
| 4 | A. I really can't say, not because I | 4 | you have sold to the papers and sold in |
| 5 | don't want to say but I just think of what he | 5 | general and we have analyzed her lies and |
| 6 | has said to me over the course of this time. | 6 | your lies and your inappropriate behavior in |
| 7 | Q. Did he explain it to you and | 7 | detail. |
| 8 | explain what the charges were against him? | 8 | Q. Did he ever say that he did not |
| 9 | A. I never had a detailed conversation | 9 | have sexual relations with Virginia Roberts? |
| 10 | with him, as I recall. | 10 | A. I just testified that we went |
| 11 | Q. Not detailed, just did he explain | 11 | through all of her lies. |
| 12 | anything that was happening to him? | 12 | Q. I understand what you said. I'm |
| 13 | A. I haven't spoken to him for so | 13 | asking you a question. |
| 14 | long. I can't possibly testify to what | 14 | Did he ever tell you that he never |
| 15
16 | conversations I had with him over the course of time. | 15
16 | had sex with Virginia Roberts? A. I don't recall whether he ever I |
| 17 | | 17 | |
| 18 | Q. Did he talk to you about any of the girls that were making allegations against | 18 | don't know I ever had that question. We focused on the lies she did say she had with |
| 19 | him other than Virginia? | 19 | him as relates to me. I don't remember |
| 20 | MR. PAGLIUCA: Objection to the | 20 | asking him about his problems with her. I'm |
| 21 | form and foundation. | 21 | interested in what she says about myself. |
| 22 | A. You are talking about the police | 22 | Q. Did you also talk about what things |
| 23 | records again, all of that? | 23 | that Virginia Roberts was saying that were |
| 24 | Q. Yes. | 24 | true? |
| 25 | A. I have never had a conversation | 25 | A. There isn't anything that she said |

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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | that was true. | 2 | communications subject to a joint |
| 3 | Q. Nothing she said that you are aware | 3 | defense agreement or common interest |
| 4 | of is true? | 4 | agreement, I'm telling her not to |
| 5 | A. I think she is correct when she | 5 | answer. To the extent she has |
| 6 | talks about what her name is. | 6 | information outside of those things, she |
| 7 | Q. Anything else? | 7 | is permitted to answer. |
| 8 | A. I'm sure there must be one or two | 8 | Q. Do you understand? |
| 9 | | 9 | So if it was a conversation with a |
| 10 | other details but they are so far and few | | |
| | between, I would have to look in detail at | 10 | lawyer which I'm not asking about, I don't |
| 11 | all of her allegations to pinpoint what | 11 | want you to tell me about your conversations |
| 12 | possibly could be true. | 12 | with lawyers. |
| 13 | Q. Did you ever ask Jeffrey if he had | 13 | I want you to tell me whether |
| 14 | sex with minors? | 14 | Jeffrey Epstein ever told you what he |
| 15 | A. I have never been asked that | 15 | analyzed in order to determine which of of |
| 16 | question. | 16 | what Virginia were saying were lies? |
| 17 | Q. You never asked him that question. | 17 | A. I do not know what he did, no. |
| 18 | What analysis did Jeffrey do to | 18 | So you agree she is lying, Singrid. |
| 19 | determine that the statements Virginia | 19 | Q. I do not agree with that and I'm |
| 20 | Roberts were making were lies? | 20 | asking the questions. |
| 21 | MR. PAGLIUCA: Objection to the | 21 | A. You just said her lies. |
| 22 | form and foundation. | 22 | Q. I'm repeating a statement you made. |
| 23 | A. Ask me again, please. | 23 | Q. Are you saying it's an obvious lie |
| 24 | Q. What analysis did Jeffrey do to | 24 | that Jeffrey Epstein engaged in sexual |
| 25 | determine that the statements that Virginia | 25 | conduct with Virginia while Virginia was |
| | Page 199 | | Page 201 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Roberts were making were lies? | 2 | underage? |
| 3 | MR. PAGLIUCA: Objection to the | 3 | A. I can only testify to what I saw |
| 4 | form and foundation. And to the extent | 4 | and what I was present for, so if you are |
| 5 | that any of this answer calls for any | 5 | asking me what I saw then I am happy to |
| 6 | privileged communication, I'm | 6 | testify. I cannot testify to what somebody |
| 7 | instructing, with myself or another | 7 | else did or didn't do. |
| 8 | lawyer representing you or in any common | 8 | Q. Did you issue a statement to your |
| 9 | interest agreement, I'm instructing you | 9 | press agent, Ross Gow in 2015, stating that |
| 10 | not to answer. | 10 | Virginia Roberts' claims were, quote, obvious |
| 11 | MS. McCAWLEY: The court ruled she | 11 | lies? |
| 12 | is entitled and you had to produce | 12 | MR. PAGLIUCA: Objection to the |
| 13 | documents about communications with | 13 | form and foundation. |
| 14 | Jeffrey, that's what I'm asking about. | 14 | Q. You can answer. |
| 15 | I'm not asking about communications with | 15 | A. You need to reask me the question. |
| 16 | lawyers. | 16 | Q. Sure. |
| 17 | Q. I'm asking what analysis did | 17 | Did you issue a press statement |
| 18 | Jeffrey do to determine that the statements | 18 | through your press agent, Ross Gow, in |
| 19 | that Virginia Roberts was making were lies, | 19 | January of 2015, stating that Virginia |
| 20 | if you know? | 20 | Roberts' claims were, quote, obvious lies? |
| 21 | MR. PAGLIUCA: My objection is to | 21 | MR. PAGLIUCA: Objection to the |
| 22 | the extent she learned any of that | 22 | form and foundation. |
| 23 | information as a result of either a | 23 | A. Can you ask it a different way, |
| 24 | privileged communication from a lawyer, | 24 | please? |
| 25 | one of her lawyers or a privileged | 25 | Q. I will ask it again and you can |

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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | listen carefully. | 2 | Gow and Philip Barden decided to put I can |
| 3 | Did you issue a press statement | 3 | testify to what Virginia's obvious lies are |
| 4 | through your press agent, Ross Gow, in | 4 | as regards to me. I cannot make |
| 5 | January of 2015, where you stated that | 5 | representations about all the many lies she |
| 6 | Virginia Roberts' claims were, quote, obvious | 6 | may or may not have told about Jeffrey. |
| 7 | lies? | 7 | Q. So is Virginia lying when she says, |
| | | 8 | |
| 8 | MR. PAGLIUCA: Objection to the | | is it an obvious lie when she says that she |
| 9 | form and foundation. | 9 | had sex with Jeffrey Epstein while she was |
| 10 | A. So my lawyer, Philip Barden | 10 | underage? |
| 11 | instructed Ross Gow to issue a statement. | 11 | MR. PAGLIUCA: Objection to the |
| 12 | Q. Today, did you say that Virginia | 12 | form and foundation. |
| 13 | lied about, quote, absolutely everything? | 13 | A. Again, I'm testifying to what I |
| 14 | A. I said that there are some things | 14 | know to be true. I can only testify to all |
| 15 | she may not have lied about. | 15 | the many lies she told about me. I cannot |
| 16 | Q. So are you saying it's an obvious | 16 | testify to what lies she told about somebody |
| 17 | lie that Jeffrey Epstein engaged in sexual | 17 | else. Given she told so many about me, one |
| 18 | contact with Virginia while Virginia was | 18 | can probably infer she is lying about |
| 19 | underage? | 19 | everything. |
| 20 | MR. PAGLIUCA: Objection to the | 20 | Q. So you think she is lying when she |
| 21 | form and foundation. | 21 | said she had sex with Jeffrey Epstein when |
| 22 | A. Can you ask the question again, | 22 | she was underage? |
| 23 | please? | 23 | MR. PAGLIUCA: Objection to the |
| 24 | Q. Are you saying it's an obvious lie | 24 | form and foundation. |
| 25 | that Jeffrey Epstein engaged in sexual | 25 | A. Again, I can only talk about what I |
| | Page 203 | | Page 205 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | conduct with Virginia while Virginia was | 2 | can positively say myself, not what somebody |
| 3 | underage? | 3 | else is going to represent. |
| 4 | MR. PAGLIUCA: Objection to the | 4 | Q. When you were saying that she was, |
| 5 | form and foundation. | 5 | her claims of having sex with Jeffrey Epstein |
| 6 | Q. You can answer. | 6 | were obvious lies, are you saying she is |
| 7 | A. Try again, please. | 7 | lying about engaging in sexual conduct with |
| 8 | Q. Are you saying that it's an obvious | 8 | Jeffrey Epstein when she was underage? |
| 9 | lie that Jeffrey Epstein engaged in sexual | 9 | MR. PAGLIUCA: Objection to the |
| 10 | conduct with Virginia while Virginia was | 10 | form and foundation. |
| 11 | underage? | 11 | Q. You can answer. |
| 12 | | 12 | A. Again, this was a statement that |
| 13 | MR. PAGLIUCA: Objection to the form and foundation. | 13 | |
| | | | was put out from my lawyer through my press |
| 14 | A. Again, I'm telling you, first of | 14 | person in London. And I can only testify to |
| 15 | all, it was a statement that was issued by my | 15 | the obvious lies that she says about me. I |
| 16 | lawyer and through my lawyer to Ross Gow. | 16 | cannot make representations about lies she |
| 17 | Q. I understand that. I'm asking you, | 17 | says about someone else, but she lies so many |
| 18 | are you saying that it's an obvious lie that | 18 | times about me, one can probably infer she is |
| 19 | Jeffrey Epstein engaged in sexual conduct | 19 | lying about everything. |
| 20 | with Virginia while Virginia was underage. | 20 | Q. So is she not lying when is she |
| 21 | Is that a lie? | 21 | telling the truth when she says she had sex |
| 22 | MR. PAGLIUCA: Objection to the | 22 | with Jeffrey Epstein when she was underage? |
| 23 | form and foundation. | 23 | MR. PAGLIUCA: Objection to the |
| 24 | Q. You can answer. | 24 | form and foundation. |
| 25 | A. So I cannot testify to what Ross | 25 | A. Again, I don't know how else to |

| | Page 206 | | Page 208 |
|----|---|-----|---|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | tell you, I can only talk about what I know | 2 | pounding, no stomping, no, that's not |
| 3 | to be true. What I know is her story about | 3 | appropriate,. |
| 4 | how she claims that initial situation | 4 | A. Can we be clear, I didn't threaten |
| 5 | happened is so egregiously false and such a | 5 | anybody. |
| 6 | giant fat enormous, repulsive, disgusting, | 6 | MR. PAGLIUCA: Stop, you made your |
| 7 | inappropriate, vile lie, that that I can | 7 | record, there is no dent in the table. |
| 8 | testify to. | 8 | I don't see any chips. Can we take a |
| 9 | Q. Was she lying when she said she met | 9 | break now. |
| 10 | you at Mar-a-Lago? | 10 | MS. McCAWLEY: I think it's |
| 11 | A. Again I already testified I don't | 11 | appropriate to take a break. |
| 12 | recall meeting her at Mar-a-Lago. | 12 | THE VIDEOGRAPHER: It's 1:56 and we |
| 13 | Q. We showed you a document where you | 13 | are off the record. |
| 14 | said you met her at Mar-a-Lago when she was | 14 | (Recess.) |
| 15 | 17, is that correct? | 15 | THE VIDEOGRAPHER: It's now 2:13, |
| 16 | MR. PAGLIUCA: Objection to the | 16 | we're starting disk No. 5 and we are |
| 17 | form and foundation. | 17 | back on the record. |
| 18 | A. I think I already testified to | 18 | Q. Ms. Maxwell, how old was Virginia |
| 19 | that. What I remembered based on all the | 19 | Roberts when you met her in Mar-a-Lago? |
| 20 | rubbish she has written and all the many | 20 | MR. PAGLIUCA: Objection to the |
| 21 | articles I have read, maybe in the moment | 21 | form and foundation. |
| 22 | when I wrote that, have caused me to have | 22 | A. I know today that she was 17 years |
| 23 | that but on reflection I don't recall it as I | 23 | old. |
| 24 | sit here today. | 24 | Q. Are you saying that it's an obvious |
| 25 | Q. Are you saying that it was an | 25 | lie that Virginia traveled on Jeffrey |
| | Page 207 | | Page 209 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | obvious lie that you approached Virginia | 1 2 | Epstein's airplanes? |
| 3 | while she was under age at Mar-a-Lago? | 3 | MR. PAGLIUCA: Objection to the |
| 4 | MR. PAGLIUCA: Objection to the | 4 | form and foundation. |
| 5 | form and foundation. | 5 | Q. You can answer. |
| 6 | A. First of all, we can all agree | 6 | A. Are you referring to my statement |
| 7 | here, all of you sitting here that the lies | 7 | where that says that? |
| 8 | that you perpetrated in the press that she | 8 | Q. I'm referring to the language you |
| 9 | was 15 and we should all agree now that that | 9 | use in your statement that says, obvious |
| 10 | is fake, a lie that was perpetrated between | 10 | lies? |
| 11 | all of you to make the story more exciting, | 11 | A. Can you read my entire statement? |
| 12 | can we agree on that? | 12 | Q. Sure, let me pass it out. |
| 13 | Q. That is not my question. | 13 | (Maxwell Exhibit 10, email,marked |
| 14 | A. Can we agree she was not the age | 14 | for identification.) |
| 15 | she said and you put that in the press, that | 15 | Q. This is Bates GM 00068 and we will |
| 16 | is obviously, manifestly, absolutely, totally | 16 | mark it as what you have in front of you |
| 17 | a lie. | 17 | is a statement at the top. This was produced |
| 18 | MS. McCAWLEY: I am going to put on | 18 | by your counsel, it is indicated Bates No. |
| 19 | the record, Ms. Maxwell very | 19 | GM 00068. At the top the date reflects |
| 20 | inappropriately and very harshly pounded | 20 | January 2, 2015 from, appears to be a Ross |
| 21 | our law firm table in an inappropriate | 21 | subject line, is you and |
| 22 | manner. I ask she take a deep breath, | 22 | then there is a number of individuals you can |
| 23 | and calm down. I know this is a | 23 | see at the top that are copied on this that |
| 24 | difficult position but physical assault | 24 | is sent to and bcc'd on this statement. |
| 25 | or threats is not appropriate, so no | 25 | The statement, there are two parts |

Page 210 Page 212 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 of it. There is an opening email that says, 2 testified those aren't federally mandated 3 3 please find an attached quotable statement on things and I can see her name on it but 4 behalf of Ms. Maxwell and there is more 4 that's what I -- I told you I don't recall 5 language there and it's from Ross Gow and 5 her on any planes. 6 6 Q. Is is that one of Virginia's then it says in the body of it, Jane Doe No. 7 3 or Jane Doe 3 is Virginia Roberts so not a 7 obvious lies? 8 new individual. The allegations made by, and 8 A. There are more obvious ones. 9 it says Victoria but I believe that means 9 Q. Is that one of them? 10 10 Virginia Roberts, against Ghislaine Maxwell A. I can't testify to her being on a are not true. The original allegations are 11 11 plane or not. 12 not new and have been fully responded to and Q. So is that an obvious lie? 12 13 shown to be untrue. And the next paragraph 13 A. There are more obvious lies, like 14 says, Each time the story is retold, it 14 Clinton. changes with new salacious details about 15 15 Q. I understand there are more obvious public figures and world leaders and now it 16 16 ones. I'm asking you, is the fact that she 17 is alleged by Ms. Roberts that Al Dershowitz 17 said she traveled on Epstein's planes an 18 is involved in having sexual relations with 18 obvious lie? her which he denies. Ms. Roberts claims are 19 19 A. I think we can probably say because obvious lies and should be treated as such you see her name on a plane record and she 20 20 21 and not publicized as news as they are 21 went from A to B, that would not be the 22 defamatory. 22 obvious lie that I would pick. 23 23 Q. What obvious lie were you picking The last paragraph states, 24 24 Ghislaine Maxwell's original response to the when you made this statement? 25 lies and defamatory claims remains the same. 25 A. There are so many that I would be Page 211 Page 213 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 Maxwell strongly denies allegations of the --2 thrilled to go through all of them. 3 3 strongly denies allegations of an unsavory Q. Let's go through them. nature which have appeared in the British 4 What's the first one? 4 5 5 press and elsewhere and reserves her right to A. Her characterization of the first 6 6 seek redress at the repetition of such old meeting at Mar-a-Lago. 7 7 defamatory claims. Q. What part of that was an obvious 8 8 lie? Are you saying that it's an obvious 9 9 lie that Virginia Roberts traveled on Jeffrey A. The characterization that she said 10 Epstein's planes? 10 that she said she was accosted. She looked 11 MR. PAGLIUCA: Objection to the 11 like, as best as I can recall, if I met her 12 form and foundation. 12 in Mar-a-Lago as she claims, she worked at 13 A. I'm saying what's an obvious lie 13 Mar-a-Lago, she claims, and her statement she 14 and I think we can all agree, you just had 14 worked at Mar-a-Lago, she would have been 15 the case tossed out by Alan Dershowitz. He 15 dressed as all the spa people in Mar-a-Lago just got removed from the case because you would have been. It would have been 16 16 17 17 impossible to identify her as someone other put him in a case that he wasn't supposed to 18 be in so what was said about him is not true. 18 than someone who worked at a spa. She made 19 19 many claims, she has been a bathroom Q. Are you saying that it's an obvious 20 attendant, front of house attendant, we don't 20 lie that Virginia Roberts traveled on Jeffrey 21 Epstein's plane? 21 know what she was, so her obvious lies are 22 MR. PAGLIUCA: Objection to the 22 her contradictory of her own personal form and foundation. 23 23 statements within that. 24 A. You have given me plane records 24 Q. So what part of her statement that has her name on it but as I already 25 relating to Mar-a-Lago --25

Page 214 Page 216 G Maxwell - Confidential 1 1 G Maxwell - Confidential 2 2 MR. PAGLIUCA: Objection to the A. I'm carrying on. 3 3 Q. I'm sorry. I thought you were form and foundation. 4 4 A. I was talking to her mother so... 5 5 Q. Do you know whether that's an A. Please. Her statement also that 6 6 she was driven by her father to Palm Beach. obvious lie, whether she had sex in that room 7 She was driven by her mother, as a matter of 7 8 fact. Her whole entire characterization of 8 A. Her story about what happened --9 the first meeting with Jeffrey, as I was 9 let's also be -- the story as first hit the 10 outside speaking to her mother. 10 press was that somebody else led her to 11 Q. Let me stop you there, so we don't Jeffrey's room, it was not me and then it 11 get too far ahead. Let me make sure I 12 turned to being me so we have an obviously 12 important inconsistency, lie in my -- that's 13 understand your testimony. 13 14 The first, in the first piece when 14 how I would characterize a lie. It cannot be 15 15 you were talking, I believe you said and me or somebody else, it can only be one or 16 correct me if I'm wrong, that her 16 the other. 17 characterization of the first meeting at 17 Q. Who is the other person she said Mar-a-Lago was an obvious lie. 18 18 took her to the room? 19 What part of that meeting was an 19 A. Why don't you ask her. 20 obvious lie? 20 Q. I'm asking you. A. By her own testimony, all her A. How would I possibly know. 21 21 22 various many different descriptions of what 22 Q. You are saying that's a lie. 23 she was or wasn't or where she was or wasn't, A. It was a lie in the papers, she 23 24 24 they have all changed. She was either front said it in the newspaper, it was in the 25 of house or bathroom attendant. I don't know 25 newspaper. Page 215 Page 217 G Maxwell - Confidential 1 G Maxwell - Confidential 1 2 what she was, so just by her own words, one 2 Q. How do you know she wasn't 3 doesn't know what's true and what isn't true. 3 identifying you? A. She said somebody. 4 Q. Are you saying what position she 4 5 said she was working in, is that what you are 5 Q. How do you know that somebody 6 6 considering the obvious lie? wasn't you? 7 A. I said inconsistency within her own 7 A. Why did it suddenly become me, why 8 statement from everything, so in the 8 not say it was me and be done with it. 9 9 beginning it starts off with different Q. So it's a lie because she 10 10 originally may not have named you and then statements. Q. Then I believe you said the second 11 named you later? 11 12 piece was that she was driven by her father? 12 A. It's obviously inconsistent to 13 A. I said she was driven by her 13 somebody who wasn't me. 14 mother. 14 Q. How do you know it wasn't you? A. I know it wasn't me because I was 15 O. That's the obvious lie? 15 talking to her mother. 16 A. It's an obvious lie to me. 16 17 Q. You said why don't you state it in 17 Q. But she then named you, is what you 18 your own words but the characterization of 18 are saying? how she was with Jeffrey, what about that is A. That's an obvious lie. 19 19 20 an obvious lie? 20 Q. She named you? 21 A. It's an obvious lie because I A. I was standing outside talking to 21 22 her mother so the entire story is a 22 wasn't even in the house. 23 23 fabrication. Q. Is it an obvious -- who did lead 24 Q. Did she not have sex with Jeffrey 24 her up to Jeffrey's room while you were 25 Epstein during that first massage? 25 talking to her mother?

| | Page 218 | | Page 220 |
|----------------------------|--|----------------|---|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. You would have to ask Virginia, I | 2 | up to the room and start a massage? |
| 3 | don't know if she was led up to his room. | 3 | A. He would not. |
| 4 | Q. You were standing with the mother, | 4 | Q. So the young girls in the police |
| 5 | is that correct? | 5 | report who say they came over and were led up |
| 6 | A. That's correct. | 6 | to the room on the first day, would they be |
| 7 | Q. Who was working at the house that | 7 | wrong about that? |
| 8 | day? | 8 | MR. PAGLIUCA: Objection to form |
| 9 | A. I believe John Alessi was. | 9 | and foundation. |
| 10 | A. Would John Alessi typically lead | 10 | A. I can't comment what happened when |
| 11 | someone up to the room where Jeffrey was | 11 | I was not at the house. I can only comment |
| 12 | having a massage? | 12 | when I was at the house. |
| 13 | A. I don't know she was led up to the | 13 | Q. Was there ever a time where a woman |
| 14 | room to have a massage. | 14 | came to the house for the first time to give |
| 15 | Q. She would have found her way on her | 15 | a massage and Jeffrey had the massage that |
| 16 | own? | 16 | day? |
| 17 | A. I would suggest that that entire | 17 | MR. PAGLIUCA: Objection to the |
| 18 | story never happened at all in any of its | 18 | form and foundation. |
| 19 | form. | 19 | A. Can we talk about adult |
| 20 | Q. If you stood outside with the | 20 | professional masseuses, please? |
| 21 | mother, what did you think happened inside | 21 | Q. I'm asking, whether adult or |
| 22 | then? | 22 | underage? |
| 23 | A. I believe that somebody, it wasn't | 23 | A. I'm not interested in talking about |
| 24 | me, John Alessi probably took her to meet | 24 | underage. I can only testify to what I know, |
| 25 | Jeffrey Epstein while he was working at his | 25 | professional masseuses, adult, I cannot |
| | Page 219 | | Page 221 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | desk and they had a conversation. | 2 | testify to anything else. |
| 3 | Q. Did Jeffrey tell you that? | 3 | Q. Why can't you testify to an |
| 4 | A. No but that would have been a | 4 | underage girl that came over and was led up |
| 5 | normal interaction. I don't believe for a | 5 | to the room for a massage? |
| 6 | second I know her entire characterization | 6 | MR. PAGLIUCA: Objection to the |
| 7 | didn't happen because I was outside talking | 7 | form and foundation. |
| 8 | to her mother the entire time. | 8 | A. The police records you are |
| 9 | Q. Why would she have come for a | 9 | referring to? |
| 10 | massage and not given a massage? | 10 | Q. You are saying that didn't happen. |
| 11 | MR. PAGLIUCA: Objection to the | 11 | You're saying I can only testify to adults |
| 12 | form and foundation. | 12 | that came for an interview and were led up to |
| 13 | A. We are talking about her | 13 | the room. Why can't you testify to whether |
| 14 | characterization of the first time that she | 14 | an underage girl was brought in for an |
| 15 | came to the house. | 15 | interview and led up |
| 16 | Q. If I'm following you correctly, | 16 | MR. PAGLIUCA: Objection to the |
| 17 | you're saying she walked in and would have | 17 | form and foundation. |
| 18 | gone to it's your assumption she would | 18 | Q. Go ahead. |
| | have gone and talked to Jeffrey and left? | 19 | A. Can you reask the question. |
| 19 | 5 | | |
| | A. When I was working for Jeffrey, | 20 | Q. Why can't you testify as to an |
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21 | | 21 | underage girl who came over for an interview |
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22 | A. When I was working for Jeffrey, | 21
22 | |
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23 | A. When I was working for Jeffrey, typically he would meet someone before | 21
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23 | underage girl who came over for an interview |
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21
22 | A. When I was working for Jeffrey, typically he would meet someone before getting a massage from them to see if he | 21
22 | underage girl who came over for an interview and then was then led up to the room for the |

Page 222 Page 224 1 1 G Maxwell - Confidential G Maxwell - Confidential 2 that I can answer it correctly? 2 time for a massage at that time or B, whether 3 Q. Why can you not testify as to 3 he could have a massage at that moment. 4 whether an underage girl, you said you can 4 Q. Was Virginia an adult when she came 5 testify as to females that were over the age 5 over, was she over 18? 6 of 18, why can't you testify as to whether an 6 MR. PAGLIUCA: Objection to the 7 underage girl came over for an interview and 7 form and foundation. 8 on the same day --8 A. I think we established, as of 9 9 A. I don't know what you mean by today, we are all aware, everyone in this 10 room that she was 17. 10 interview. Q. You just said that Jeffrey Epstein Q. So you have been present when a 11 11 interviewed, it was your word, interviewed 12 12 minor was brought over for a massage for the masseuses before they gave massages, is 13 13 Jeffrey? 14 that correct? 14 A. Can I say, as you are able to have a massage at 17, so she came as a masseuse. 15 A. The word interview is making me --15 Q. I'm not saying whether or not you 16 I'm English, so you could have some 16 are able to. I'm saying you've been present difficulty understanding the way I 17 17 18 communicate. at Jeffrey's home when an underage minor has 18 19 19 come over to give him a massage? Q. I'm using your word. A. Then I will reuse it a different A. That's just not how that works. 20 20 21 word. He would meet them because receiving a 21 You are able to be a masseuse at 17 so she came to give -- for a massage, at 17 you are 22 massage is something you want to make sure 22 able to come and give a massage. 23 you are comfortable with the person and so 23 interview is not the correct word but you 24 24 Q. I'm not asking whether she is able 25 would meet them to have a conversation with 25 to do it. I'm asking whether you were Page 223 Page 225 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 them to see if you want to have a massage 2 present at the home when a girl under the age 3 with that person. 3 of 18 came over for the purposes of giving a 4 Q. Did Jeffrey Epstein ever meet an 4 massage? underaged girl and on the same day receive a 5 5 MR. PAGLIUCA: Objection to the 6 massage from that girl? 6 form and foundation. 7 MR. PAGLIUCA: Objection to the 7 Q. You can answer. 8 form and foundation. 8 A. You can be a professional masseuse 9 9 at 17 in Florida, so as far as I am aware, a A. I can't possibly testify to what 10 happened after I was not at the house. 10 professional masseuse showed up for a massage. There is nothing inappropriate or 11 Q. If you are aware, at any time you 11 were at the house, did you ever see that? incorrect about that and your 12 12 MS. MENNINGER: Let her finish the mischaracterization of it, I think is 13 13 14 question. 14 unfortunate. 15 A. I can only testify to people who 15 Q. How many teenagers did he have that were adult professional masseuses who came to were professional masseuses that worked in 16 16 the house. I cannot testify to something I'm 17 17 his home? not party to and don't know about. I can 18 18 MR. PAGLIUCA: Objection to the 19 only testify to what I saw. So when 19 form and foundation. professional adult masseuse, male and/or 20 20 O. How many? females would come to the house, typically A. First of all, I am not aware of 21 21 22 when I was there, typically he would meet 22 teenagers who worked in his home. 23 with them prior, to have a conversation with 23 Q. You are aware of Virginia Roberts 24 them about their experience, whatever, to and you've stated she was 17 and she worked 24 25 decide whether it would then A, if he had 25 for him, correct?

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G Maxwell - Confidential

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A. No. I did not state that at all, you are mischaracterizing my words and what I

What I said was that we can all agree and I think at this point there is not one person in this room, however much you would like her to be younger, to say she was not 17 because that has been a very offensive thing that you have all done. So she was 17. At 17 you are allowed to be a professional masseuse and as far as I'm concerned, she was a professional masseuse. There is nothing inappropriate or incorrect about her coming at that time to give a massage. Her entire characterization of her first time at the house was to me an obvious lie, given it was impossible for her entire story to take place given I was speaking to her mother the entire she was at the house.

Q. So it was impossible that day, that first day she came and you were speaking to the mother, for Virginia Roberts to have had sex with Jeffrey Epstein during the time that you were outside with her mother?

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G Maxwell - Confidential MR. PAGLIUCA: Objection to the form and foundation.

A. You, again, are completely mischaracterizing. I can only testify to what I heard obvious lies about me and her obvious lies about me are that she, as you put out to the papers and every other which way, went upstairs with her, didn't happen. So that to me is an absolute, obvious lie. I also don't believe that her -- her mischaracterization of the length of time she was there because as I recall, she just met with Jeffrey and then left with her mother. That's my recollection.

- Q. So you were standing outside the entire time that Virginia was in the house, is that correct?
 - A. That is correct.
- Q. So can you testify as to whether or not, do you know either from Jeffrey or any other source whether or not Virginia Roberts had sex with Jeffrey on that first day that she was at the house?
 - A. We can categorically state,

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G Maxwell - Confidential absolutely 1000 percent that she did not have any type of sexual relations as described by you in your court papers that took place because those allegedly according to her lies involved some aspect of me.

As I was standing outside with her mother the entire time, her entire story is a lie. Therefore, to ask me what she did or didn't do during that time, I can only testify to what she said about me, which was 1000 percent false.

- Q. So let's not take the first time, let's take the next time she comes.
- A. No no, how can do you that, when the basis of this entire horrible story that you have put out is based on this first appalling story that was written, repeated, multiply by the press that lied about her age, lied about the first time she came, lied about and characterized the entire first time. I have been so absolutely appalled by her story and appalled by the entire characterization of it and I apologize sincerely for my banging at the table

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G Maxwell - Confidential earlier, I hope you accept my apology. It's borne out of years of feeling the pressure of this entire lie that she has perpetrated from our first time and whilst I recognize that was -- I hope you forgive me sincerely because it was just the length of time that that terrible story has been told and retold and rehashed when I know it to be 100 percent false.

- Q. So not the first time she came, but the second time she came or the third time or any time she came, did you ever participate in a massage with her in Jeffrey Epstein's room?
- A. I have never participated at any time with Virginia in a massage with Jeffrey.
- Q. Have you ever participated at any time with Virginia in any kind of sexual contact or sexual touching with Jeffrey and Virginia?
 - A. I have not.
- Q. So we were going through the list of obvious lies and you were talking about the first time which I believe we have



Page 230 Page 232 1 1 G Maxwell - Confidential G Maxwell - Confidential 2 2 completed but you can add to that if you need actually photographed in your town home in 3 3 London -to. 4 4 What other obvious lies did A. I don't recognize that picture. Virginia Roberts tell that you were referring 5 5 I'm not sure if that's a real picture or not. 6 6 Q. And have you talked to Prince to in your statement? 7 A. Oh my goodness. Well, I think we 7 Andrew about that picture? 8 can totally cover the Clinton story, the 8 A. We discussed Virginia's entire tail 9 story that I flew him with Secret Service and 9 and he asked me if he even knew her. there was a dinner with other people and that Q. So did Prince Andrew tell you that 10 10 entire thing is 100 percent fictitious. I he did not have sex with Virginia Roberts? 11 11 have testified for the record and I'm happy 12 12 A. He doesn't even know who Virginia to do it again, that I have never flown Bill 13 13 Roberts is. 14 Clinton, myself as a pilot in a helicopter at 14 Q. Did he tell you that he didn't have any time, anyplace, at any time, to any part 15 sex with her? 15 of the world. 16 16 A. It would be difficult to have sex 17 Q. What other obvious lies were you 17 with someone you don't know. 18 referring to? Q. He may not remember her? 18 A. I think the inference is he didn't 19 A. She was referring to Al Gore, she 19 is referring to a bunch of people. I don't know who she was, he didn't have any 20 20 21 believe Al Gore ever came to the island at 21 recollection of her whatsoever. 22 any time ever. I don't even know Al Gore 22 Q. Has Prince Andrew ever come to your 23 23 London town home? actually. 24 Q. Just one moment, I want to hear all 24 A. Yes. Ever being the entire time I 25 of them, but when you say you don't believe 25 owned my house, yes. Page 231 Page 233 G Maxwell - Confidential 1 G Maxwell - Confidential 1 2 2 Al Gore ever came to the island, do you know Can I go on on her obvious lies? 3 whether Al Gore ever came to the island? 3 Q. If you have more. A. I have -- her entire 4 A. Al Gore never came to the island. 4 5 Q. How do you know that? 5 characterization -- I took her shopping into 6 A. Jeffrey doesn't know him, I don't Burberry and bought her a very expensive 7 know him and I think had Al Gore -- I don't 7 dress and if this photo were real and if this 8 think -- had Al Gore gone to the island 8 is -- I would never -- the outfit doesn't 9 9 during the period when I would have been work at all so --10 involved in organizing a trip, I would have 10 Q. Do you not remember taking her been aware of it. 11 shopping or are you saying it's an obvious 11 lie, you know you did not take her shopping? Q. So go ahead, you had another one. 12 12 A. It would be easier if I could see, A. I did not take her shopping. I did 13 13 14 do you mind if a take a reference at some of 14 not by her a \$5,000 handbag. 15 these newspaper articles or you just want me 15 Q. Did Jeffrey by her a \$5,000 to go from memory. handbag? 16 16 Her entire characterization of what 17 17 A. Her accusation was that I did. took place in London at my house with Prince 18 18 Q. Do you know if Jeffrey bought her a handbag during that trip to London? 19 Andrew. 19 A. I don't know what he did. She 20 Q. Was it an obvious lie that she was 20 21 at your house in London? accused me, I can't physically remember 21 22 A. We can't really establish the 22 buying a \$5,000 not for her, not for anyone, photograph and all that. I don't know if 23 23 not for me. that's true, if that's a real picture or not. Q. Did you ever go shopping with 24 24 Q. So you dispute that you were Virginia? 25 25

Page 234 Page 236 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 2 A. I don't recall ever shopping with the press at that time. She characterized 3 3 Virginia. that Prince Andrew drank alcohol. Prince 4 4 Q. Did you have more to go over or did Andrew tea total. 5 you want me to ask my questions? 5 She then characterized things took 6 6 A. The entire characterization of what place in my bathroom in the bathtub itself. 7 took place in my house in London would have 7 The tub is too small for any type of activity 8 been impossible. 8 whatsoever. 9 9 Q. Can I ask, do you still have it, Q. Is Club Tramp the name of a London the picture of the London town home with you 10 club, is that a club you heard of? 10 in it, Giuffre 00407. A. It's not called Club Tramp, it's 11 11 12 As you are looking at this picture, 12 called Tramp. Ms. Maxwell, as I'm looking at it it's on the Q. That would be a club located in 13 13 14 right-hand side, there appears to be a 14 London? picture hanging on the wall, do you recall 15 15 A. Yes. that in your London town home? 16 16 Q. Are you saying that it was an 17 A. It's a little difficult to see. 17 obvious lie when Virginia said that you made her dress up in a school girl outfit? 18 Q. Do you recall having a picture on 18 the wall there by the room where you're MR. PAGLIUCA: Objection to the 19 19 20 standing? form and foundation. 20 21 A. I do have a picture. 21 A. I already testified that, first of Q. Do you recall on the left-hand side 22 22 all, I don't know what you are taking about, having a railing that looks like that with 23 I already testified I didn't get her outfits 23 sort of a bubble wood top? 24 24 and all of that. 25 25 Q. Is it an obvious lie that Virginia A. I do. Page 237 Page 235 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 Q. So are you saying that it's an 2 was paid to go to give a massage to Glenn obvious lie that Virginia's statement that 3 3 Dubin at the Breakers? she had sex with Prince Andrew is an obvious MR. PAGLIUCA: Objection to the 4 4 5 lie? 5 form and foundation. 6 6 A. What I'm representing is that her A. I cannot testify to what Virginia 7 entire ludicrous and absurd story of what did outside of -- I can't testify to what she 7 8 took place in my house is an obvious lie. 8 did, who she gave massages to. 9 Q. Including she had sex with Prince 9 Q. So you don't know on that one? 10 Andrew? 10 A. Of course I don't know. 11 A. She claimed things took place in my 11 Q. Do you agree that it's bathroom in London. Her characterizations is psychologically harmful to have sex with a 12 12 13 just not possible. 13 minor? 14 Q. So you're saying it's an obvious 14 MR. PAGLIUCA: Objection to form 15 lie -- that she was telling an obvious lie 15 and foundation. when she said she had sex with Prince Andrew? A. What are you asking me? 16 16 MR. PAGLIUCA: Objection to the Q. I'm asking if is it psychologically 17 17 harmful for an adult to have sex with a 18 form and foundation. The witness 18 19 answered the question. 19 minor? 20 A. I'm saying within the context of 20 MR. PAGLIUCA: Objection to the all the stories she told, this particular 21 form and foundation. 21 22 story -- back up, she claimed we went out at 22 A. I don't know what you are asking. night. I've already testified if -- Prince 23 23 This has nothing to do with Virginia Roberts. 24 Andrew is such a famous person, if he went to Q. It does. 24 25 a nightclub, it would have been reported by 25 A. How does it?



Page 240 Page 238 1 1 G Maxwell - Confidential G Maxwell - Confidential 2 2 Q. I ask the questions, you answer. harm. 3 3 If you can't answer, you can say I don't MR. PAGLIUCA: Object to the form 4 know. 4 form and foundation. 5 But my question is, do you agree 5 A. I would like to say all the 6 6 terrible things Virginia Roberts said about that it's psychologically harmful to have sex 7 with a minor? 7 me is extremely harmful and you should turn 8 MR. PAGLIUCA: Objection to the 8 that around. All the lies she has said and 9 9 form and foundation. you have backed her on have been extremely 10 A. Are you giving me a random question 10 damaging to me. and as not relates to this case and not 11 11 So what I can testify to is that relates to anything. It's obviously not 12 12 somebody who has made these outrageous something that you want to have happen. allegations and who is a serious liar and 13 13 14 Q. Do you agree that Jeffrey Epstein 14 that I know for a fact is a liar, that I can 15 has harmed many minors by having sex with 15 testify is damaging to me. Q. Do you agree that calling a sexual 16 16 them? 17 MR. PAGLIUCA: Objection to the 17 abuse victim a liar when she speaks out about 18 form and foundation. her abuse can cause psychological harm? 18 19 A. I can't testify to what Jeffrey did MR. PAGLIUCA: Are you asking a 19 20 or didn't do. I have no knowledge of what hypothetical question? 20 21 you are asking me. 21 MS. McCAWLEY: Yes. 22 Q. If Jeffrey had sex with minors, 22 A. You are asking me to speculate? 23 would you agree that that could harm a minor? Q. I'm not asking you to speculate. 23 24 MR. PAGLIUCA: Object to the form If somebody is a sexual abuse victim --24 25 and foundation. 25 A. I can't testify to what some random Page 239 Page 241 G Maxwell - Confidential 1 G Maxwell - Confidential 1 2 2 A. Again, I am not testifying to what hypothetical person that you are asking me to 3 Jeffrey did or did not do because I cannot. 3 speculate on their mental state or health Q. You don't know whether Jeffrey versus speculative statement. I can't do 4 4 5 5 Epstein ever had sex with a minor? that, that's just not right. 6 6 A. Again, I cannot testify to what Q. Do you agree that by calling 7 Jeffrey did or didn't do. I cannot. 7 Virginia Roberts a liar when she was subject Q. You never observed him having sex 8 8 to sexual abuse by Jeffrey Epstein can cause 9 9 with a minor? psychological harm? 10 A. I never observed Jeffrey having sex 10 MR. PAGLIUCA: Objection to the 11 11 form and foundation. Assumes facts not with a minor. 12 Q. Do you agree that calling a sex 12 in evidence. abuse victim a liar when she speaks about her 13 13 A. I can only tell you about what I 14 abuse can cause psychological harm? 14 know of Virginia's lies. She lied 15 MR. PAGLIUCA: Objection to the 15 repeatedly, often and I know for a fact she is a liar so I can only testify to what I 16 form and foundation. 16 17 17 know and the fact that she has lied about me A. Can you repeat the question. 18 Q. Do you agree calling a sex abuse 18 from the beginning to the end and repeatedly 19 victim when she speaks about her abuse can 19 causes me to question anything that she may cause psychological harm? 20 20 MR. PAGLIUCA: Objection to form 21 21 Q. Is it an obvious lie you had sex 22 and foundation. 22 toys in Jeffrey Epstein's Palm Beach house? 23 MR. PAGLIUCA: Objection to the 23 A. Say it again. Q. Do you agree that calling a sexual 24 24 form and foundation. abuse victim a liar can cause psychological 25 25 A. Can you repeat the question,

| | Page 242 | | Page 244 |
|----|---|----|---|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | please? | 2 | I took of people would only have been |
| 3 | Q. Is it an obvious lie that you had | 3 | mainstream type magazine type photos and any |
| 4 | sex toys in Jeffrey Epstein's Palm Beach | 4 | photos I took could have been very happily |
| 5 | house? | 5 | and expected to be displayed on your parents' |
| 6 | MR. PAGLIUCA: Objection to the | 6 | mantel piece or grandparents' mantel piece. |
| 7 | form and foundation. | 7 | Q. Is it a lie that you approached |
| 8 | A. Did Virginia say that? | 8 | females to bring them to Jeffrey Epstein? |
| 9 | Q. I'm asking you a question. | 9 | MR. PAGLIUCA: Objection to the |
| 10 | Is it an obvious lie that you had | 10 | form and foundation. |
| 11 | sex toys in Jeffrey Epstein's house? | 11 | A. Please ask the question, again. |
| 12 | A. I don't recall any sex toys. | 12 | Q. Sure. Is it a lie that you |
| 13 | Q. If someone said had you sex toys, | 13 | approached females to bring them to Jeffrey |
| 14 | would that be an obvious lie? | 14 | Epstein? |
| 15 | MR. PAGLIUCA: Objection to the | 15 | A. I don't know what you are asking |
| 16 | form and foundation. | 16 | me. |
| 17 | A. Like I said can you be more | 17 | Q. I'm asking you, if it's a lie that |
| 18 | specific about the house or whatever, what | 18 | you approached females to bring them to |
| 19 | exactly you are referring to, what's a sex | 19 | Jeffrey Epstein? |
| 20 | toy? | 20 | MR. PAGLIUCA: Objection to the |
| 21 | Q. Yes. How would you define a sex | 21 | form and foundation. |
| 22 | toy? | 22 | A. You are not asking me a good |
| 23 | A. No. I need you to define a sex | 23 | question, sorry. |
| 24 | toy, I don't have enough knowledge of sex | 24 | Q. You don't get to choose the |
| 25 | toys. | 25 | questions. |
| | Page 243 | | Page 245 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Q. I will define it based on the | 2 | A. I would like to answer your |
| 3 | dictionary's definition, which is an object | 3 | questions but you are not asking me a |
| 4 | or device used to sexually stimulate or | 4 | question that I can answer. |
| 5 | enhance sexual pleasure. | 5 | Q. What about that is causing you |
| 6 | A. What's your question, please? | 6 | pause where you can't answer the question? |
| 7 | Q. The question is, is it an obvious | 7 | A. You are trying to trap me and |
| 8 | lie that you had sex toys in Jeffrey | 8 | that's not fair, so I already testified that |
| 9 | Epstein's Palm Beach house? | 9 | I hire people across the board, so I would |
| 10 | MR. PAGLIUCA: Same objection. | 10 | hire architects, decorators, pool people, |
| 11 | Q. You can answer. | 11 | exercise instructors, gardeners, cooks, |
| 12 | A. Like I said, I do not have any | 12 | chefs, cleaning people. So I, in the course |
| 13 | recollection of sex toys in Jeffrey's house. | 13 | of a very long time when I would hire people |
| 14 | Q. Is it a lie, is it an obvious lie | 14 | I hired people to work for Jeffrey. So I'm |
| 15 | that you took pictures of nude girls? | 15 | happy to testify to hiring people for every |
| 16 | MR. PAGLIUCA: Object to the form | 16 | possible conceivable proper job that you |
| 17 | and foundation. | 17 | could conceive of within the context of |
| 18 | A. We already covered this. Girls we | 18 | Jeffrey's life and homes. |
| 19 | are not referring to I can only testify to | 19 | Q. Is it a lie that you approached |
| 20 | taking pictures of adult people and I already | 20 | females to bring them to Jeffrey Epstein for |
| 21 | testified they are not nude, per se. That | 21 | the purpose of performing massages? |
| 22 | every picture that I ever took and which they | 22 | MR. PAGLIUCA: Objection to the |
| 23 | were very limited, always by request, the | 23 | form and foundation. |
| 24 | people would be covered or it would be a hand | 24 | A. Again, I have already testified |
| 25 | or a foot. There was never any pictures that | 25 | that part of the job that I had was to hire |

Page 248 Page 246 1 1 G Maxwell - Confidential G Maxwell - Confidential 2 2 lots of different types of people. In terms of 18? 3 3 of whatever -- very small part of my job, A. I think we can establish what adult 4 Jeffrey enjoyed getting massages. I think 4 would be. 5 that is something we can all agree in this 5 Q. You never interviewed or I know you 6 room and within the context of that, very 6 don't want to use the word hired, whatever 7 7 infrequently I would go to spas and myself your role was, you brought in an exercise 8 8 happily receive a professional nonsexual instructor that was under the age of 18 to 9 9 massage from a man and/or from a woman and if work at the house? 10 that massage was something that I thought was 10 MR. PAGLIUCA: Object to the form 11 something that was good, I would ask if that 11 and foundation. man or woman would come back and does home 12 12 A. I have already testified that what visits. If that person said that they did, 13 I was responsible for was to find people who 13 14 they would sometimes come, from time to time, 14 had competencies in whatever area I was not always, come back to the house to perform 15 looking for. The competencies I was looking 15 for were professional and adult. 16 a nonsexual professional male or female 16 17 massage. 17 O. So there was no exercise instructor 18 Q. Were any of the exercise 18 that worked at the Palm Beach house or the 19 instructors you hired under the age of 18? 19 New York house or the New Mexico house or the A. Again, I don't hire, we've already 20 20 USVI under the age of 18? established that I don't hire people. I 21 21 MR. PAGLIUCA: Objection to the interview people to see if they are competent 22 22 form and foundation. in the job that they do and/or whether they 23 23 A. I can only testify to when I was at are someone who seemed that they can do home 24 24 the house. 25 25 Q. Yes. visits. Page 249 Page 247 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 At the point where I think that 2 A. I can only testify to the years 3 3 there is somebody that has, can be either when I was present. 4 whatever the job may be, pool, gardener, chef 4 Q. Right. 5 and/or exercise instructor and I think they 5 A. And I can also only testify to 6 6 people I personally either met and/or worked could be good at whatever it is at whatever with and/or invited, to find the correct 7 7 skill that they had and they did a home visit 8 which would obviously be mandatory and Mr. 8 word, I don't know what the correct word is, 9 Epstein would meet with them and decide if he 9 to come to do exercise or whatever it was at 10 wanted to have whatever skill it was that he 10 the house. 11 would do it and then he would then either 11 Of the people that I, male and/or female that I brought were all appropriate 12 have them come back or hire them. 12 and age appropriate adults. 13 Q. Were there any exercise instructors 13 14 that worked at the home that were under the 14 Q. Over the age of 18? 15 15 A. We've established them as an adult. age of 18? 16 MR. PAGLIUCA: Objection to the Q. You are saying appropriate adults, 16 17 so we are clear, you didn't hire or bring in form and foundation. 17 18 A. Again, I keep coming back to this, 18 or know of any exercise instructors that were 19 that the people that I employed or -- not the 19 under the age of 18 at any of those homes? right word, the people I would meet to come 20 20 A. I am also testifying that when I and work at the house, under any guise 21 21 was present at the house and with the people 22 whatsoever, again, from any of the many 22 that I brought in, were all age appropriate 23 positions that I filled, were all over --23

24

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24

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were adults.

Q. When you say adults, over the age

Q. How do you define age appropriate

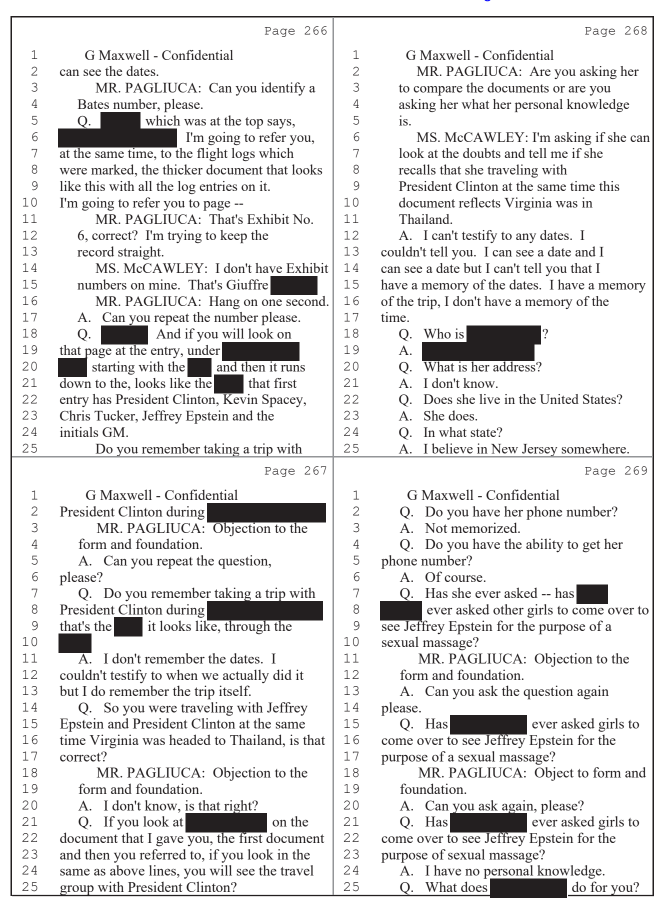
adults, is that over the age of 18, can we

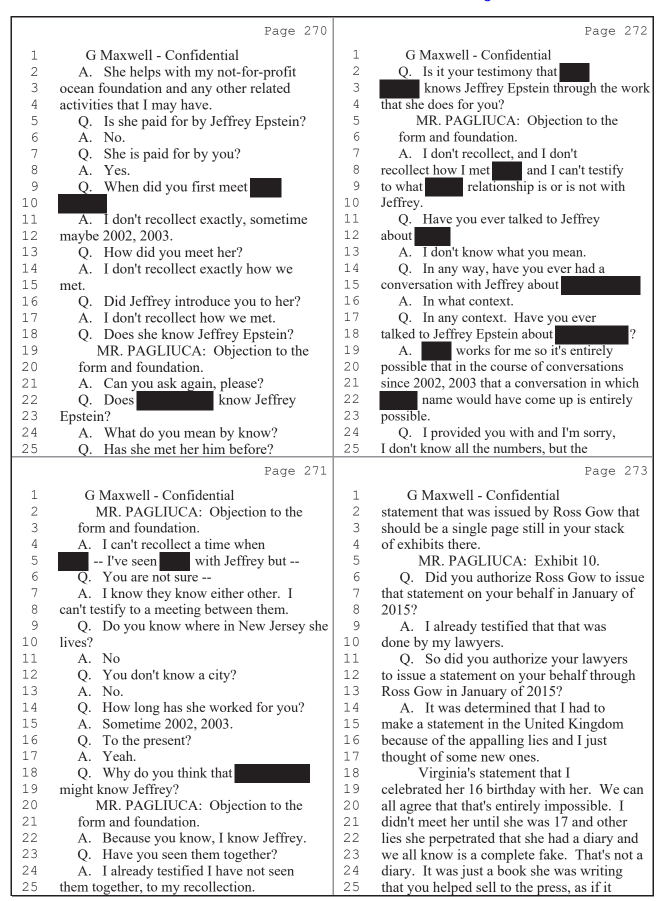
Page 250 Page 252 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 2 Epstein had a sexual preference for underage agree to that? 3 3 MR. PAGLIUCA: Objection to the minors? 4 4 form and foundation. MR. PAGLIUCA: Object to the form 5 Q. Are they under the age of 18? 5 and foundation. 6 6 A. We already established that you can A. I cannot testify to what 7 be a masseuse in Florida at age 17. That 7 Jeffrey's --8 does not make it inappropriate. 8 Q. You don't know his preference? A. You handed me a stack of papers 9 A. I'm not saying appropriate or 9 10 inappropriate. I'm just asking if there were 10 from the police reports and that's what I've any exercise instructors that were under the read but I have no knowledge, direct 11 11 knowledge, of what you are referencing. 12 age of 18. 12 Q. So you don't know, you don't know 13 A. I am not aware if anybody was but I 13 14 don't want to full out and say you oh she 14 in your own mind that Jeffrey Epstein had a said, we already established you can be a 17 15 15 sexual preference for underage minors, is year old masseuse and have it not be 16 16 that correct? 17 something that is not appropriate. So when 17 MR. PAGLIUCA: Objection to the 18 you say that and then you go, well, you come 18 form and foundation. 19 back and say something, now we can establish 19 O. Is that correct? 20 that Virginia was 17 but you can be a 17 year 20 A. Please ask the question again. 21 old legal masseuse, but I am not aware to 21 Q. You don't know in your own mind 22 your point. 22 that Jeffrey Epstein had a sexual preference 23 Q. Who were the other 17 year old 23 for underage minors? 24 masseuses that you were aware of? MR. PAGLIUCA: Objection to the 24 25 A. I am not aware of any. 25 form and foundation. You have to pause, Page 253 Page 251 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 2 Q. Were there any 16 year year old let me object, answer the question. 3 3 masseuse that you are aware of? Listen to her question, pause, I object, A. I am not aware. 4 4 you answer. 5 Q. Any 15? 5 Q. So you don't know in your own mind 6 6 A. I just want to be clear. The only that Jeffrey Epstein had a sexual preference 7 7 person that I am aware of who claims to have for underage minors? been a -- we have to -- we established 8 8 MR. PAGLIUCA: Objection to the 9 9 Virginia now is 17, given she has changed her form and foundation. 10 age so many times. The only person that I am 10 Q. You can answer. aware of that was a masseuse at the time when 11 A. I cannot tell you what Jeffrey's 11 I was present in the house was Virginia. story is. I'm not able to. 12 12 13 Q. Is it an obvious lie that Jeffrey 13 Q. Did Jeffrey Epstein have a scheme 14 Epstein had a sexual preference for underage 14 to recruit underage girls to use them for 15 15 purposes of sexual massages? miners? MR. PAGLIUCA: Objection to the 16 MR. PAGLIUCA: Objection to the 16 17 form and foundation. form and foundation. 17 A. Can you ask me again, please? 18 A. Can you ask the question again? 18 19 Q. It is it an obvious lie that Q. Did Jeffrey Epstein have a scheme 19 20 Jeffrey Epstein had a sexual preference for to recruit underage girls to recruit them for 20 21 underage minors? 21 sexual massages? 22 MR. PAGLIUCA: Objection to the 22 MR. PAGLIUCA: Objection to the 23 form and foundation. 23 form and foundation. 24 A. Can you ask the question again? 24 A. Can you ask it a different way? Q. Is it an obvious lie that Jeffrey Q. Did Jeffrey Epstein have a scheme 25 25

| | Page 254 | | Page 256 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | to recruit underage girls for sexual | 2 | Q. During any period of time you |
| 3 | massages? | 3 | worked, did you observe that? |
| 4 | MR. PAGLIUCA: Objection to the | 4 | A. I did not observe any such |
| 5 | form and foundation. | 5 | photographs. |
| 6 | Q. If you know. | 6 | Q. Are you aware if they took those |
| 7 | A. I don't know what you are talking | 7 | kinds of photos? |
| 8 | about. | 8 | A. I am not aware. |
| 9 | Q. Is it an obvious lie that Virginia | 9 | MR. PAGLIUCA: Can we take a |
| 10 | Giuffre was a minor the first time she was | 10 | five-minute break. |
| 11 | taken to Jeffrey Epstein's house? | 11 | THE VIDEOGRAPHER: It's 2:58 and we |
| 12 | MR. PAGLIUCA: Objection to the | 12 | are off the record. |
| 13 | form and foundation. | 13 | (Recess.) |
| 14 | A. So we've already established that | 14 | THE VIDEOGRAPHER: It's now 3:10. |
| 15 | Virginia was 17 and we have established that | 15 | We're starting disk No. 6 and we are |
| 16 | her mother brought her to the house and that | 16 | back on the record. |
| 17 | she came as a masseuse, age 17, which is | 17 | Q. Ms. Maxwell, was it an obvious lie |
| 18 | legal in Florida. | 18 | when Virginia said she was sent to Thailand |
| 19 | Q. Would Jeffrey Epstein's assistants | 19 | by Epstein in September of 2002? |
| 20 | arrange times for underage girls to come to | 20 | MR. PAGLIUCA: Objection to the |
| 21 | the house for sexual massages? | 21 | form and foundation. |
| 22 | MR. PAGLIUCA: Objection to the | 22 | A. I have no knowledge of Virginia |
| 23 | form and foundation. | 23 | being sent to Thailand. |
| 24 | A. What are you talking about? | 24 | But may I say something? |
| 25 | Q. Sure. Would Jeffrey Epstein's | 25 | Q. There is not a question pending |
| | Page 255 | | Page 257 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | assistants, I think earlier you mentioned, we | 2 | unless you want to clarify something. |
| 3 | talked about Sarah Kellen who worked in the | 3 | Did you want to clarify that? |
| 4 | role as an assistant or Nadia Marcinkova. | 4 | A. No, I just wanted to say something. |
| 5 | Would Jeffrey Epstein's assistants arrange | 5 | Q. Is it an obvious lie when Virginia |
| 6 | times for underage girls to come over the | 6 | said she was given instructions to maintain |
| 7 | house for sexual massages? | 7 | telephone contact with you while she was in |
| 8 | MR. PAGLIUCA: Objection to the | 8 | Thailand? |
| 9 | form and foundation. | 9 | MR. PAGLIUCA: Objection to the |
| 10 | A. Again, I read the police reports so | 10 | form and foundation. |
| 11 | this is all happening according to the police | 11 | A. Can you repeat the question? |
| 12 | reports when I am no longer at the house so I | 12 | Q. Is it an obvious lie when Virginia |
| 13 | can't testify to what Jeffrey's assistants | 13 | said she was given instructions to maintain |
| 14 | did when this kind of activity as alleged in | 14 | telephone contact with you when she was in |
| 15 | the reports. | 15 | Thailand? |
| 16 | Q. So you don't know? | 16 | MR. PAGLIUCA: Same objection. |
| 17 | A. No. | 17 | A. I have no idea what instructions |
| 18 | Q. Would Jeffrey Epstein's assistants, | 18 | Virginia was given, if any, when she went to |
| 19 | meaning Sarah Kellen, Nadia Marcinkova or any | 19 | Thailand. |
| 20 | other assistant that you are aware of from | 20 | Q. So you know she went to Thailand? |
| 21 | the time you worked there take nude | 21 | A. I know she claimed she went to |
| 22 | photographs of underage girls? | 22 | Thailand from having read it but given that |
| 23 | MR. PAGLIUCA: Object to the form | 23 | she lied about everything it's hard to know |
| 24 | and foundation. | 24 | what is true and not true. |
| 25 | A. During what period of time? | 25 | Q. Would it make any sense for her to |

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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | be in contact with you, would there be any | 2 | your cell phone number, is that number on |
| 3 | reason why she needed to be in contact with | 3 | this document? |
| 4 | you? | 4 | A. It is. |
| 5 | MR. PAGLIUCA: Objection to the | 5 | Q. And do you know who authored this |
| 6 | form and foundation. | 6 | document? |
| 7 | A. When are we talking about? | 7 | A. I do not. |
| 8 | Q. When she went to Thailand. | 8 | Q. Who is JoJo? |
| 9 | MR. PAGLIUCA: Same objection. | 9 | A. I don't know who JoJo is on this |
| 10 | Q. In 2002, would there be any reason | 10 | document because I don't know what this |
| 11 | for her to remain in contact with you? | 11 | document is. |
| 12 | MR. PAGLIUCA: Objection to the | 12 | Q. Do you know someone by the name of |
| 13 | form and foundation. | 13 | JoJo? |
| 14 | A. Can you ask the question again, | 14 | A. I do know someone by the name of |
| 15 | please? | 15 | JoJo. |
| 16 | Q. Would there be any reason for | 16 | Q. Would he know your phone number? |
| 17 | Virginia to maintain contact with you in 2002 | 17 | MR. PAGLIUCA: Object to the form. |
| 18 | when she went to Thailand? | 18 | A. I have to idea. |
| 19 | MR. PAGLIUCA: Same objection. | 19 | Q. Why would Virginia be instructed to |
| 20 | A. First of all, I didn't know that | 20 | call Ms. Maxwell at your number on this form? |
| 21 | she went to Thailand. I had had nothing to | 21 | MR. PAGLIUCA: Objection to the |
| 22 | do with her trip to go to Thailand and there | 22 | form and foundation. |
| 23 | would absolutely no reason for her to be in | 23 | A. I don't know what this document is. |
| 24 | touch with me, whatsoever. | 24 | I don't know when it was done, I don't know |
| 25 | Q. Did you ever have a phone number | 25 | anything about it other than I can see it has |
| | Page 259 | | Page 261 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | that was ? | 2 | my name and my number on it. |
| 3 | A. I did. | 3 | Q. So JoJo you said JoJo is he |
| 4 | Q. Was that a cell phone number? | 4 | employed by Mr. Epstein? |
| 5 | A. Yes. | 5 | A. Again, it is not the only one JoJo |
| 6 | Q. Is that your current cell phone | 6 | on the planet. |
| 7 | number? | 7 | Q. I understand. |
| 8 | A. Yes. | 8 | Do you know a JoJo that is employed |
| 9 | Q. I'm going to mark a couple of | 9 | by Mr. Epstein? |
| 10 | things here? | 10 | MR. PAGLIUCA: Objection to the |
| 11 | (Maxwell Exhibit 11, photos, marked | 11 | form and foundation. |
| 12 | for identification.) | 12 | A. Can you ask me the question again? |
| 13 | THE WITNESS: Can I say something | 13 | Q. Do you know someone by the name of |
| 14 | now? | 14 | JoJo that was employed by Mr. Epstein back in |
| 15 | MR. PAGLIUCA: No. | 15 | 2002? |
| 16 | THE WITNESS: Will you let me know | 16 | A. I do know somebody who was employed |
| 17 | when I can? | 17 | by Mr. Epstein known as JoJo. |
| 18 | MR. PAGLIUCA: When she asks you a | 18 | Q. Do you recognize the other numbers |
| 19 | question: | 19 | listed at the top of this document? |
| 20 | Q. So we've marked this as Exhibit 11. | 20 | A. I do not. |
| 21 | I'm showing you what's been marked as Exhibit | 21 | Q. Would you have known JoJo's cell |
| 22 | 11 which is Giuffre 003191 and 003192. | 22 | number at that time in 2002? |
| 23 | Can you take a look at that | 23 | MR. PAGLIUCA: Objection to the |
| 24 | document for me. Is that number that you | 24 | form and foundation. |
| 25 | just identified the as being | 25 | A. I have no idea. |

| | Page 262 | | Page 264 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Q. Can I ask you to turn to the next | 2 | Q. The front form, the front page, do |
| 3 | page, please. | 3 | you recognize this Shopper Travel form, have |
| 4 | Do you know who Nantimda Tharanese | 4 | you ever used them as a travel agent with |
| 5 | is who is mentioned on this document? | 5 | Jeffrey Epstein? |
| 6 | A. I do not. | 6 | MR. PAGLIUCA: Same objection. |
| 7 | Q. If you look on the bottom lines of | 7 | Q. You can answer. |
| 8 | the document, it says, Still in Thailand | 8 | A. I don't recognize this. |
| 9 | during your stay, if she is, she will be | 9 | Q. Turning to the second page which is |
| 10 | staying at the same hotel. | 10 | the 00376, do you see at the top of that |
| 11 | Do you recall ever giving Virginia | 11 | document where it says Jeffrey Epstein, J. |
| 12 | instructions to meet a girl in Thailand? | 12 | Epstein 457 Madison Avenue 4th floor New York |
| 13 | MR. PAGLIUCA: Objection to the | 13 | New York. |
| 14 | form and foundation. | 14 | Is that an address you are familiar |
| 15 | A. I have already testified that I | 15 | with that is Jeffrey Epstein's? |
| 16 | didn't even know that Virginia was going to | 16 | A. I am. |
| 17 | Thailand. | 17 | Q. Do you see below that, travel on |
| 18 | Q. So you didn't give her instructions | 18 | Singapore Airlines, and you are going to have |
| 19 | to meet a girl in Thailand? | 19 | to go from New York JFK to Singapore Bangkok. |
| 20 | A. Like I said, I didn't even know she | 20 | Do you see that? |
| 21 | was going to Thailand. | 21 | MR. PAGLIUCA: What? |
| 22 | Q. Do you know whether Jeffrey Epstein | 22 | Q. The first entry is going to be on |
| 23 | would have given her instructions to meet a | 23 | September 27, New York. |
| 24 | girl in Thailand? | 24 | MR. PAGLIUCA: I see it. |
| 25 | MR. PAGLIUCA: Objection to the | 25 | MS. McCAWLEY: I'm not talking to |
| | Page 263 | | Page 265 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | form and foundation. | 2 | you. I'm talking to the witness. |
| 3 | A. I cannot possibly tell you what | 3 | A. I see it. |
| 4 | Jeffrey did or didn't do. I wouldn't know. | 4 | Q. To Singapore Bangkok? |
| 5 | Q. Do you know whether Jeffrey Epstein | 5 | A. Singapore Bangkok I'm afraid are |
| 6 | paid for Virginia to go to Thailand? | 6 | not the same place. |
| 7 | A. Again, I wouldn't know if he did. | 7 | Q. Singapore, then Bangkok: |
| 8 | (Maxwell Exhibit 12, documents, | 8 | Q. I'm going to turn you to page |
| 9 | marked for identification) | 9 | Giuffre, it's a little further back 000919. |
| 10 | Q. I'm going to direct you can take | 10 | And do you see at the top where it says J. |
| 11 | a look at it and then I'm going to direct | 11 | Epstein, underneath, Royal Princess, change |
| 12 | your attention to a couple of pages. | 12 | mine? |
| 13 | MR. PAGLIUCA: So the record should | 13 | A. I do. |
| 14 | be clear, this exhibit which is 12 is | 14 | Q. Does this refresh your recollection |
| 15 | 375, 6, 7, 8, 9, 80, 1, and then skips | 15 | that Virginia Roberts' trip to Thailand was |
| 16 | to 919, 920, 921, 922, 923, 924, 925 and | 16 | paid for by Jeffrey Epstein? |
| 17 | 926. | 17 | MR. PAGLIUCA: Objection to the |
| 18 | Q. So I'm going to direct your | 18 | form and foundation. |
| 19 | attention to the first page, have you ever | 19 | A. I can only testify to the piece of |
| 20 | traveled with Jeffrey Epstein where you've | 20 | paper you showed me that has that |
| 21 | received a document like this from Shoppers | 21 | information. I cannot testify from direct |
| 22 | Travel in your own independent travel. | 22 | memory. |
| 23 | Do you recognize this? | 23 | Q. When Virginia was traveling to |
| 24 | MR. PAGLIUCA: Objection to the | 24 | Thailand, which the dates, again, I'm going |
| 25 | form and foundation. | 25 | to refer you back to the first page so you |





| | Page 274 | | Page 276 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | was a diary, when it was just a story that | 2 | A. I'm not sure I even understand your |
| 3 | she is writing of fiction, fictional story | 3 | question. |
| 4 | for money. | 4 | Q. I will go slower. |
| 5 | Q. How did you arrive at the words | 5 | Are you aware of any interstate, |
| 6 | that were put in that statement? | 6 | meaning between states, or international, |
| 7 | MR. PAGLIUCA: I'm going to object | 7 | meaning oversees transportation, of women |
| 8 | and instruct you to the extent this | 8 | aged 18 to 28, for the purposes of |
| 9 | calls for any privileged communications | 9 | prostitution? |
| 10 | between yourself and Mr. Barden or | 10 | MR. PAGLIUCA: Objection to the |
| 11 | another lawyer representing you, we're | 11 | form and foundation. |
| 12 | asserting privilege. If you can answer | 12 | A. Are you asking I'm still not |
| 13 | that without that, feel free to answer. | 13 | sure I understand the question. |
| 14 | Q. So what your counsel is saying, and | 14 | Q. I will try to make it clearer. |
| 15 | I will exclude any privileged communications | 15 | I'm asking you if you are aware of |
| 16 | you had with your lawyers. | 16 | any interstate, meaning between states, or |
| 17 | The question is, how did you arrive | 17 | international transportation, meaning by |
| 18 | at the words that were put in that statement, | 18 | flight or by car or by train, of women aged |
| 19 | if you can tell me without disclosing | 19 | 18 to 28, their ages are between the ages of |
| 20 | privileged communications? | 20 | 18 and 28, for the purposes of prostitution? |
| 21 | A. I'm not sure that I can. | 21 | MR. PAGLIUCA: Objection to the |
| 22 | Q. Is the statement that you issued | 22 | form and foundation. |
| 23 | true? | 23 | A. In the world I'm sure that that |
| 24 | A. What do you mean by that? | 24 | happens, I read about it all the time. |
| 25 | Q. Is the statement that you issued, | 25 | Q. Not in the world. Are you aware of |
| | Page 275 | | Page 277 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | the statement that's in front of you, is it a | 2 | it, in your experience with Jeffrey Epstein, |
| 3 | true statement? | 3 | of any interstate or international |
| 4 | A. As in that Virginia is a liar? | 4 | transportation of women aged 18 to 28, for |
| 5 | Q. The words you put in there, is that | 5 | the purposes of prostitution? |
| 6 | true? | 6
7 | MR. PAGLIUCA: Objection to the |
| 7 | A. Of course they're true. | | form and foundation. |
| 8
9 | Q. When did you become aware that the statement was being released? | 8 | A. So whilst I appreciate this might not seem like a smart question, what do you |
| 10 | A. I don't recollect exactly. | 10 | mean by prostitution, what are you asking me |
| 11 | Q. What day it was? | 11 | exactly? |
| 12 | A. No. | 12 | Q. That would be sex for hire, any |
| 13 | Q. I'm sorry. Did you identify, I | 13 | kind of sexual act that's paid for. |
| 14 | might not have caught it, did you identify | 14 | MR. PAGLIUCA: Objection to the |
| 15 | the name of the lawyer that you said you | 15 | form and foundation. |
| 16 | retained for purposes of this statement? | 16 | A. Who's paying, what are you asking |
| 17 | A. I think Philip Barden. | 17 | me. |
| 18 | Q. Did you pay that lawyer Philip | 18 | Q. It can be paid for by anybody. |
| 19 | Barden? | 19 | It's a sexual act that's paid for. |
| 20 | A. Yes. | 20 | I'm asking if you are aware of any |
| 21 | Q. Are you aware of any interstate or | 21 | interstate or international transportation of |
| 22 | international transportation of a woman aged | 22 | women aged 18 to 28, for the purposes of |
| 23 | 18 to 28 for the purposes of prostitution? | 23 | prostitution? |
| 24 | MR. PAGLIUCA: Objection to the form and foundation. | 24
25 | MR. PAGLIUCA: Objection to the form and foundation. |
| 25 | | 1 / 5 | town and toundation |

| | Page 278 | | Page 280 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. I have no idea what you are talking | 2 | Epstein? |
| 3 | about. | 3 | MR. PAGLIUCA: Objection to the |
| 4 | Q. So you are not aware of that? | 4 | form and foundation. |
| 5 | A. No. | 5 | A. Again, I'm not aware of anybody |
| 6 | Q. Are you aware of any interstate or | 6 | that, if you are asking for specifics to |
| 7 | international transportation of women, aged | 7 | someone else, I have no knowledge of that. |
| 8 | 18 to 28, for the purposes of having sex with | 8 | Q. So you are not aware of any |
| 9 | Epstein where they would receive compensation | 9 | interstate or international transportation of |
| 10 | of any type? | 10 | a woman aged 18 to 28 for the purposes of |
| 11 | MR. PAGLIUCA: Objection to the | 11 | providing a massage to any person other than |
| 12 | form and foundation. | 12 | Jeffrey Epstein? |
| 13 | A. I don't know what you are referring | 13 | MR. PAGLIUCA: Objection to the |
| 14 | to. | 14 | form and foundation. |
| 15 | Q. Do you want me to repeat the | 15 | A. I don't recall what any single |
| 16 | question? | 16 | person being on a plane for a massage with |
| 17 | A. Sure, go ahead. | 17 | someone else other than Jeffrey, for the sole |
| 18 | Q. Are you aware of any interstate or | 18 | purpose, if that's the question, I don't have |
| 19 | international transportation of woman, aged | 19 | any recollection of that. |
| 20 | 18 to 28, for the purpose of having sex with | 20 | Q. Earlier in your testimony, you |
| 21 | Jeffrey Epstein where they would receive | 21 | stated that Virginia Roberts was 17 at the |
| 22 | compensation of any type? | 22 | time you met her. |
| 23 | MR. PAGLIUCA: Objection to form | 23 | How do you know she was 17? |
| 24 | and foundation. | 24 | MR. PAGLIUCA: Objection to the |
| 25 | A. I am not aware of what you are | 25 | form and foundation. And to the extent |
| | Page 279 | | Page 281 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | talking about. | 2 | that calls for a privileged response, |
| 3 | Q. Are you aware of any interstate or | 3 | I'm instructing you not to answer. |
| 4 | international transportation of women, aged | 4 | Q. How do you know Virginia Roberts |
| 5 | 18 to 28, for the purposes of providing a | 5 | was 17 at the time you met her? |
| 6 | massage for Jeffrey Epstein? | 6 | MR. PAGLIUCA: Again, if you |
| 7 | MR. PAGLIUCA: Objection to the | 7 | learned that information from your |
| 8 | form and foundation. | 8 | lawyer, I'm instructing you not to |
| 9 | A. So I you need to repeat that | 9 | answer. |
| 10 | question for me. | 10 | A. I will follow my counsel's advice. |
| 11 | Q. Sure. | 11 | Q. Are you able to answer that |
| 12 | Are you aware of any interstate, | 12 | question without telling me information you |
| 13 | meaning between states, or international, | 13 | learned from a lawyer? |
| 14 | oversees, transportation of women, aged 18 to | 14 | A. I'm not. |
| 15
16 | 28, for the purposes of providing massage for | 15
16 | Q. So you don't have independent |
| 17 | Jeffrey Epstein? | 17 | knowledge that Virginia, according to your |
| 18 | MR. PAGLIUCA: Objection to the form and foundation. | 18 | statement, was 17 at the time you met her? A. Again, my lawyer has instructed me |
| 19 | A. I think we can agree he did travel | 19 | A. Again, my lawyer has instructed me not to answer. |
| 20 | from time to time with a professional adult | 20 | Q. I'm asking you a different |
| 21 | masseuse. | 21 | question. Whether you have any independent |
| 22 | Q. Are you aware of any interstate or | 22 | knowledge, outside your lawyers, that |
| 23 | international transportation of women, aged | 23 | Virginia was 17 at the time you met her? |
| 24 | 18 to 28, for the purposes of providing a | 24 | A. Following the instructions of my |
| 2.4 | | | 11. I ono wing the institutions of the |
| 25 | massage to any person other than Jeffrey | 25 | lawyers, I can only remember or testify to |

| | Page 282 | | Page 284 |
|--|---|--|--|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | what she | 2 | calls for a communication that you had |
| 3 | MR. PAGLIUCA: She is asking you a | 3 | with one of your lawyers, I'm |
| 4 | different question. She is asking other | 4 | instructing you not to answer that |
| 5 | than what your lawyers have told you, do | 5 | question. |
| 6 | you have any knowledge about her being | 6 | Q. I assume you, as part of the |
| 7 | 17, that's what she is asking. | 7 | discovery process, had to collect documents |
| 8 | A. I can't recollect where I got all | 8 | that were relevant to this action, is that |
| 9 | the information that I have that definitively | 9 | correct? |
| 10 | shows that. | 10 | A. I did. |
| 11 | Q. Earlier in your testimony, I | 11 | Q. Did you collect documents that |
| 12 | believe you said all of us would know that | 12 | |
| 13 | | 13 | would show that Virginia was 17 at the time |
| 14 | Virginia was 17 at the time you met her. How would we know that? | 14 | that you met her? |
| | | | A. I think you have everything that |
| 15 | A. I think you know that by her own | 15 | relates, that I had, contemporaneously per |
| 16 | dates, now that it was in 2000, so her entire | 16 | what you asked for that I have that relates |
| 17 | tail of me celebrating her 16th birthday is | 17 | to that. |
| 18 | clearly another giant falsehood. | 18 | Q. Did you have a document that |
| 19 | Q. But she was 16 and 17 that year, | 19 | identified that Virginia was 17 at the time |
| 20 | wasn't she? | 20 | that you met her? |
| 21 | A. Which year? | 21 | A. You have all of the documents that |
| 22 | Q. You said it was 2000. | 22 | I had. |
| 23 | A. I think the information that I have | 23 | Q. I'm not asking what documents. I'm |
| 24 | that indicates that definitively was | 24 | asking, do you have a document that |
| 25 | something that is privileged, so I can't | 25 | identifies Virginia being 17 at the time you |
| | | | |
| | Page 283 | | Page 285 |
| 1 | Page 283 G Maxwell - Confidential | 1 | Page 285 G Maxwell - Confidential |
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| | G Maxwell - Confidential | | G Maxwell - Confidential |
| 2 | G Maxwell - Confidential share with you. | 2 | G Maxwell - Confidential met her? |
| 2 | G Maxwell - Confidential share with you. Q. So you have privileged information | 2 | G Maxwell - Confidential met her? A. You have every document that I |
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4 | G Maxwell - Confidential share with you. Q. So you have privileged information that definitively tells you that she was 17 | 2
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4 | G Maxwell - Confidential met her? A. You have every document that I have. You have seen every document that I |
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5 | G Maxwell - Confidential share with you. Q. So you have privileged information that definitively tells you that she was 17 at the time you met her? | 2
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5 | G Maxwell - Confidential met her? A. You have every document that I have. You have seen every document that I have. |
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6 | G Maxwell - Confidential share with you. Q. So you have privileged information that definitively tells you that she was 17 at the time you met her? A. I believe I do. | 2
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6 | G Maxwell - Confidential met her? A. You have every document that I have. You have seen every document that I have. Q. That's not what I'm asking. |
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7 | G Maxwell - Confidential share with you. Q. So you have privileged information that definitively tells you that she was 17 at the time you met her? A. I believe I do. Q. How would we know that? | 2
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7 | G Maxwell - Confidential met her? A. You have every document that I have. You have seen every document that I have. Q. That's not what I'm asking. A. I don't recall every document that I gave you, so I don't know. I would have to |
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8 | G Maxwell - Confidential share with you. Q. So you have privileged information that definitively tells you that she was 17 at the time you met her? A. I believe I do. Q. How would we know that? A. What are you asking me? | 2
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8 | G Maxwell - Confidential met her? A. You have every document that I have. You have seen every document that I have. Q. That's not what I'm asking. A. I don't recall every document that |
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9 | G Maxwell - Confidential share with you. Q. So you have privileged information that definitively tells you that she was 17 at the time you met her? A. I believe I do. Q. How would we know that? A. What are you asking me? Q. Earlier today you testified that we | 2
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9 | G Maxwell - Confidential met her? A. You have every document that I have. You have seen every document that I have. Q. That's not what I'm asking. A. I don't recall every document that I gave you, so I don't know. I would have to look at every single document I gave you and |
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9 | G Maxwell - Confidential share with you. Q. So you have privileged information that definitively tells you that she was 17 at the time you met her? A. I believe I do. Q. How would we know that? A. What are you asking me? Q. Earlier today you testified that we would know that she was 17 at the time that | 2
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9 | G Maxwell - Confidential met her? A. You have every document that I have. You have seen every document that I have. Q. That's not what I'm asking. A. I don't recall every document that I gave you, so I don't know. I would have to look at every single document I gave you and then review it but as I recall you have every |
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10 | G Maxwell - Confidential share with you. Q. So you have privileged information that definitively tells you that she was 17 at the time you met her? A. I believe I do. Q. How would we know that? A. What are you asking me? Q. Earlier today you testified that we would know that she was 17 at the time that you met her. | 2
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10 | G Maxwell - Confidential met her? A. You have every document that I have. You have seen every document that I have. Q. That's not what I'm asking. A. I don't recall every document that I gave you, so I don't know. I would have to look at every single document I gave you and then review it but as I recall you have every document that I have. Q. What are you planning to show the |
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12 | G Maxwell - Confidential share with you. Q. So you have privileged information that definitively tells you that she was 17 at the time you met her? A. I believe I do. Q. How would we know that? A. What are you asking me? Q. Earlier today you testified that we would know that she was 17 at the time that you met her. How would we know that? A. I imagine you have access to | 2
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12 | G Maxwell - Confidential met her? A. You have every document that I have. You have seen every document that I have. Q. That's not what I'm asking. A. I don't recall every document that I gave you, so I don't know. I would have to look at every single document I gave you and then review it but as I recall you have every document that I have. Q. What are you planning to show the jury that will prove that Virginia was 17 |
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13 | G Maxwell - Confidential share with you. Q. So you have privileged information that definitively tells you that she was 17 at the time you met her? A. I believe I do. Q. How would we know that? A. What are you asking me? Q. Earlier today you testified that we would know that she was 17 at the time that you met her. How would we know that? | 2
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13 | G Maxwell - Confidential met her? A. You have every document that I have. You have seen every document that I have. Q. That's not what I'm asking. A. I don't recall every document that I gave you, so I don't know. I would have to look at every single document I gave you and then review it but as I recall you have every document that I have. Q. What are you planning to show the jury that will prove that Virginia was 17 when you met her? |
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13 | G Maxwell - Confidential share with you. Q. So you have privileged information that definitively tells you that she was 17 at the time you met her? A. I believe I do. Q. How would we know that? A. What are you asking me? Q. Earlier today you testified that we would know that she was 17 at the time that you met her. How would we know that? A. I imagine you have access to exactly the same information that I do. | 2
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14 | G Maxwell - Confidential met her? A. You have every document that I have. You have seen every document that I have. Q. That's not what I'm asking. A. I don't recall every document that I gave you, so I don't know. I would have to look at every single document I gave you and then review it but as I recall you have every document that I have. Q. What are you planning to show the jury that will prove that Virginia was 17 |
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15 | G Maxwell - Confidential share with you. Q. So you have privileged information that definitively tells you that she was 17 at the time you met her? A. I believe I do. Q. How would we know that? A. What are you asking me? Q. Earlier today you testified that we would know that she was 17 at the time that you met her. How would we know that? A. I imagine you have access to exactly the same information that I do. Q. What is that information? A. Again, it's privileged, I can't | 2
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15 | G Maxwell - Confidential met her? A. You have every document that I have. You have seen every document that I have. Q. That's not what I'm asking. A. I don't recall every document that I gave you, so I don't know. I would have to look at every single document I gave you and then review it but as I recall you have every document that I have. Q. What are you planning to show the jury that will prove that Virginia was 17 when you met her? A. Again that's privileged so I can't share that with you. |
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16 | G Maxwell - Confidential share with you. Q. So you have privileged information that definitively tells you that she was 17 at the time you met her? A. I believe I do. Q. How would we know that? A. What are you asking me? Q. Earlier today you testified that we would know that she was 17 at the time that you met her. How would we know that? A. I imagine you have access to exactly the same information that I do. Q. What is that information? | 2
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16 | G Maxwell - Confidential met her? A. You have every document that I have. You have seen every document that I have. Q. That's not what I'm asking. A. I don't recall every document that I gave you, so I don't know. I would have to look at every single document I gave you and then review it but as I recall you have every document that I have. Q. What are you planning to show the jury that will prove that Virginia was 17 when you met her? A. Again that's privileged so I can't share that with you. Q. If you're showing the jury, it |
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17 | G Maxwell - Confidential share with you. Q. So you have privileged information that definitively tells you that she was 17 at the time you met her? A. I believe I do. Q. How would we know that? A. What are you asking me? Q. Earlier today you testified that we would know that she was 17 at the time that you met her. How would we know that? A. I imagine you have access to exactly the same information that I do. Q. What is that information? A. Again, it's privileged, I can't share it with you but you have been on this | 2
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17 | G Maxwell - Confidential met her? A. You have every document that I have. You have seen every document that I have. Q. That's not what I'm asking. A. I don't recall every document that I gave you, so I don't know. I would have to look at every single document I gave you and then review it but as I recall you have every document that I have. Q. What are you planning to show the jury that will prove that Virginia was 17 when you met her? A. Again that's privileged so I can't share that with you. Q. If you're showing the jury, it wouldn't be privileged, so is there a |
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18 | G Maxwell - Confidential share with you. Q. So you have privileged information that definitively tells you that she was 17 at the time you met her? A. I believe I do. Q. How would we know that? A. What are you asking me? Q. Earlier today you testified that we would know that she was 17 at the time that you met her. How would we know that? A. I imagine you have access to exactly the same information that I do. Q. What is that information? A. Again, it's privileged, I can't share it with you but you have been on this case for, I don't know, much much longer than | 2
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| | Page 286 | | Page 288 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | moment there is such a document, just | 2 | hand puppets, all sorts of puppets. |
| 3 | hypothetically, and assuming for the | 3 | Q. Is there any puppet you've ever |
| 4 | moment that it is going to get produced | 4 | seen in Jeffrey Epstein's home in the |
| 5 | somewhere, if it hasn't already been | 5 | presence of Prince Andrew? |
| 6 | produced, obviously that would involve a | 6 | A. Again, puppet, you know, there is |
| 7 | waiver, a future waiver of the | 7 | lots of types of puppets. |
| 8 | privilege. I think that's the answer to | 8 | Q. Any type of puppet. |
| 9 | the question. | 9 | A. If you want to give me a |
| 10 | Q. Has the document been produced, do | 10 | description of the puppet, I would be perhaps |
| 11 | you know? | 11 | be able to say. |
| 12 | A. You have everything that I have | 12 | Q. Any type of puppet? |
| 13 | given you, so if you can't if it's not in | 13 | A. Can you be more detailed? |
| 14 | those documents, I don't know what to tell | 14 | Q. Have you ever seen a puppet in |
| 15 | you. | 15 | Jeffrey Epstein's home in the presence of |
| 16 | Q. Your lawyers haven't withheld any | 16 | Prince Andrew? |
| 17 | documents? | 17 | A. My understanding of a puppet is a |
| 18 | A. They are right here. You can ask | 18 | small handheld item you have in a circus. I |
| 19 | them. | 19 | have never seen that. |
| 20 | Q. I'm asking you. | 20 | Q. Have you ever seen a puppet which |
| 21 | A. I don't know what they're | 21 | is defined as a movable model of a person or |
| 22 | lawyers. | 22 | animal that is used in entertainment and |
| 23 | • | 23 | typically moved either by strings or |
| 24 | Q. When we were talking earlier about Prince Andrew, I asked you whether you had | 24 | |
| 25 | ever given him a gift of a puppet. | 25 | controlled from above or by a hand inside it? MR. PAGLIUCA: Objection to the |
| 20 | | 23 | |
| | Page 287 | | Page 289 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Did you ever, not as a gift, did | 2 | form and foundation. |
| 3 | you ever see in the presence of Prince Andrew | 3 | A. I have not seen a puppet that fits |
| 4 | a puppet? | 4 | exactly that description. |
| 5 | MR. PAGLIUCA: Objection to the | | - |
| 6 | | 5 | Q. Have you seen any puppet that fits |
| | form and foundation. | 6 | Q. Have you seen any puppet that fits any description? |
| 7 | A. Can you be more direct, please? | 6
7 | Q. Have you seen any puppet that fits any description? MR. PAGLIUCA: Objection to the |
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8 | A. Can you be more direct, please?Q. Sure. Were you ever in a room with | 6
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8 | Q. Have you seen any puppet that fits any description? MR. PAGLIUCA: Objection to the form and foundation. |
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9 | A. Can you be more direct, please? Q. Sure. Were you ever in a room with Prince Andrew where there was a puppet? | 6
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| | Page 290 | | Page 292 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Sjoberg's breast? | 2 | recollect this caricature, you recollect |
| 3 | MR. PAGLIUCA: Objection to the | 3 | Prince Andrew being there. Do you recollect |
| 4 | form and foundation. | 4 | a party going on at the time of that |
| 5 | A. I don't recollect. I recollect the | 5 | interaction with Prince Andrew and the |
| 6 | puppet but I don't recollect anything around | 6 | caricature? |
| 7 | the puppet. You characterized puppet, I | 7 | MR. PAGLIUCA: Objection to the |
| 8 | characterize it as, I don't know, as a | 8 | form and foundation. |
| 9 | characterization of Andrew. | 9 | A. I don't recollect a party first |
| 10 | Q. Do you recollect asking Virginia | 10 | of all, they weren't really parties I |
| 11 | Roberts to sit on Prince Andrew's lap with | 11 | don't recollect a party I don't know what |
| 12 | the caricature of Prince Andrew? | 12 | you mean by party in the context of that |
| 13 | A. I do not recollect that. | 13 | scenario. |
| 14 | Q. What do you remember about the | 14 | Q. Who do you recollect being at the |
| 15 | caricature of the Prince Andrew caricature | 15 | home during the time Prince Andrew was there |
| 16 | when you were in the presence of Prince | 16 | with this caricature? |
| 17 | Andrew, Virginia Roberts and Johanna Sjoberg? | 17 | MR. PAGLIUCA: Objection to the |
| 18 | MR. PAGLIUCA: Objection to the | 18 | form and foundation. |
| 19 | form and foundation. | 19 | A. I only recollect myself with Prince |
| 20 | A. I don't recollect the story as told | 20 | Andrew, I don't recollect anybody else. |
| 21 | by Johanna or Virginia. I don't even know | 21 | Q. You don't recollect Jeffrey Epstein |
| 22 | who I remember the caricature of Prince | 22 | being there? |
| 23 | Andrew and I remember Prince Andrew but I | 23 | A. Actually, no. |
| 24 | don't recall anything else around the | 24 | Q. You don't recollect Johanna Sjoberg |
| 25 | caricature. | 25 | being there? |
| | Page 291 | | Page 293 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Q. Did you give it to him? | 2 | A. No. |
| 3 | A. I did not. | 3 | Q. You don't recollect Virginia |
| 4 | Q. Who gave it to him? | 4 | Roberts being there? |
| 5 | A. I don't think it was given to him | 5 | A. No. |
| 6 | at all. | 6 | Q. It was just you and Prince Andrew? |
| 7 | Q. Did he bring it? | 7 | A. I am not saying it was just me and |
| 8 | A. No. | 8 | Prince Andrew, you are asking me do you |
| 9 | Q. Was it something that was at the | 9 | remember. I only remember Prince Andrew, I |
| 10 | house? | 10 | remember Prince Andrew and the caricature but |
| 11 | A. As best I recollect. | 11 | I can't place the caricature and everybody |
| 12 | Q. Was it something that you saw at | 12 | else in the same context, the same timeframe |
| 13 | the house in advance of Prince Andrew's | 13 | you are asking me. |
| 14 | arrival? | 14 | Q. Would Prince Andrew typically |
| 15 | A. Again, I don't real I recollect | 15 | travel with Secret Service or some sort of |
| 16 | the caricature, I recollect Prince Andrew, I | 16 | security when he would come to visit you and |
| 17 | don't recollect much else around the | 17 | Jeffrey in New York? |
| 18 | caricature. | 18 | A. Typically he would have somebody. |
| 19 | Q. Was there a party going on in the | 19 | Q. Would they be in the house or |
| 20 | house at the time you recollect the | 20 | outside of the house? Would they usually |
| 21 | caricature? | 21 | stay in the house or outside of the house, in |
| 22 | MR. PAGLIUCA: Objection to the | 22 | other words guarding the doors or would they |
| 23 | form and foundation. | 23 | come inside? |
| 24 | A. You have to be way more specific? | 24 | MR. PAGLIUCA: Objection to the |
| 25 | Q. Do you remember, you said you | 25 | form and foundation. |

| | Page 294 | | Page 296 |
|----|---|-----|--|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. Typically, there is no typical | 2 | all sometime last year. |
| 3 | because there is no standard procedure, so I | 3 | Q. So you haven't talked to him like, |
| 4 | can't comment or testify to what secret | 4 | for example, last week you didn't talk to |
| 5 | service would or wouldn't do. | 5 | him? |
| 6 | Q. Do you remember them being in the | 6 | A. I did not. |
| 7 | house? | 7 | Q. How many times have you had either |
| 8 | A. Not specifically. | 8 | direct or indirect, meaning, in the presence |
| 9 | Do you mind if I take a bathroom | 9 | of him or calling or emailing, on the presence |
| 10 | break. | 10 | Jeffrey Epstein from December 30, 2014 until |
| 11 | THE VIDEOGRAPHER: It's now 3:51 | 11 | now? |
| 12 | and we are off the record. | 12 | A. I'm sorry, can you just |
| 13 | (Recess.) | 13 | Q. Either in person or by phone or by |
| 14 | THE VIDEOGRAPHER: It's now 4:04. | 14 | email, from December 30, 2014 until present. |
| 15 | We are back on the record and we're | 15 | A. I can't really characterize that |
| 16 | starting disk No. 7. | 16 | but not very much. There was a period when |
| 17 | Q. Ms. Maxwell, during what time | 17 | in January when you filed your, whatever you |
| 18 | period, I know you said, I believe you said | 18 | filed, where we spoke and then, since then |
| 19 | you met Jeffrey in 1991, if I'm correct there | 19 | not much at all. |
| 20 | and you've known him through the present. | 20 | Q. Can you estimate how many emails |
| 21 | During what time period within | 21 | you would have sent Jeffrey from the period |
| 22 | those years would you say your relationship | 22 | of December 30, 2014 to the present? |
| 23 | was the closest with Jeffrey? | 23 | A. Not very many at all. |
| 24 | MR. PAGLIUCA: Objection to the | 24 | Q. More than 20? |
| 25 | form and foundation. | 25 | A. I really wouldn't be able to |
| | Page 295 | | Page 297 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 1 | A. What do you mean by close, sorry. | 1 2 | characterize it because it wouldn't be that |
| 2 | Q. I think earlier today you testified | 3 | many. I wouldn't know. |
| 4 | that at some point in time you considered | 4 | Q. More than 50? |
| 5 | yourself to be his girlfriend, is that the | 5 | A. It would be on the lesser side, not |
| 6 | closest you would say that your relationship | 6 | on the more side. |
| 7 | was with him and if so, what time period was | 7 | Q. Can you give me a number? |
| 8 | that? | 8 | A. I honestly couldn't. I would be |
| 9 | MR. PAGLIUCA: Objection to the | 9 | guessing. |
| 10 | form and foundation. | 10 | Q. How many emails has Jeffrey sent |
| 11 | A. I don't think I said I was his | 11 | you from the period December 30, 2014 to the |
| 12 | girlfriend, I would like to think of myself | 12 | present? |
| 13 | as maybe, I don't think I sometime in the | 13 | A. I would say less emails, even less |
| 14 | mid '90s. | 14 | emails than I sent him. |
| 15 | Q. How close was your relationship? | 15 | Q. More than 20? |
| 16 | A. We were very friendly. | 16 | A. I would say on the lesser side. |
| 17 | Q. Without going into details, was | 17 | Q. Less meaning 10? |
| 18 | your relationship with him intimate? | 18 | A. I really can't recall, very little. |
| 19 | A. Yes. | 19 | Q. When you spoke with Jeffrey in |
| 20 | Q. When was the last time you had | 20 | January of 2015, what did he say to you? |
| 21 | contact with Jeffrey Epstein? | 21 | A. I really couldn't remember exactly |
| 22 | A. What do you mean by contact. | 22 | what he said to me. |
| 23 | Q. Either a phone call or email or | 23 | Q. Did you talk about Virginia |
| 24 | anything of that nature? | 24 | Roberts? |
| 25 | A. As best as I can recollect when | 25 | A. I'm sure we did but I couldn't |

| | Page 298 | | Page 300 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | recall the exact conversation. | 2 | deny whether he had sex with Virginia |
| 3 | Q. Does Jeffrey Epstein send you text | 3 | Roberts? |
| 4 | messages? | 4 | MR. PAGLIUCA: Objection to the |
| 5 | A. No. | 5 | form and foundation. |
| 6 | Q. Do you send him text messages? | 6 | A. I can't say what Jeffrey would say. |
| 7 | A. No. | 7 | Q. Has he discussed that with you? |
| 8 | Q. How many phone calls have you had | 8 | A. He has not. |
| 9 | with Jeffrey Epstein since December 30, 2014? | 9 | Q. Would Jeffrey be able to confirm or |
| 10 | A. Again, very few. | 10 | deny whether he had a sexual massage from |
| 11 | Q. More than five? | 11 | Virginia that first time she came to his |
| 12 | A. Probably as many as the few emails | 12 | mansion in Palm Beach? |
| 13 | that I would characterize, so just very few. | 13 | MR. PAGLIUCA: Objection to the |
| 14 | I mean a small number. | 14 | form and foundation. |
| 15 | Q. Are you aware of any disagreement | 15 | A. I cannot speak for what he would |
| 16 | between your views about Virginia Roberts and | 16 | say. I can only speak for what I would say. |
| 17 | Jeffrey's views about Virginia Roberts? | 17 | So as I testified everything that she said |
| 18 | MR. PAGLIUCA: Object to the form | 18 | about that first meeting didn't happen so |
| 19 | and foundation | 19 | Q. Has he told that you everything |
| 20 | A. I cannot speculate to his views. I | 20 | about that first meeting didn't happen? |
| 21 | can only testify on my views. | 21 | A. I know it didn't happen because she |
| 22 | Q. Earlier you went through the series | 22 | put me in that room. |
| 23 | of lies. Have you talked to Jeffrey about | 23 | Q. I understand you know. But has |
| 24 | the lies and does he agree with you? | 24 | Jeffrey said when you are talking about the |
| 25 | A. I have discussed some of the issues | 25 | obvious lies, oh yeah, that never happened? |
| | Page 299 | | Page 301 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | with him, I can't remember specifically which | 2 | MR. PAGLIUCA: Objection to the |
| 3 | ones. I just don't recall. I'm sorry. | 3 | form and foundation. |
| 4 | Q. Do you recall him telling you that | 4 | A. I can't specifically recall that. |
| 5
6 | he didn't agree with you on any of those? | 5
6 | I don't know, but he has to agree with me |
| 7 | A. I don't recall him saying that.Q. Do you have a joint defense | 7 | because it didn't happen. Q. Can Jeffrey Epstein, would he be |
| 8 | agreement with Jeffrey Epstein? | 8 | able to confirm or deny whether he had sex |
| 9 | A. I believe I do. | 9 | with underage girls? |
| 10 | Q. Do you have a joint defense | 10 | MR. PAGLIUCA: Objection to the |
| 11 | agreement with Alan Dershowitz? | 11 | form and foundation. |
| 12 | A. I don't believe I do. | 12 | A. I can't testify to what Jeffrey |
| 13 | Q. Earlier today in your testimony, | 13 | would say. |
| 14 | when I was asking you some questions, you | 14 | Q. Can Jeffrey confirm or deny whether |
| 15 | said that you couldn't answer but that | 15 | Bill Clinton was on Jeffrey's island? |
| 16 | Jeffrey Epstein could answer that question. | 16 | MR. PAGLIUCA: Objection to the |
| 17 | Would Jeffrey Epstein be in a | 17 | form and foundation. |
| 18 | position to confirm or deny some of the | 18 | A. I can't say what Jeffrey would say. |
| 19 | obvious lies that we've discussed today? | 19 | I can only say what I know to be true. |
| 20 | MR. PAGLIUCA: Objection to the | 20 | Q. Has Jeffrey talked to you about the |
| 21 | form and foundation. | 21 | fact whether Bill Clinton was on his island? |
| 22 | A. I can't possibly testify to what | 22 | A. As best as I can recollect, he said |
| 23 | Jeffrey could or would say. I can't speak | 23 | he was not on the island. As best as I can |
| 24 | for him. | 24 | recollect. |
| 25 | Q. Would Jeffrey be able to confirm or | 25 | Q. Can Jeffrey Epstein confirm whether |

| | Page 302 | | Page 304 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | he and Virginia Roberts were together in the | 2 | Dubin a massage? |
| 3 | presence of Prince Andrew? | 3 | MR. PAGLIUCA: Objection to the |
| 4 | MR. PAGLIUCA: Objection to the | 4 | form and foundation. |
| 5 | form and foundation. | 5 | A. I didn't know that she did say |
| 6 | A. I can't speak to what Jeffrey would | 6 | that. |
| 7 | say. | 7 | Q. Do you know whether Jeffrey Epstein |
| 8 | Q. Has he talked to about Virginia | 8 | has ever sent anybody to Glenn Dubin to |
| 9 | Roberts' statement that she was in the | 9 | perform a massage for him? |
| 10 | presence of Prince Andrew? | 10 | MR. PAGLIUCA: Objection to the |
| 11 | MR. PAGLIUCA: Objection to the | 11 | form and foundation. |
| 12 | form and foundation. | 12 | A. I couldn't possibly recollect |
| 13 | A. I have not discussed individual | 13 | whether he did anything like that. |
| 14 | presences with Virginia. That's not I'm | 14 | Q. Did you ever send anybody, not |
| 15 | only concerned with what I know to be the | 15 | Virginia, anybody else over to Glenn Dubin's |
| 16 | stuff about me. So my focus has always been | 16 | home for a massage? |
| 17 | the lies and the obvious lies as something I | 17 | A. Not to the best of my knowledge. |
| 18 | can personally attest to. I cannot possibly | 18 | Q. Do you know one of Alexander |
| 19 | talk for anything else. | 19 | Dixon's friend by the name of Anuska |
| 20 | Q. Has Jeffrey Epstein said to you | 20 | DiGeorgio? |
| 21 | anything along the lines of Virginia is lying | 21 | A. I do recollect a person of that |
| 22 | when she says she met Prince Andrew? | 22 | name. |
| 23 | MR. PAGLIUCA: Objection to the | 23 | Q. How do you know her? |
| 24 | form and foundation. | 24 | A. I don't recollect. |
| 25 | A. Again, I'm not talking about what | 25 | Q. Did you meet her through Jeffrey? |
| | Page 303 | | Page 305 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | she says as regards to other people. I can | 2 | A. I don't recollect. |
| 3 | talk to things as regards to me. | 3 | Q. Do you recall when you met her? |
| 4 | Q. I'm asking if Jeffrey ever said | 4 | A. I do not recollect. |
| 5 | that to you? | 5 | Q. How many times have you seen Anuska |
| 6 | A. I don't recollect specific | 6 | DiGeorgio in your life? |
| 7 | conversations along those things. | 7 | A. The only reason I remember is |
| 8 | Q. You don't recollect him saying that | 8 | because it's an unusual name but I couldn't |
| 9 | to you? | 9 | tell you anything else. |
| 10 | A. I don't recollect him saying to me | 10 | Q. You didn't see her on a regular |
| 11 | that Virginia didn't meet Prince Andrew. I'm | 11
12 | basis, she wasn't one of your friends? |
| 12
13 | sure that wouldn't be a conversation that we would have. It doesn't effect me whether | 13 | A. No.Q. Was Anuska DiGeorgio a masseuse? |
| 14 | so I'm really only concerned about the lies | 14 | A. Not to my knowledge. |
| 15 | that were told as regards to me. | 15 | Q. Do you have knowledge of whether |
| 16 | Q. Can Jeffrey Epstein confirm or deny | 16 | she had a sexual relationship with Jeffrey |
| 17 | whether you sent Virginia to give Glenn Dubin | 17 | Epstein? |
| 18 | a massage? | 18 | A. I have no knowledge of that. |
| 19 | MR. PAGLIUCA: Objection to the | 19 | Q. When was the last time you spoke |
| 20 | form and foundation. | 20 | with her? |
| 21 | A. I can't say what Jeffrey would say, | 21 | A. A very long I have no idea. |
| 22 | I can tell you I didn't. I can't tell you | 22 | Q. Would it be years? |
| 23 | what anybody else. | 23 | A. Yes. |
| 24 | Q. Have you discussed with him | 24 | Q. What do you remember about Anuska |
| 25 | Virginia's allegation that she gave Glenn | 25 | DiGeorgio? |

| | Page 306 | | Page 308 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. Nothing really. | 2 | massages from her. |
| 3 | Q. Do you remember what she looks | 3 | Q. Did you ever have any sexual |
| 4 | like? | 4 | interaction with her? |
| 5 | A. I would just be speculating on how | 5 | MR. PAGLIUCA: Object to the form |
| 6 | I remember. I couldn't describe her. | 6 | and foundation and I'm going to instruct |
| 7 | Q. Do you recall traveling with her? | 7 | you if we're talking about any |
| 8 | A. I don't. | 8 | consensual adult contact, you are not |
| 9 | Q. Did you ever go to her home? | 9 | allowed to answer the question. |
| 10 | A. I don't believe I did. | 10 | Q. Did you have any sexual contact |
| 11 | Q. Do you know where she lives? | 11 | with her in the presence of Jeffrey Epstein? |
| 12 | A. I don't. | 12 | MR. PAGLIUCA: Same instruction. |
| 13 | Q. Would you have met her through | 13 | Q. Did you have any sexual contact |
| 14 | Jeffrey Epstein? | 14 | with her in the presence of anybody other |
| 15 | MR. PAGLIUCA: Objection to the | 15 | than Jeffrey Epstein? |
| 16 | form and foundation. | 16 | MR. PAGLIUCA: Same instruction. |
| 17 | A. I already testified I don't | 17 | Q. How many massages did you receive |
| 18 | recollect how I met her and I remember her | 18 | from Johanna? |
| 19 | because her name is very unusual. | 19 | A. I really don't recall but a fair |
| 20 | Q. So what's your what recollection | 20 | amount. |
| 21 | do you have of her, do you have a specific | 21 | Q. Did the massages involve sex? |
| 22 | recollection of meeting her somewhere, you | 22 | MR. PAGLIUCA: I'm going to |
| 23 | just don't know when that was or how do you | 23 | instruct you not to answer. |
| 24 | know that name Anuska DiGeorgio? | 24 | Q. Have you ever engaged in sex with |
| 25 | MR. PAGLIUCA: Objection to the | 25 | any female? |
| | Page 307 | | Page 309 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | form and foundation. | 2 | MR. PAGLIUCA: I'm going to |
| 3 | A. I don't know why the name is I'm | 3 | instruct you not to answer. |
| 4 | sorry I can't I have no idea. I | 4 | MS. McCAWLEY: I want the record to |
| 5 | recognize the name but that's it. | 5 | reflect that Ms. Maxwell's attorney is |
| 6 | Q. Was Johanna Sjoberg a masseuse? | 6 | directing her not to answer this series |
| 7 | MR. PAGLIUCA: Objection to the | l 7 | |
| | | 7 | of questions. |
| 8 | form and foundation. | 8 | of questions. MR. PAGLIUCA: It definitely does. |
| 9 | form and foundation. A. What are you asking me, I'm sorry? | 8
9 | of questions. MR. PAGLIUCA: It definitely does. Q. Were you responsible for |
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10 | form and foundation. A. What are you asking me, I'm sorry? Q. When Johanna Sjoberg worked for | 8
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10 | of questions. MR. PAGLIUCA: It definitely does. Q. Were you responsible for introducing Anuska to Jeffrey Epstein? |
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12 | of questions. MR. PAGLIUCA: It definitely does. Q. Were you responsible for introducing Anuska to Jeffrey Epstein? MR. PAGLIUCA: Objection to the form and foundation. |
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17 | form and foundation. A. What are you asking me, I'm sorry? Q. When Johanna Sjoberg worked for Jeffrey Epstein, did she perform massages? A. I've testified that when Johanna came originally, she came to answer telephones. I believe at some point she became a masseuse. I don't recollect when and I personally had massages from Johanna. Q. What did Johanna do for Jeffrey | 8
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22 | form and foundation. A. What are you asking me, I'm sorry? Q. When Johanna Sjoberg worked for Jeffrey Epstein, did she perform massages? A. I've testified that when Johanna came originally, she came to answer telephones. I believe at some point she became a masseuse. I don't recollect when and I personally had massages from Johanna. Q. What did Johanna do for Jeffrey Epstein, did she perform massages, anything else? MR. PAGLIUCA: Objection to the form and foundation. A. When she came she answered phones | 8
9
10
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21
22 | of questions. MR. PAGLIUCA: It definitely does. Q. Were you responsible for introducing Anuska to Jeffrey Epstein? MR. PAGLIUCA: Objection to the form and foundation. A. I already testified that I don't really recall Anuska. Q. Were you responsible for introducing Johanna to Jeffrey Epstein? MR. PAGLIUCA: Objection to the form and foundation. A. Again, I don't like the characterization of introduction. Johanna came to answer telephones. Q. When did you were you the person |

Page 310 Page 312 G Maxwell - Confidential G Maxwell - Confidential 1 1 2 MR. PAGLIUCA: Objection to the 2 Q. Would you visit more than one 3 3 form and foundation. university to try to find individuals to work 4 A. That's not how I would characterize 4 for Jeffrey Epstein? 5 5 A. As I recollect, I think that's, in that. 6 6 fact, the only university I went to. Q. How would you characterize it? 7 A. I have testified that I'm 7 Q. Did you go there more than once? responsible for finding professional people 8 A. I think I went twice. 8 9 to work in the homes, age appropriate adult 9 Q. Who else did you find from that 10 people, so from pool attendants, to 10 university, was there anybody other than gardeners, to chefs, to housekeepers, to 11 11 Johanna? butlers, to chauffeurs and one of the 12 12 A. I don't recollect, I'm sorry. functions was to be able to answer the 13 13 Q. We are going to mark this as 14 telephones and in the context of finding 14 Maxwell 13? 15 15 someone to answer the telephones, I did look (Maxwell Exhibit 13, documents, 16 to try to find appropriate people to answer 16 marked for identification.) 17 the phones. 17 Q. Can you take a look at the document 18 Q. So did you find Johanna for 18 I put in front of you, please. purposes of that role? Are you familiar with this 19 19 A. So in the course of looking for 20 20 document? 21 somebody to answer phones at the house, 21 A. I'm familiar with this actual 22 Johanna was one of the people who said that 22 document. 23 she was willing to answer phones. 23 Q. How was this document created? 24 24 MR. PAGLIUCA: Objection to the Q. Did you approach her at her school 25 25 form and foundation. campus? Page 311 Page 313 G Maxwell - Confidential 1 G Maxwell - Confidential 1 2 2 A. I don't know how this document was MR. PAGLIUCA: Objection to form 3 3 and foundation. created. 4 4 A. I honestly don't recall how, in Q. You were involved in the creation 5 5 that moment, how I met Johanna and how she of this document? 6 6 came to get the job but... A. I think you can see from the date 7 7 Q. Did you typically, in your work for that it's 2004, 2005, so no. 8 Jeffrey Epstein, would you typically go to 8 O. You weren't involved in the 9 9 school campuses to try to find individuals to creation of this document. 10 work for Jeffrey Epstein? 10 Did you -- we talked earlier about 11 MR. PAGLIUCA: Objection to the 11 Mr. Epstein's house, I'm talking about the Palm Beach house where you said there was a 12 12 form and foundation. computer on the desk, that employees had 13 A. I never -- what do you mean by 13 14 school? Let's characterize school. 14 access to -- people who worked for Jeffrey 15 Q. Any kind of school. 15 Epstein may have had access to? A. Obviously not. I never went to any 16 A. I think anybody could have had 16 17 school with young people. Johanna, I believe 17 access to that. 18 came from an adult university, as I would 18 Q. Was that computer used, if you know know in England, so university, I went there 19 to keep a log of addresses and phone contact 19 20 information for Jeffrey Epstein? 20 but I never went, as I best recollect, 21 anywhere else. 21 A. Are we talking about when this 22 Q. Did you -- what university was it 22 document was created. that you went to? 23 23 Q. In general, was there, on that 24 A. I don't recall the university that 24 computer during the time that you were 25 she went to right now. 25 present with Jeffrey Epstein, was there a

Page 316 Page 314 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 2 mechanism by which you kept electronic form and foundation. 3 3 information of names and addresses of Q. Was there a hard copy book as well individuals that he knew? as something on the computer or was there 4 4 5 MR. PAGLIUCA: Objection to the 5 only electronic information on the phone 6 6 numbers? form and foundation. 7 7 A. I can't testify to what was on that MR. PAGLIUCA: Objection to the 8 computer or not after I was gone. 8 form and foundation. 9 9 Q. Not when you were gone, when you A. I can only testify to what I know were there. If Jeffrey wanted to call, for 10 obviously, and I believe that this is a copy 10 example, say Les Wexner, would someone be of a stolen document. I would love to know 11 11 able to go to that computer to pull up the 12 12 how you guys got it. address information and phone contact 13 Q. I'm asking during the time you 13 14 information for that individual? 14 worked for Jeffrey Epstein, was there a hardcopy document of any kind that kept phone 15 MR. PAGLIUCA: Objection to the 15 16 16 numbers for Jeffrey Epstein, if he needed to form and foundation. 17 A. I couldn't possibly say. 17 contact someone? 18 Q. Did you ever have to keep track of 18 A. The stolen document I have in front address or phone contact information for 19 of me that you have is what you are referring 19 Jeffrey Epstein? 20 20 21 A. That was not my job. 21 Q. So there was, during your time when Q. Did you ever do it? you were there, there was no other, you 22 22 A. I am not responsible for keeping mentioned there was information on a 23 23 his numbers so that wasn't my job at all. 24 computer. Was there any hardcopy document 24 25 Q. But did you ever do it? I know 25 that you could refer to to find someone's Page 315 Page 317 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 2 it's not your job but did you ever do it, did number? 3 you ever keep phone contact information for 3 A. You have the stolen document in 4 4 front of you. him? 5 A. During the course of the time we 5 Q. You had access to this when you 6 6 worked for Jeffrey Epstein? were together, if he gave me a telephone 7 7 number, I would give it to an assistant to A. This is, I believe, the book that 8 put in the computer, I could do that. 8 was stolen, that was the hardcopy of whatever 9 9 Q. Would he ask you for contact was there. 10 information for different individuals, if he 10 Q. So when you were working for 11 wanted to contact someone? 11 Jeffrey Epstein, you were able to access this MR. PAGLIUCA: Objection to the 12 12 book? 13 form and foundation. 13 A. This book -- if this is what this 14 A. In the course of the long period of 14 is. I believe it was, this is the stolen 15 time when I was there, it certainly would be 15 document from his house. possible for him to ask me for a telephone Q. And you were able to access it when 16 16 you worked for him? 17 number and if I had the -- I wouldn't always 17 18 have it -- I'm sure it happened. 18 A. It was a document that was printed 19 Q. Was there a hardcopy book in 19 that you could, if you needed to, look for a 20 addition to the computer, a hardcopy book 20 number. that you could look for numbers that were 21 21 Q. Do you know how this book was 22 relevant to Jeffrey Epstein's life and 22 created? 23 something on the computer or was it just an 23 A. No. Q. When you referred to it a moment 24 electronic version? 24 25 25 ago, to a stolen document, when Alfredo MR. PAGLIUCA: Objection to the

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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Rodriguez turned this document over to the | 2 | 2004, 2005, so, no. |
| 3 | FBI, are you aware he described it as a | 3 | Q. But I'm sorry, correct me if I'm |
| 4 | document that came from your computer? | 4 | misunderstanding your testimony, I thought |
| 5 | MR. PAGLIUCA: Objection to the | 5 | you said when you were working with Jeffrey, |
| 6 | form and foundation. | 6 | that this document existed and it was |
| 7 | A. I have no idea what he said or | 7 | something you utilized? |
| 8 | didn't say, so if you want me to reference | 8 | A. I can't possibly tell you what |
| 9 | something he said, you need to show it to me. | 9 | numbers were added or not added subsequent to |
| 10 | Q. Did you keep this document, an | 10 | my departure. |
| 11 | electronic copy of it, on your personal | 11 | Q. So you can't recall if you added |
| 12 | computer? | 12 | any of these numbers? |
| 13 | A. I don't recollect. | 13 | MR. PAGLIUCA: Objection to the |
| 14 | Q. If you had to update something, for | 14 | form and foundation, mischaracterizes |
| 15 | example, if there was a new number, a new | 15 | the witness' testimony. |
| 16 | individual that Jeffrey had hired that you | 16 | Q. Are there any numbers on here or |
| 17 | were going to track, would you input that | 17 | names that you recognize that you would have |
| 18 | information into this document on your | 18 | entered into this section? |
| 19 | computer? | 19 | A. I already testified that I'm not |
| 20 | MR. PAGLIUCA: Objection to the | 20 | responsible for inputting numbers and names |
| 21 | form and foundation. | 21 | into this so I would not be able to tell you. |
| 22 | A. I've already testified that I'm not | 22 | Q. Are there any names or numbers |
| 23 | responsible for updating and keeping these | 23 | under this section, Massage Florida, that you |
| 24 | records. | 24 | would have provided to an assistant to input |
| 25 | Q. Did you have this document on your | 25 | into this document? |
| | Page 319 | | Page 321 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | computer, your personal computer? | 2 | A. I can't possibly say. |
| 3 | A. I told you, I don't recollect | 3 | Q. Do you see under Massage Florida, |
| 4 | having this document on my computer. | 4 | about halfway down the first column, do you |
| 5 | Q. Do you know what computers this | 5 | see a number that says Johanna's cell? |
| 6 | document was on, if more than one? | 6 | MR. PAGLIUCA: What page? |
| 7 | A. I'm sorry, this is a long time ago | 7 | Q. It's 91, Bates number 001663. |
| 8 | and I don't recall exactly how this was all | 8 | About halfway down, it says in the first |
| 9 | managed. | 9 | column, it says Johanna's cell. |
| 10 | Q. If you didn't create this document, | 10 | Do you see that? |
| 11 | do you know who did? | 11 | A. I do. |
| 12 | MR. PAGLIUCA: Objection to the | 12 | Q. Would you have provided after, I |
| 13 | form and foundation. | 13 | know you didn't hire her, Jeffrey hired her |
| 14 | A. I don't. | 14 | but after you brought her to Jeffrey, would |
| 15 | Q. I'm going to direct your attention | 15 | you have given her cell phone number to an |
| 16 | to part of this document. It's towards the | 16 | assistant to input into this document? |
| 17 | back, it's going to be page 91 and it has | 17 | MR. PAGLIUCA: Objection to form |
| 18 | bates label Giuffre 001663. I'm going to | 18 | and foundation. |
| 19 | direct your attention to the section that | 19 | A. I didn't bring her to Jeffrey, the |
| 20 | says, Massage Florida. | 20 | way you characterize and I would have no |
| 21 | Did you input any of the names or | 21 | knowledge of how this number ended up in this |
| 22 | numbers under that section? | 22 | book. |
| 23 | MR. PAGLIUCA: Objection to form | 23 | Q. I believe you, and I will try to |
| 24 | and foundation. | 24 | use your words so we are clear, you met |
| 25 | A. So this document is produced in | 25 | Johanna, is that correct? |

Page 322 Page 324 1 1 G Maxwell - Confidential G Maxwell - Confidential 2 number of masseuses listed under the Florida 2 A. Yes. 3 massage section? 3 Q. And then she began working for 4 A. When I was there, I would have, of 4 Jeffrey? 5 A. Yes. 5 course there would have been some masseuses 6 Q. Would you have provided whomever 6 listed but I could not tell you who or how 7 was in charge of keeping this updated with 7 many and this -- I could not possibly because Johanna's cell number so you would be able to 8 8 I wouldn't remember. 9 contact her if needed? 9 Q. Do you know why Jeffrey would have 10 MR. PAGLIUCA: Objection to the 10 had so many names listed under his massage form and foundation. 11 11 Florida? 12 A. I don't know. It could have been a 12 MR. PAGLIUCA: Objection to form number of different ways, it it could have 13 13 and foundation. been Jeffrey who gave it to somebody. 14 14 A. I can't testify to why Jeffrey has Q. You just don't remember doing that? 15 15 so many. 16 A. I do not. 16 Q. Did he use a different masseuse 17 Q. Now, as you look -- I want you to 17 every day? take a look at the Florida massage list, it's MR. PAGLIUCA: Objection to the 18 18 three columns there. 19 form and foundation. 19 Q. You can answer. 20 Do you, as you look at those names 20 on the various columns, do you know the ages 21 21 A. When I was there he had a massage of any of the girls in this list? 22 22 roughly every day, one masseuse, and mostly A. I don't know. One, I don't know 23 23 he would have them at random times, so it who all the people are on this list and I 24 24 would be difficult if you just only had one 25 certainly don't know the ages. 25 person, man, woman, for an adult massage, to Page 323 Page 325 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 2 Q. Do you know what their come and be available for whatever time it 3 qualifications are? 3 was. So he would have more than one person 4 A. I don't know who the people are in that he could call for a massage because at 4 any given time the one that he called first 5 general so of course I don't know what their 5 6 6 may not have been available. qualifications are. 7 7 Q. So would it typically be a Q. Do you know why Jeffrey has so many masseuses listed in Florida in his book here? 8 different person each day that would give him 8 9 MR. PAGLIUCA: Objection to the 9 a massage? 10 form and foundation. 10 MR. PAGLIUCA: Objection to the 11 A. Again, this book was created post 11 form and foundation. my departure, so I couldn't explain why all A. It would be, when I was there, 12 12 these people were here. 13 13 based on availability. 14 Q. When you were there, you said this 14 Q. Would it surprise you to learn that 15 book existed? 15 the Federal Government found that some of the girls on this list under massage Florida were 16 A. Yes. 16 under the age of 18? 17 Q. So when you were there, were there 17 MR. PAGLIUCA: Objection to the a number of masseuses listed under the 18 18 Florida massage? 19 form and foundation. 19 20 MR. PAGLIUCA: Objection to the 20 A. I can't testify to what the government found or did not find because I 21 form and foundation and 21 22 mischaracterization of the witness' 22 would have no knowledge of it. Q. I'm asking if you would be 23 testimony. 23 surprised by that? Q. I'm asking you a question. 24 24 MR. PAGLIUCA: Form and foundation. When you were there, were there a 25 25

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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. I have knowledge of it. I can't | 2 | around. I can't testify to that. |
| 3 | speculate. | 3 | Q. Were you around in 2004, 2005? |
| 4 | Q. On the second column, towards the | 4 | A. I already testified that I was |
| 5 | bottom, there is the name, it's one up from | 5 | there when Jeffrey's mother passed away and |
| 6 | the bottom, there is the name Gwendolyn Beck, | 6 | so you know, I did visit for her passing and |
| 7 | do you know Gwendolyn Beck? | 7 | I believe I was there for a couple of days in |
| 8 | A. I do. | 8 | 2005. |
| 9 | Q. Who is she? | 9 | Q. So if an employee of Mr. Epstein in |
| 10 | A. She was a friend of Jeffrey's. | 10 | 2004 said that you were the employee's direct |
| 11 | Q. Is she a masseuse? | 11 | supervisor, would that be incorrect? |
| 12 | A. She, I don't think she was a | 12 | MR. PAGLIUCA: Objection to form |
| 13 | masseuse, no. | 13 | and foundation. |
| 14 | Q. Why would be she listed under | 14 | A. What employee, what's the |
| 15 | Florida massages? | 15 | circumstances and what is the story, I don't |
| 16 | A. An input error. | 16 | know what you are asking me. |
| 17 | Q. Is this list any individual that | 17 | Q. If Alfredo Rodriguez said in 2004 |
| 18 | would have sex with Jeffrey? | 18 | when he was hired, you were his direct |
| 19 | MR. PAGLIUCA: Objection to the | 19 | supervisor, would that be true? |
| 20 | form and foundation. | 20 | A. No. |
| 21 | A. I wouldn't have any knowledge of | 21 | Q. Were you in 2004 supervising Sarah |
| 22 | that. | 22 | Kellen? |
| 23 | Q. Do you know if Jeffrey had sex with | 23 | MR. PAGLIUCA: Objection to form |
| 24 | Gwendolyn Beck? | 24 | and foundation. |
| 25 | MR. PAGLIUCA: Object to the form | 25 | A. I never supervised Sarah Kellen. |
| | Page 327 | | Page 329 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | and foundation. | 2 | Q. Did Sarah Kellen take orders from |
| 3 | A. First of all, I wouldn't have any | 3 | you? |
| 4 | knowledge of that. | 4 | MR. PAGLIUCA: Objection to the |
| 5 | MS. McCAWLEY: We are going to take | 5 | form and foundation. |
| 6 | a quick break. | 6 | A. She worked for Jeffrey. |
| 7 | THE VIDEOGRAPHER: It's now 4:39 | 7 | Q. If Alfredo Rodriguez said you had |
| 8 | and we are off the record. | 8 | knowledge of underage girls coming to |
| 9
10 | (Recess.) | 9 | Jeffrey's home for the purpose of sex, would |
| 11 | THE VIDEOGRAPHER: It's now 4:54 and we are as back on the record | 11 | you contend that that is truthful? |
| 12 | starting disk number 8. | 12 | MR. PAGLIUCA: Objection to the form and foundation of the question. |
| 13 | Q. Ms. Maxwell, we were talking | 13 | A. I have no idea what you are talking |
| 14 | earlier about the journal and I believe you | 14 | about, I'm sorry. |
| 15 | said in 2004, 2005, you were no longer | 15 | Q. If Alfredo Rodriguez said that you |
| 16 | working and responsible for that journal, is | 16 | have knowledge of underage girls coming to |
| 17 | that correct? | 17 | Jeffrey's home for the purpose of having |
| 18 | MR. PAGLIUCA: Objection to the | 18 | massages involving sex, would you say that |
| 19 | form and foundation. | 19 | that statement is truthful? |
| 20 | A. What are we referring to, this | 20 | MR. PAGLIUCA: Objection to the |
| 21 | document right here? | 21 | form and foundation. |
| 22 | Q. Yes. | 22 | A. I can't testify to what Alfredo |
| 23 | A. I don't know who is the author of | 23 | said or didn't say. |
| 24 | this or I can't tell you what is in here | 24 | Q. I'm saying if Alfredo said that you |
| 25 | versus what would have been here when I was | 25 | had knowledge that there were girls coming |

| | Page 330 | | Page 332 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | over to the house that were underage for the | 2 | of this document being on it, so I don't know |
| 3 | purposes of sex, would that statement be | 3 | where this came from. |
| 4 | true? | 4 | Q. I understand the computer at the |
| 5 | MR. PAGLIUCA: Objection to form | 5 | house that you're referencing. On a personal |
| 6 | and foundation. | 6 | computer of yours, did you have that |
| 7 | A. I can't testify to what Alfredo | 7 | document? |
| 8 | said or didn't say or what he thought. | 8 | A. I don't know where this document |
| 9 | Q. Did you have knowledge of underage | 9 | came from, so I can't possibly say this |
| 10 | girls coming to Jeffrey Epstein's house for | 10 | document was on any computer that I may have |
| 11 | the purpose of sex? | 11 | had access to. |
| 12 | A. No. | 12 | Q. On a personal computer of your own, |
| 13 | Q. Earlier I believe you testified, | 13 | did you have lists of the phone numbers and |
| 14 | correct me if I'm wrong, that the document | 14 | contact information relating to Jeffrey |
| 15 | that is in front of you, the thicker document | 15 | Epstein? |
| 16 | was a stolen document. | 16 | A. Like everybody, I have an address |
| 17 | Do you know who stole that | 17 | book but I can't possibly testify to where |
| 18 | document? | 18 | this thing came from. |
| 19 | A. I have read that Alfredo stole the | 19 | Q. Was it your address book or was it |
| 20 | document. | 20 | addresses that related to Jeffrey Epstein? |
| 21 | Q. And where have you read that? | 21 | MR. PAGLIUCA: Objection to the |
| 22 | A. I believe it was reported in the | 22 | form and foundation. |
| 23 | press. | 23 | A. I don't know what you're asking me. |
| 24 | Q. Earlier we were talking about the | 24 | Q. On your personal computer, the |
| 25 | computers at Jeffrey Epstein's home. Did you | 25 | address book you are referencing, was it your |
| | Page 331 | | Page 333 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | have a computer that was your computer | 2 | address book with individuals you knew or was |
| 3 | located in Jeffrey Epstein's home? | 3 | it an address book for your employer, Jeffrey |
| 4 | MR. PAGLIUCA: Objection to form | 4 | Epstein? |
| 5 | and foundation. | 5 | A. Jeffrey has his situation and I |
| 6 | A. I've testified to the computer | 6 | have no this is Jeffrey's, it came from |
| 7 | already. Even when I was around, there was a | 7 | his home, so I can't testify to anything |
| 8 | computer that people had access to. | 8 | about this in that period of time. |
| 9 | Q. So is Alfredo Rodriguez telling the | 9 | Q. So you didn't have on your computer |
| 10 | truth when he says that he downloaded that | 10 | a list of contact information for individuals |
| 11 | book from your computer? | 11 | that was related to Jeffrey Epstein? |
| 12 | MR. PAGLIUCA: Objection to the | 12 | A. I don't recall exactly what I had |
| 13 | form and foundation. | 13 | back in 2004 and 2005, so I can't say what I |
| 14 | A. I couldn't possibly tell you what | 14 | had back then that relates to his addresses, |
| 15 | Alfredo did or didn't do or said or didn't | 15 | I can't recall. |
| 16 | say. | 16 | Q. So is it possible that someone |
| 17 | Q. Was it on your computer? | 17 | could have downloaded from your personal |
| 18 | A. I already testified I have no idea | 18 | computer a list of names and address that |
| 19 | where this document came from. | 19 | were affiliated with Jeffrey Epstein? |
| 20 | Q. Did you have a list of names of | 20 | MR. PAGLIUCA: Objection to the |
| 21 | individuals with contact information for | 21 | form and foundation. |
| 22 | Jeffrey Epstein on your personal computer? | 22 | A. This didn't come from any computer |
| 23 | A. Again, that wasn't my computer. I | 23 | of mine. |
| 24 | already said that was a computer that lots of | 24 | Q. But is it possible that someone |
| 25 | people would have, so I have no recollection | 25 | could have downloaded a list of names and |

| | Page 334 | | Page 336 |
|----|---|----|---|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | addresses affiliated with Jeffrey Epstein | 2 | reference to this case with any, anything you |
| 3 | from your computer? | 3 | just mentioned, I never threatened anyone. |
| 4 | MR. PAGLIUCA: Objection to the | 4 | Q. Have you ever directed anyone to |
| 5 | form and foundation. | 5 | call any witnesses relevant to this case and |
| 6 | A. I already said, I didn't have a | 6 | threaten them not to testify? |
| 7 | computer there, so I don't know where this | 7 | MR. PAGLIUCA: Objection to the |
| 8 | came from, I have no idea. | 8 | form and foundation. |
| 9 | Q. I'm going to read to you some | 9 | A. I never done such a thing. |
| 10 | testimony from Alfredo Rodriguez's deposition | 10 | Q. Did Jeffrey Epstein or you ever ask |
| 11 | and it's on page 370 and I want to ask you a | 11 | any female, regardless of age, to carry |
| 12 | question about it, if it's true or false? | 12 | Jeffrey's baby for him? |
| 13 | MR. PAGLIUCA: I'm going to object | 13 | MR. PAGLIUCA: Objection to the |
| 14 | unless you show the witness the | 14 | form and foundation. |
| 15 | document. | 15 | Q. Or anything along those lines? |
| 16 | MS. McCAWLEY: I will pass it. We | 16 | MR. PAGLIUCA: Objection to the |
| 17 | are not going to mark it. We will skip | 17 | form and foundation. |
| 18 | it. | 18 | A. Can you repeat the question, |
| 19 | Q. Did you ever tell Alfredo Rodriguez | 19 | please? |
| 20 | that he better watch out and better keep his | 20 | Q. Did you or Jeffrey Epstein ever ask |
| 21 | mouth shut with respect to what occurred at | 21 | any female, regardless of age, to carry |
| 22 | Mr. Epstein's home? | 22 | Jeffrey Epstein's baby for him? |
| 23 | MR. PAGLIUCA: Objection to the | 23 | MR. PAGLIUCA: Objection to the |
| 24 | form and foundation. | 24 | form and foundation. |
| 25 | A. It doesn't sound like anything I | 25 | A. Are you asking |
| | Page 335 | | Page 337 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | would say. | 2 | Q. To become pregnant, did you or |
| 3 | Q. Did you ever threaten Alfredo | 3 | Jeffrey Epstein ever ask any female to become |
| 4 | Rodriguez in any way if he were to disclose | 4 | pregnant and carry Jeffrey Epstein's baby for |
| 5 | information he learned from his employment | 5 | you or for Jeffrey? |
| 6 | with Jeffrey Epstein? | 6 | MR. PAGLIUCA: Objection to form |
| 7 | MR. PAGLIUCA: Objection to the | 7 | and foundation. |
| 8 | form and foundation. | 8 | A. You need to be very specific. I |
| 9 | A. I'm happy to answer. No, I never | 9 | have no idea what you are talking about. |
| 10 | threatened him in any way. | 10 | That's completely rubbish. |
| 11 | Q. Were you concerned that he was | 11 | Q. Did you or Jeffrey Epstein ask any |
| 12 | going to disclose that Jeffrey Epstein was | 12 | female to become pregnant and carry his baby |
| 13 | trafficking underage girls? | 13 | for either him or you? |
| 14 | MR. PAGLIUCA: Objection to the | 14 | MR. PAGLIUCA: Objection to the |
| 15 | form and foundation. | 15 | form and foundation. Go ahead. |
| 16 | A. First of all, there are so many | 16 | A. I can't testify to anything Jeffrey |
| 17 | things wrong with that question, but I have | 17 | did or didn't do when I am not present, but I |
| 18 | no knowledge of what you are talking about. | 18 | have never asked anybody to carry a baby for |
| 19 | Q. Have you ever contacted or | 19 | me. |
| 20 | instructed anyone to contact any witness in | 20 | Q. Or anything along those lines? |
| 21 | this case for the purposes of threatening | 21 | MR. PAGLIUCA: Object to the form |
| 22 | them not to testify in this case? | 22 | and foundation. |
| 23 | MR. PAGLIUCA: Objection to the | 23 | Q. I want to make sure we are talking |
| 24 | form and foundation. | 24 | about the same thing, not physically carry a |
| 25 | A. I have never called anybody with | 25 | baby, I mean become pregnant with a baby? |

| | Page 338 | | Page 340 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | MR. PAGLIUCA: Objection to the | 2 | Q. Did you pay that loan back? |
| 3 | form and foundation. | 3 | A. I don't have any outstanding loans |
| 4 | Q. I want to make sure we are clear. | 4 | with him. |
| 5 | A. I don't know what you are asking. | 5 | Q. So you paid it back? |
| 6 | Q. That's why I want to make sure we | 6 | A. I don't have any outstanding loans |
| 7 | are clear. | 7 | with him. |
| 8 | A. We are clear. I never asked | 8 | Q. That's not an answer to my |
| 9 | anybody to carry a baby for me. | 9 | question. |
| 10 | Q. Do you know if Jeffrey ever asked | 10 | Did you pay back Jeffrey for the |
| 11 | anybody to carry a baby for him? | 11 | loans? |
| 12 | A. I'm not going to characterize any | 12 | A. I have paid back any loans I had |
| 13 | conversation Jeffrey had with somebody else. | 13 | with him. |
| 14 | Q. You are not aware of that, is that | 14 | Q. You have or haven't? |
| 15 | your testimony? | 15 | A. Have. |
| 16 | A. I am testifying I never have and I | 16 | Q. Were there any other gifts that |
| 17 | will not testify for anything for Jeffrey. | 17 | Jeffrey gave you during the time period of |
| 18 | Q. Did you ever hear Jeffrey ask | 18 | say 1999 to the present that were in excess |
| 19 | anybody to carry a baby for him? | 19 | of \$50,000? |
| 20 | A. I don't recollect conversation | 20 | MR. PAGLIUCA: Objection to the |
| 21 | about Jeffrey and babies in any form. | 21 | form and foundation. |
| 22 | Q. Did Jeffrey ever tell he wanted to | 22 | A. What's the question again? |
| 23 | have a baby? | 23 | Q. Did Jeffrey give you any gifts in |
| 24 | A. I don't recollect baby | 24 | excess of amounts of \$50,000, I'm not talking |
| 25 | conversations with Jeffrey. | 25 | about a scarf here or something |
| | Page 339 | | Page 341 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Q. So he never told you he wanted to | 2 | insignificant, from 1999 to the present? |
| 3 | have a baby? | 3 | A. I can't recollect any gifts. |
| 4 | A. I don't recollect any baby | 4 | Q. Did he ever buy you a car? |
| 5 | conversations with him saying he wanted to | 5 | A. I really don't recall, I can't |
| 6 | have a baby. | 6 | recall, it's a long time ago. |
| 7 | Q. Did you ever bring any females to | 7 | Q. You can't recall if Jeffrey Epstein |
| 8 | the Dubin's house that were not your friends' | 8 | ever bought you a car? |
| 9 | children that were under the age of 18? | 9 | A. I believe he did buy me a car, I |
| 10 | MR. PAGLIUCA: Objection to form | 10 | don't recall how much it cost. I don't |
| 11
12 | and foundation. A. I have never, to my knowledge, | 11
12 | recall any of the financial details of that. |
| 13 | brought anybody under the age of 18 that's | 13 | Q. Do you still have that car? A. I don't. |
| 14 | not a friend of my family or my nieces or | 14 | Q. How long ago did you get rid of |
| 15 | nephews to the Dubin household. | 15 | that car? |
| 16 | Q. Earlier today you testified, I | 16 | A. I don't recall all the cars. There |
| 17 | believe, that with respect to your town home | 17 | was a car back there was I don't |
| 18 | Jeffrey paid for some of that and then gave | 18 | recall, I'm sorry. |
| 19 | you a loan, is that correct? | 19 | Q. He supplied you with several cars? |
| 20 | MR. PAGLIUCA: Objection to the | 20 | MR. PAGLIUCA: Object to the form |
| 21 | form and foundation. | 21 | and the mischaracterization of the |
| 22 | A. I said, actually I think it was a | 22 | testimony. |
| 23 | loan, I believe it was a loan. | 23 | A. I don't recall details of the cars. |
| 24 | Q. The whole thing? | 24 | Q. Did he supply with you more than |
| 25 | A. As best as I can recollect. | 25 | one car? |

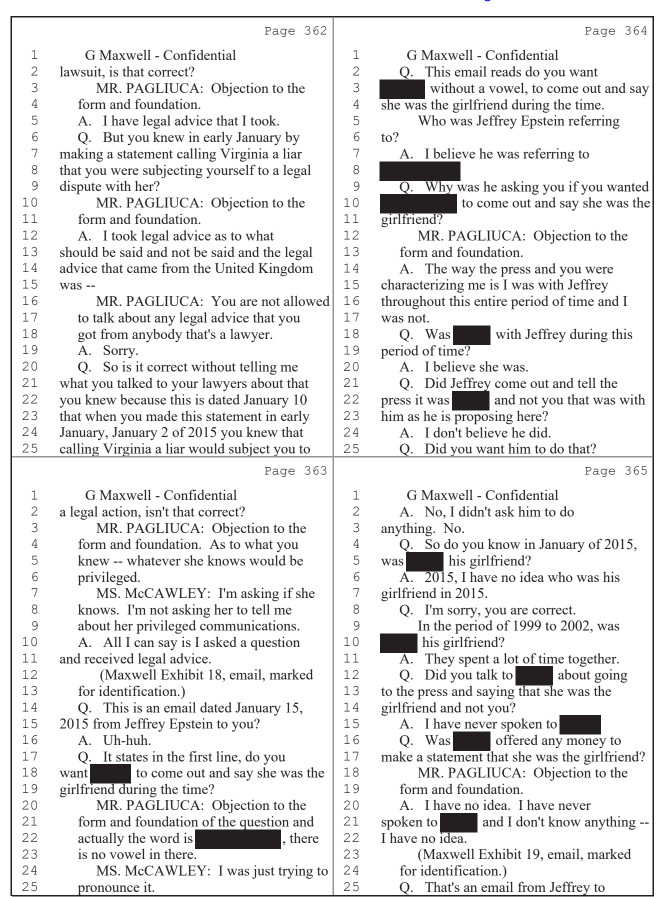
| | Page 342 | | Page 344 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. Over the course of time, I've | 2 | A. No. |
| 3 | driven many cars. | 3 | Q. Are you aware of any grand theft |
| 4 | Q. That Jeffrey provided to you? | 4 | police report relating to Virginia Roberts? |
| 5 | A. They were cars that could be driven | 5 | A. I believe I've read a report in the |
| 6 | and I just don't recall them. | 6 | press on that. |
| 7 | Q. Were they in your name? | 7 | Q. Did you provide the press with a |
| 8 | A. I don't recall. | 8 | report on a grand theft by Virginia Roberts? |
| 9 | Q. You don't recall if Jeffrey Epstein | 9 | A. I don't know how the press got that |
| 10 | ever put a car in your name? | 10 | story. |
| 11 | A. We are talking a long time ago, I | 11 | Q. Do you know if Virginia Roberts |
| 12 | really don't recall. | 12 | committed a grand theft? |
| 13 | Q. When is the last time you had a car | 13 | A. I only know what I read in the |
| 14 | from Jeffrey Epstein that you used? | 14 | press. |
| 15 | A. 2000, 2001, 2002. | 15 | Q. Did you ever state to the press |
| 16 | Q. Do you recall what kind of a car | 16 | that Virginia Roberts committed a grand |
| 17 | that was? | 17 | theft? |
| 18 | A. I don't recall, I'm sorry. | 18 | A. I've never had any conversation |
| 19 | Q. Did Jeffrey Epstein purchase | 19 | directly with press. |
| 20 | anything else for you besides the townhouse | 20 | Q. Did any of your representatives |
| 21 | and cars that would be over the amount of | 21 | ever inform the press that Virginia Roberts |
| 22 | \$50,000? | 22 | committed a grand theft? |
| 23 | A. I didn't say that he did, I said I | 23 | MR. PAGLIUCA: Objection to the |
| 24 | had a loan. | 24 | form and foundation. |
| 25 | Q. Besides the loan, I'm sorry, you | 25 | A. I have no way of knowing what my |
| | Page 343 | 25 | Page 345 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | are right, you did say you had a loan and you | 2 3 | representatives said to press or didn't. |
| 3 | said you paid that back, correct? | | Q. Did they ever discuss with you the |
| 4 | A. That's my testimony. | 4
5 | fact that they were going to report that |
| 5 | Q. Anything else in excess of \$50,000 | 6 | Virginia Roberts participated in a grand |
| 6
7 | that he would have purchased for you? | 7 | theft? |
| | A. We are talking 2002, 2001, I don't | 8 | A. I don't know how, first of all, I |
| 8
9 | recall any gifts really. | 9 | don't know how I know that. I believe I read |
| | Q. When is the last time Jeffrey | | it in a press report so Q. I'm going to mark this as composite |
| 10
11 | Epstein gave you a gift in excess of \$50,000? MR. PAGLIUCA: Assumes facts not in | 10
11 | exhibit, Maxwell 14 please? |
| 12 | evidence. Form and foundation. | 12 | (Maxwell Exhibit 14, email, marked |
| 13 | Q. You're saying you don't remember | 13 | for identification.) |
| 14 | from 2001 and 2002. I'm asking when is the | 14 | Q. I'm going to direct you to page GM |
| 15 | last time you remember Jeffrey Epstein | 15 | 00109. At the top of that page you are going |
| 16 | purchasing a gift for you? | 16 | to see an email address from Jeffrey Epstein |
| 17 | A. I don't recall gifts in excess of | 17 | on Sunday June 12, 2011 to |
| 18 | \$50,000, I barely recall gifts, I barely | 18 | 511 Sunday June 12, 2011 to |
| 19 | recall a lot of this I'm sorry, I don't | 19 | A. Yes. |
| 20 | recall. | 20 | Q. The re line says, This is the |
| 21 | Q. Is Jeffrey Epstein paying for your | 21 | actual version they wanted me to send which I |
| 22 | legal fees in this case? | 22 | changed but this is back from my U.K. |
| 23 | A. No. | 23 | lawyers. |
| 24 | Q. Is he paying for anything related | 24 | Do you see that? |
| 25 | to this case? | 25 | A. Yes. |

Page 348 Page 346 1 G Maxwell - Confidential 1 G Maxwell - Confidential 2 2 Q. If you go down further, you're A. I don't know who has this document. 3 3 going to see halfway through the page, you Q. What's your basis in that statement 4 will see your email address the 4 for saying Ms. Roberts fled the U.S.? 5 and you will see a statement that says, Thank 5 A. Again, you are asking me for a statement that I made in 2011 and I can't say 6 you. I have it now. I'm working on the 6 7 letter a little. I will send final version 7 what in 2011 exactly the basis of that 8 tomorrow and whatever is in it will be 8 statement was. 9 9 factually accurate. Q. So you don't know whether or not 10 10 that statement is true? Beneath that you will see Philip Barden who I believe you identified earlier A. This is in 2011 and it never went 11 11 as one of your attorneys? 12 12 out, so I'm not sure exactly. A. Uh-huh. 13 Q. But you said in your email that you 13 14 Q. And you will see a letter, starting 14 were working to make it factually accurate, the text of a letter starting, I want you to 15 15 is that correct? turn to the second page which is GM 00110. 16 A. That's what it says. 16 About halfway through the page, it says you 17 17 Q. I'm going to mark as Maxwell 15 a 18 will also presumably draw attention to the 18 document dated February 24, 2015? fact that prior to filing her suit against 19 19 (Maxwell Exhibit 15, email, marked Mr. Epstein, Ms. Roberts fled the U.S. to 20 for identification.) 20 21 avoid being arrested for grand theft. Police 21 Q. This is an email from Ross Gow who 22 report available. 22 you've identified as your press agent on 23 What grand theft were you referring 23 February 24, 2015 to which I understand to there that Virginia Roberts committed? 24 24 to be your email address and Philip Barden. 25 MR. PAGLIUCA: Objection to the 25 The subject line says, VR cried rape. Prior Page 347 Page 349 G Maxwell - Confidential 1 G Maxwell - Confidential 1 2 form and foundation. 2 case dismissed as prosecutors found her not 3 3 A. I don't know. However, I believe credible. The message says, Ghislaine, some helpful leakage, dot dot. What is it you 4 she stole money from somewhere where she 4 5 worked. 5 were leaking to the press? 6 6 MR. PAGLIUCA: Objection, there is Q. How do you know that was grand no foundation that she leaked anything 7 7 theft? 8 A. I don't know how I know that. 8 and you know that. 9 Q. So you authorized a statement that 9 Q. What was it that you were leaking 10 characterized that as grand theft without 10 to the press in that statement? 11 knowing whether it was grand theft? 11 A. Again, I don't think that's A. What month, what is the date of referring to that, that's just referring to 12 12 13 13 the press getting hold of whatever story it this? 14 Q. The date of this is June 12, 2011? 14 is. 15 A. So I'm afraid such a long time ago, 15 Q. What was Ross Gow leaking to the I'm not sure how, I really couldn't testify 16 16 press? MR. PAGLIUCA: Objection to form 17 as to how that language ended up in here. 17 Q. Do you have the police report? It 18 18 and foundation. 19 says police report available. Do you have A. It doesn't say Ross was leaking 19 20 anything. It doesn't say that. that document? 20 Q. The statement says, helpful 21 A. I don't have that document. 21 22 Q. Who does? 22 leakage, is that correct? A. It says helpful leakage. That 23 A. I have no idea. 23 Q. Would your lawyer Philip Barden doesn't mean he leaked anything. 24 24 25 have that document? 25 Q. Did you leak to the press

| | Page 350 | | Page 352 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | information to the press information about | 2 | false? |
| 3 | the subject line, VR cried rape, prior case | 3 | A. He did not. |
| 4 | dismissed as prosecutors found her not | 4 | Q. Do you know whether Jeffrey Epstein |
| 5 | credible? | 5 | paid Rebecca Boylen to give testimony about |
| 6 | A. I don't no idea what Ross is | 6 | Virginia Roberts? |
| 7 | referring to. I think he is referring to the | 7 | A. I don't know who Rebecca Boylen is. |
| 8 | press held the story. I couldn't testify to | 8 | Q. So you don't know whether Jeffrey |
| 9 | that. | 9 | Epstein paid her? |
| 10 | Q. Did you leak to the press | 10 | A. I don't know who Rebecca Boylen is. |
| 11 | information regarding the statement, VR cried | | Q. Have you ever contacted any of |
| 12 | rape prior case dismissed as prosecutors | 12 | Virginia's friends, acquaintances or family |
| 13 | found her not credible, either through you or | 13 | regarding this case? |
| 14 | through your press agents? | 14 | A. I don't know who Virginia's friends |
| 15 | A. I think this is coming from the | 15 | or family are and I have not contacted |
| 16 | daily mail. | 16 | anybody related to her in any way, shape or |
| 17 | Q. That is not my question, I'm asking | 17 | form. |
| 18 | whether you or your press agent leaked that? | 18 | Q. I will turn you, I believe it's the |
| 19 | A. I have no knowledge, I have no | 19 | thicker document which is Maxwell, I believe |
| 20 | © 1 | 20 | it was 14, right there, the compilation |
| 21 | idea, I'm sorry. I can't I have no recollection. I have no idea what she is | 21 | document to GM, at the bottom, GM 00071. You |
| 22 | | 22 | actually may want to turn to the prior page |
| 23 | talking about. | 23 | 70 so you can see the email chain. At the |
| 24 | Q. I'm going to mark this as 16? (Maxwell Exhibit 16 email marked | 24 | top of the page |
| 25 | for identification.) | 25 | MR. PAGLIUCA: I don't have a 00071 |
| | <i>'</i> | | |
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| 2 | G Maxwell - Confidential Q. This is an email addressed at the top from Jeffrey Epstein on Monday, January | 2 | G Maxwell - Confidential on mine. MS. McCAWLEY: It's the second page |
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20 | G Maxwell - Confidential on mine. MS. McCAWLEY: It's the second page in that document. MR. PAGLIUCA: Okay. Q. It's dated Friday March 11, 2011 from Maxwell to Jeffrey with the title, Daily Mail and there is a forward from Ross Gow to you and a number of other individuals, that's on the cover page and as you scroll to the second page, you are going to see that part of the chain that I'm asking about and that is the chain at the bottom which is dated 3/10/2011 from Brian Basham and it says we think we should think about the letter to the editor. School can be university. Age of consent in Florida is complex. See below, if you are 16 years old, a sexual relationship with someone between 18 and 24 is legal in Florida. Two persons between 16 |
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Page 354 Page 356 1 1 G Maxwell - Confidential G Maxwell - Confidential 2 2 have sexual relations and you can have sexual Q. I'm going to turn you now in that relations with a minor under the age of 18 3 3 same stack the Bates number GM 00088. At the 4 4 until your 24th birthday. top of the email you are going to see Jeffrey Why were you concerned with the age 5 5 Epstein, dated June 8, 2011, to you and it's 6 6 of consent in Florida? got a re line, Vanity Fair. If you go down 7 MR. PAGLIUCA: Objection to the 7 the chain you will see where it says under 8 form and foundation of the question. 8 your email, Do you have a problem with 9 A. I wasn't concerned. I think this 9 anything I said. 10 10 Were you communicating with Jeffrey was somebody sending me the statute for informational purposes. 11 to confirm what statements you could put in 11 any press releases you were given? 12 Q. Who is Brian Basham? 12 MR. PAGLIUCA: Objection to the A. He is the person who, Ross Gow's 13 13 14 boss I believe, I don't know what the 14 form and foundation. 15 A. Any interest I have is in accuracy. 15 relationship is. 16 Q. Were you confirming with Jeffrey 16 Q. I didn't hear you? 17 A. I think he owns the agency, I'm not 17 Epstein what information you could put in 18 press releases? sure exactly. 18 19 19 MR. PAGLIUCA: Objection to the Q. Why would he be sending you 20 information addressing concerns about the age 20 form and foundation. 21 of consent in Florida? 21 A. Again, I'm only looking for MR. PAGLIUCA: Objection to the 22 22 accuracy. 23 form and foundation. 23 Q. Why would you ask him if he had a A. I think he was just trying to be --24 problem with anything you were saying? 24 25 telling me details that would happen, 25 A. If there is anything I Page 355 Page 357 G Maxwell - Confidential 1 G Maxwell - Confidential 1 2 2 Virginia in '11 was claiming she was 15 and characterized that was not correct. 3 3 we thought she was 17. I didn't know what O. That's not what you said. You the statutes were in Florida and I think he 4 4 said, do you have a problem with anything I 5 5 was just trying to be helpful so I would said. 6 6 MR. PAGLIUCA: Objection to the 7 7 Q. Did you have a concern that you had form and foundation. There is no 8 violated this statute in Florida? 8 question pending. 9 9 MS. McCAWLEY: There is. MR. PAGLIUCA: Objection to the 10 form and foundation. 10 MR. PAGLIUCA: That's not a 11 11 question, it's a statement. A. No. MS. McCAWLEY: Don't interrupt me. 12 Q. Did you have a concern that Jeffrey 12 Epstein had violated this statute in Florida? 13 13 Q. Di you say, do you have a problem 14 A. I'm not concerned what happened 14 with anything I said? 15 with Jeffrey. I'm only concerned what 15 A. That was asking in my parlance that 16 happens with me. I wanted him to check it for accuracy. 16 Q. Did he tell you there was anything Q. Why did you communicate with your 17 17 18 press agent about the sexual consent age in 18 inaccurate about the statement? 19 Florida? 19 A. Again, I have to read the whole 20 20 MR. PAGLIUCA: Objection to the thing to figure that out. Q. Were you coordinating with Jeffrey 21 form and foundation. It misstates her 21 22 22 Epstein during this time period in 2011 testimony. 23 A. I wasn't concerned. I think he was 23 regarding statements that you were issuing to 24 the press? 24 being helpful and stating what the statute 25 25 MR. PAGLIUCA: Did you withdraw the was.

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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | last question. | 2 | MR. PAGLIUCA: Objection to the |
| 3 | MS. McCAWLEY: I'm not withdrawing | 3 | form and foundation. |
| 4 | anything. I'm asking a question. | 4 | A. I was not coordinating with |
| 5 | MR. PAGLIUCA: There was a question | 5 | Jeffrey. He had details that I did not have. |
| 6 | pending. You didn't let the witness | 6 | I was not party to his case. I needed to |
| 7 | answer the question, then you moved on | 7 | have information in order to be able to |
| 8 | to another question so I'm asking for | 8 | respond so I was not coordinating with him. |
| 9 | clarification for the record now which | 9 | I was merely asking for details that I could |
| 10 | question are we answering. | 10 | have. |
| 11 | MS. McCAWLEY: There is an answer. | 11 | Q. Did Jeffrey write any of your press |
| 12 | The question was did he tell you | 12 | statements for you? |
| 13 | anything, there was anything in the | 13 | A. No. |
| 14 | statement inaccurate about the statement | 14 | Q. He didn't draft any of them? |
| 15 | and she said again, I read the whole | 15 | A. I have a lawyer who was working on |
| 16 | thing | 16 | this and that was I asked, I believe as I |
| 17 | THE WITNESS: I would have to. | 17 | recollect asked him for information to make |
| 18 | MS. McCAWLELY: I would have to | 18 | sure I was being accurate in the |
| 19 | read the whole thing to figure that out. | 19 | representations for whatever I was |
| 20 | MR. PAGLIUCA: Then she started | 20 | discussing. |
| 21 | reading it and you asked another | 21 | Q. Did Jeffrey provide you with any |
| 22 | question. | 22 | drafts of statements to provide to the press? |
| 23 | MS. McCAWLEY: That's the question. | 23 | A. I only recall drafts from my |
| 24 | MR. PAGLIUCA: I'm wondering if its | 24 | lawyer. |
| 25 | still pending. | 25 | Q. I will mark this as Maxwell 17. |
| | Page 359 | | Page 361 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | MS. McCAWLEY: It was answered. | 2 | (Maxwell Exhibit 17, email, marked |
| 3 | Q. Were you coordinating with Jeffrey | 3 | for identification.) |
| 4 | Epstein during the time period in 2011 | 4 | Q. This is an email from you on |
| 5 | regarding the statements you were issuing to | 5 | January 10, 2015 to Philip Barden and Ross |
| 6 | the press? | 6 | Gow. The statement you had before you |
| 7 | MR. PAGLIUCA: Objection to the | 7 | earlier, that, if you can pull that in front |
| 8 | form and foundation. | 8 | of you, the one page press release that you |
| 9 | A. I only wanted to be accurate in any | 9 | gave. You might know from memory. |
| 10 | factual statements that I made. | 10 | Was the press release that you |
| 11 | Q. You knew at that time that Jeffrey | 11 | issued with the statement about Virginia |
| 12 | Epstein had been convicted for sexual abuse | 12 | issued in or around January 2, 2015? |
| 13 | of a minor, is that correct? | 13 | A. As best as I can recollect. |
| 14 | MR. PAGLIUCA: Objection to form | 14 | Q. I want to turn your attention to |
| 15 | and foundation. | 15 | the document I just handed you which is Bates |
| 16 | A. He was sentenced I believe for | 16 | No. 001044, from you to Philip Barden and |
| 17 | underage soliciting an underaged | 17 | Ross Gow. It says in the first sentence, I'm |
| 18 | prostitute. | 18 | out of my depth to understand defamation, |
| 19 | Q. You knew that he was a registered | 19 | other legal hazards and I don't want to end |
| 20 | sex offender? | 20 | up in a lawsuit aimed at me from anyone, if I |
| 21 | A. Yes. | 21 | can help it. Apparently, even saying |
| 22 | Q. You were coordinating with him the | 22 | Virginia is a liar has hazards. |
| 23 | statement that you were going to be making to | 23 | You knew at the time you called |
| 24 | the press to confirm whether they were | 24 | Virginia a liar in early January of 2015 that |
| 25 | accurate in your words? | 25 | that was something that would result in a |



Page 366 Page 368 G Maxwell - Confidential 1 1 G Maxwell - Confidential 2 Maxwell dated January 25, 2015. 2 from Jeffrey to you on January 11, 2015 and 3 A. Uh-huh. 3 if you look below, I'm going to start at the 4 4 bottom of that chain which is January 11 at Q. I will direct your attention to the 5 bottom email which is from you on Saturday 5 9:15 from Jeffrey and he wrote, Alan, do you 6 6 January 24, 2015. It says, I would have an article coming out in Monday's paper. 7 appreciate it if would come out and 7 If so, could you please forward us a copy. say she was your girlfriend. I think she was 8 8 Do you know what Alan Jeffrey was 9 9 from the end of '99 to 2002. referring to there? 10 10 Does that refresh your recollection A. I don't know. 11 that you asked Jeffrey to have 11 Q. If you look up in the email chain come out and say she was his girlfriend? 12 do you see an email address from Alan 12 Dershowitz responding to that letter? 13 A. I'm sure I would loved anybody to 13 14 come out and say they were with Jeffrey 14 A. I do. 15 15 rather than me. O. So that would be Alan Dershowitz Q. Was that an accurate statement you 16 that Jeffrey was emailing at that time 16 were asking to be made to the press? 17 17 according to this chain, correct? MR. PAGLIUCA: Objection to the A. It certainly looks like it. 18 18 19 Q. The email from Alan to Jeffrey is, 19 form and foundation. 20 Nothing on Monday. I'm working on several 20 A. When is this? Q. 2015. The statement is whether she 21 possible articles about unfairness in the 21 22 was the girlfriend from '99 to 2002. As the 22 legal process that allows false charges to be 23 23 inserted into legal documents with no email reads. 24 24 A. What is your question? opportunity to respond. Q. My question is, was that an 25 And do you see above that Jeffrey's 25 Page 367 Page 369 G Maxwell - Confidential 1 1 G Maxwell - Confidential 2 2 accurate statement you were going to be email to you says, quote, Careful. 3 3 giving to the press? A. Is that to me or to Alan? 4 Q. Jeffrey to at the top. Why 4 A. I didn't make the statement and 5 never came out, so it's completely 5 was Jeffrey telling you to be careful? 6 moot. MR. PAGLIUCA: Objection to the 7 7 form and foundation. Q. My question is, was it an accurate 8 8 statement that was the girlfriend from A. I have no idea. '99 to 2002 or were you just making that up 9 9 Q. What was he concerned about with 10 for purposes of deflecting press from you? 10 Alan Dershowitz's suggestion in the email MR. PAGLIUCA: Objection to the 11 11 below? 12 form and foundation. 12 MR. PAGLIUCA: Objection to form 13 A. As I said they spent a lot of time 13 and foundation. 14 together and... 14 A. I can't possibly know. 15 Q. Were you also his girlfriend from 15 Q. Did you discuss with him why he told you to be careful? 16 '99 to 2002? 16 A. I had limited contact with him. I 17 A. I don't if I would have ever 17 18 characterized myself as his girlfriend, but 18 don't recall where this goes in the chain, 19 at that time, was with him as much if why he was telling me to be careful, I have 19 20 not more than I was. 20 no idea. 21 Q. I will mark this as Maxwell 20? 21 Q. Did you respond to this email? 22 (Maxwell Exhibit 20, email, marked 22 A. If you don't have it, I didn't 23 for identification.) 23 24 Q. This is an email at the top, it's 24 Q. Did you ever delete emails during 25 Bates labled 001060. At the top is a chain 25 the period of January of 2015?

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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. I have every email that you asked | 2 | Q. Earlier today, you said you were in |
| 3 | for in discovery, that I have I gave you. | 3 | the process of resolving the sale of your |
| 4 | Q. That's not my question. | 4 | town home. Where do you intend to live once |
| 5 | Did you ever delete emails in | 5 | your town home is sold? |
| 6 | January of 2015? | 6 | A. That's a good question. I don't |
| 7 | A. I have not deleted anything that | 7 | have an answer for you yet. |
| 8 | you have asked me for in discovery. I have | 8 | Q. You don't have a present plan. Do |
| 9 | given you everything that I have. | 9 | you intend to live in the United States? |
| 10 | Q. That is not my question, my | 10 | A. I don't have a present plan. |
| 11 | question is, did you ever delete emails in | 11 | Q. Are you living outside of your town |
| 12 | January of 2015? | 12 | home right now or are you still there? |
| 13 | A. In the normal course of my work, | 13 | A. I'm just couch surfing. |
| 14 | there are emails from spam that I delete. | 14 | Q. Has Jeffrey Epstein ever purchased |
| 15 | That is the type of email I've deleted. | 15 | a company for you or put a company in your |
| 16 | Anything that is material to what you want, I | 16 | name? |
| 17 | have not deleted. | 17 | MR. PAGLIUCA: Objection to the |
| 18 | Q. How do you know that? | 18 | form and foundation. |
| 19 | A. Well, anybody that's to do with | 19 | A. I have no recollection. |
| 20 | Jeffrey or Alan or women or anything of which | 20 | Q. Is there a Ghislaine Maxwell |
| 21 | I know you were interested in, of which I | 21 | corporation, for example? |
| 22 | have anything I would not have done because I | 22 | A. No, not that I am aware of that has |
| 23 | don't want to subject myself to | 23 | anything to do with me. There may be with |
| 24 | Q. Have you had your computer | 24 | one that someone else owns or started but not |
| 25 | forensically copied for purposes of this | 25 | one that is related to me. |
| | Page 371 | | Page 373 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | litigation? | 2 | MS. McCAWLEY: I'm going to take a |
| 3 | MR. PAGLIUCA: Objection to the | 3 | short break and make sure to keep it |
| 4 | form and foundation. | 4 | short because I know you wanted to I |
| 5 | A. Has someone made a copy of your | 5 | just want to wrap up what we have left. |
| 6 | computer for purposes of this litigation. | 6 | THE VIDEOGRAPHER: It's now 5:49 we |
| 7 | A. No. | 7 | are off the record. |
| 8 | Q. Are you a citizen of the United | 8 | (Recess.) |
| 9 | States? | 9 | THE VIDEOGRAPHER: It's now 6:00 |
| 10 | A. I am. | 10 | p.m. and we are back on the record. |
| 11 | Q. Are you also a citizen of England? | 11 | Q. Ms. Maxwell, do you recall being |
| 12 | A. I am. | 12 | subpoenaed for a deposition back in 2009? |
| 13 | Q. Are you a citizen of any other | 13 | A. I do. |
| 14 | land? | 14 | Q. Why did you avoid giving your |
| 15 | A. TerraMar. | 15 | deposition in that case when you were |
| 16 | Q. That's the name of your charity | 16 | subpoenaed and had the opportunity to tell |
| 17 | project that deals with oceans, is that | 17 | your side of the story? |
| 18 | correct? | 18 | MR. PAGLIUCA: Objection to the |
| 19 | A. Yeah. I'm French as well. | 19 | form and foundation. |
| 20 | Q. Has Jeffrey Epstein funded TerraMar | 20 | A. That's not what happened. |
| 21 | for you? | 21 | Q. What happened? |
| 22 | A. He did give some money to TerraMar, | 22 | A. As I best recall, I was subpoenaed |
| 23 | yes. | 23 | and a date was set for the subpoena and |
| 24 | Q. How much? | 24 | everything was set and I believe it was with |
| 25 | A. I believe it was \$50,000. | 25 | Brad Edwards, correct me if I'm wrong, and |

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- G Maxwell Confidential Brad Edwards failed to show up for the subpoena.
- Q. So your testimony is Brad Edwards did not show up for the deposition that had been set?
 - A. Correct.

- Q. Did you give any statement that your mother was ill and, therefore, you couldn't take your deposition and had to leave the country indefinitely?
- A. That's an entirely separate situation. Brad Edwards was involved in the Rothstein scandal which was a RICO, I believe, you know, is when fake suits were created in Jeffrey's case and Rothstein went to jail for 50 years and Brad Edwards worked for that firm.
- Q. And Mr. Edwards worked for that firm?
 - A. So when the subpoena came, Brad Edwards was involved with Rothstein in the case so when I was called for subpoena, then and I had a subpoena, date and time set, Brad Edwards went AWAL, meaning he failed to

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- G Maxwell Confidential Edwards resurfaced after the Rothstein story, when the guy went to jail for 50 years for creating fake cases in Jeffrey's and other people's cases, in between the time when there were -- trying to figure out the protective situation for me, my mother was sick, she is 89, she was 89 at that time so I -- they -- we can all -- we all have parents, so anyone, I don't know how old your parents are but any parent or godparent, any individual who is in the late 80s 90s, we can understand has health issues so my mother's health was deteriorating very rapidly at that time and we had issues at home with who she would talk to and how to manage her, her healthcare situation and so I went home. They were still arguing about the protective
- Q. Is it your testimony that there was not a date set for your deposition at the time you left to go see your mother?
 - A. I don't believe so.
 - Q. Are you friends with the Clintons?

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A. I am.

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- G Maxwell Confidential respond to calls and failed to get in touch with my attorneys, even though a date and time was set for the subpoena and so that's what happened to that subpoena. It just didn't happen.
- Q. We may be talking about two different cases so I will ask the question again.

Was there ever a time where you were subpoenaed to sit for a deposition that you could not make it because you said that your mother was ill?

A. So that is the same subpoena that Brad Edwards failed to turn up for and then I think five or six months passed between -- a period of time, I can't characterize it exactly, a period of time passed where then he resurfaced and asked for a new subpoena to be -- a new time to be set and because he had contacted the press and done all sorts of things that you guys are familiar with, I believe, it was my lawyer suggested that I should have some sort of protective order and

I believe between the time for when Brad

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- Q. Did you attend a wedding of Chelsea Clinton a few weeks after the date was set, let's say a few weeks after you left to go see your mother who was ill?
- A. I don't recall exactly when I left but it was before, a few weeks before -- I don't remember the exact timing of that, so I'm sorry, can you repeat the question?
- Q. Did you come back to the United States to attend Chelsea Clinton's wedding?
- A. I attended Chelsea Clinton's wedding but I don't know if I came back specifically for that or not.
- Q. When we were looking at the flight logs earlier, there was a flight where you ended up in the naval base, I believe it was in China, do you know how you got clearance to land at that naval base?
- A. I need to have a look at whatever document.
- Q. It's one of the flight logs, it was on the flight with Clinton when we were talking about you landed at a naval base. I know you are a pilot, do you know what you



| | Page 378 | | Page 380 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | had to do to get clearance to land at that | 2 | form and foundation. |
| 3 | naval base. | 3 | A. I am un the answer is no, I |
| 4 | MR. PAGLIUCA: If you need to look | 4 | don't know anything about that. |
| 5 | at something to answer the question, you | 5 | Q. Did you ever witness Jean Luc |
| 6 | can. If you can't answer the question | 6 | Brunel bringing girls under the age of 18 to |
| 7 | without looking at something just | 7 | any of Jeffrey residences? |
| 8 | indicate such. | 8 | MR. PAGLIUCA: Objection to the |
| 9 | A. Regardless, I wouldn't have any | 9 | form and foundation. |
| 10 | knowledge of that. | 10 | A. I don't recollect Jean Luc coming |
| 11 | Q. Was Sarah Kellen traveling with you | 11 | to the house with girls, period. |
| 12 | on the flights you were on with Clinton? | 12 | Q. Do you, when I say house, I'm |
| 13 | A. I would have to look at a document. | 13 | including the U.S. Virgin Island home. |
| 14 | I wouldn't know if she was on all of them or | 14 | Do you recollect Jean Luc Brunel |
| 15 | not. I don't know. | 15 | bringing foreign girls under the age of 18 to |
| 16 | Q. Do you recall her being on any of | 16 | the U.S. Virgin Island house? |
| 17 | them? | 17 | A. I don't recollect anything like |
| 18 | A. To the best of my recollection, I | 18 | that. |
| 19 | think she was. I don't recollect exactly | 19 | Q. Do you know how Jeffrey Epstein |
| 20 | what flight she was on or not. | 20 | made his money? |
| 21 | Q. Sarah Kellen was one of the | 21 | A. No. |
| 22 | co-conspirators, physically, in the | 22 | Q. Was Les Wexner or is Les Wexner one |
| 23 | nonconstitution agreement, is that correct? | 23 | of his clients? |
| 24 | MR. PAGLIUCA: Objection to the | 24 | A. I have no idea. |
| 25 | form and foundation. | 25 | Q. What do you know about the |
| | Page 379 | | Page 381 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. I have never seen the document but | 2 | relationship between Jeffrey Epstein and Les |
| 3 | my understanding, I believe, is that she was. | 3 | Wexner? |
| 4 | Q. Did you ever stay the night ever at | 4 | A. Are you talking today? |
| 5 | Les Wexner's house in Ohio, have you ever | 5 | Q. Yes, today. |
| 6 | stayed the night there? | 6 | A. I have no idea. |
| 7 | A. In his home in Ohio? | 7 | Q. Do they have a business |
| 8 | Q. Yes. | 8 | relationship? |
| 9 | A. I don't believe I did. | 9 | A. I have no idea. |
| 10 | Q. Are you aware of anybody providing | 10 | Q. Did they have a business |
| 11 | Jeffrey with two 12 year old girls as a | 11 | relationship during the time that you were |
| 12 | birthday present? | 12 | working for Jeffrey Epstein? |
| 13 | MR. PAGLIUCA: Objection to the | 13 | A. I believe in the '90s when I was |
| 14 | form and foundation. | 14 | there they had a business relationship. |
| 15 | A. No. | 15 | Q. Did they have any other kind of |
| 16 | Q. Are you aware of anybody ever | 16 | relationship? |
| 17 | providing Jeffrey with French girls under the | 17 | MR. PAGLIUCA: Objection to form |
| 18 | age of 18 as a birthday present? | 18 | and foundation. |
| 19 | MR. PAGLIUCA: Objection to the | 19 | A. The only relationship I am aware of |
| 20 | form and foundation. | 20 | is the business relationship. |
| 21 | A. No. | 21 | Q. Do you know why Les Wexner sold the |
| 22 | Q. Do you know whether Jean Luc Brunel | 22 | New York house or gave the New York house to |
| 23 | provided girls under the age of 18 to Jeffrey | 23 | Jeffrey, if you know? |
| 24 | for the purposes of sex? | 24 | MR. PAGLIUCA: Objection to the |
| 25 | MR. PAGLIUCA: Objection to the | 25 | form and foundation. |

Page 384 Page 382 1 G Maxwell - Confidential G Maxwell - Confidential 1 2 A. I know nothing about that 2 Jeffrey that was under the age of 18? 3 3 transaction. MR. PAGLIUCA: Objection to form 4 4 and foundation. Mischaracterizes her Q. Can you list for me all the girls 5 that you have met and brought to Jeffrey 5 testimony. 6 Epstein's house that were under the age of 6 A. I didn't hire people. 7 7 Q. I said met. 8 MR. PAGLIUCA: Objection to the 8 A. I interviewed people for jobs for 9 form and foundation. 9 professional things and I am not aware of 10 10 anyone aside from now Virginia who clearly A. I could only recall my family members that were there and I could not make was a masseuse aged 17 but that's, at least 11 11 a list of anyone else because that list -- it that's how far we know that I can think of 12 12 never happened that I can think of. that fulfilled any professional capacity for 13 13 14 Q. I'm talking about the time you were 14 Jeffrey. working for Jeffrey Epstein, can you list all 15 15 Q. List all the people under the age girls that you found for Jeffrey Epstein that 16 16 of 18 that you interacted with at any of 17 were under the age of 18 to come work for him 17 Jeffrey's properties? in any capacity? A. I'm not aware of anybody that I 18 18 19 MR. PAGLIUCA: Objection to the interacted with, other than obviously 19 20 form and foundation. Virginia who was 17 at this point? 20 21 A. I didn't find the girls. 21 (Maxwell Exhibit 21, email, marked Q. You choose the word. 22 22 for identification.) 23 MR. PAGLIUCA: If you have a 23 Q. I'm showing you what's been marked as Maxwell 21, it's an email dated January 24 question ask it, you don't choose the 24 25 25 21, 2015 from Jeffrey to you. Is that, you word. Page 385 Page 383 G Maxwell - Confidential 1 G Maxwell - Confidential 1 2 Q. List all of the girls you met and 2 can take a moment to take a look at it, is 3 brought to Jeffrey Epstein's home for the 3 that a statement that Jeffrey Epstein wrote purposes of employment that were under the 4 4 for you to be issued to the press? 5 age of 18? 5 MR. PAGLIUCA: Objection to the 6 6 MR. PAGLIUCA: Objection to the form and foundation. 7 form and foundation. 7 A. The question was? 8 A. I've already characterized my job 8 Q. Is this a statement that Jeffrey 9 was to find people, adults, professional 9 Epstein wrote for you to be issued to the 10 people to do the jobs I listed before; pool 10 press? 11 person, secretary, house person, chef, pilot, 11 MR. PAGLIUCA: Same objection. 12 A. Is there any other emails that you 12 architect. have that surround this that would allow me 13 Q. I'm asking about individuals under 13 14 the age of 18, not adult persons, people 14 to know what -- does this have a context? under the age of 18. 15 15 Q. These were produced by your counsel A. I looked for people or tried to so the to extent there are emails that 16 16 find people to fill professional jobs in 17 17 surround this, this is what we were given. 18 professional situations. 18 A. Okay. I don't know whether he 19 Q. So Virginia Roberts was under the 19 wrote this -- obviously he wrote this and 20 age of 18, correct? 20 sent this to me. I don't know if this is 21 A. I think we've established that 21 post a phone call we had, I can't recollect 22 Virginia was 17. 22 exactly. Q. Is she the -- sorry, go ahead. 23 23 Q. Do you know if this was issued to the press, this statement? 24 Is she the only individual that you 24 25 met for purposes of hiring someone for 25 A. The only press statement that was

| | Page 386 | | Page 388 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | issued is the one that you have. | 2 | affiliated with? |
| 3 | Q. When the paragraph refers to you | 3 | A. No. |
| 4 | being in a very long term committed | 4 | Q. Is that a company that Jeffrey |
| 5 | relationship with another man, who was that | 5 | owns? |
| 6 | other man? | 6 | A. I knew it back in 2001, back when I |
| 7 | MR. PAGLIUCA: You don't have to | 7 | was working. I have no idea what that is |
| 8 | answer the question. | 8 | today. |
| 9 | MS. McCAWLEY: I'm asking the | 9 | Q. What about JEGE, are you familiar |
| 10 | identity of a witness in a statement she | 10 | with that company, JEGE Inc.? |
| 11 | is giving. | 11 | A. I don't recall it. |
| 12 | MR. PAGLIUCA: She didn't give the | 12 | Q. You don't recall? |
| 13 | statement. | 13 | A. It vaguely rings a bell. I don't |
| 14 | MS. McCAWLEY: Jeffrey is writing | 14 | remember what it relates to. |
| 15 | to her, I'm asking who is he is | 15 | Q. What about J Epstein Virgin Islands |
| 16 | referencing to a long term relationship. | 16 | Foundation, Inc. |
| 17 | You are going to refuse to let her | 17 | Are you familiar with that company? |
| 18 | answer that question. | 18
19 | A. No. |
| 19 | MR. PAGLIUCA: Yes. MS. McCAWLEY: I would like to | 20 | Q. How did J Epstein & Company, Inc.?A. Again, I don't recall his business |
| 21 | state for the record he is refusing to | 21 | names and affiliations. |
| 22 | allow her to identify a potential | 22 | Q. How about NES LLC, are you familiar |
| 23 | witness in this litigation. So we will | 23 | with that name? |
| 24 | be back to get the answer to that | 24 | A. Again, I think that was one of his |
| 25 | question. | 25 | businesses, but I don't recall. |
| | Page 387 | | Page 389 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Q. Do you recall when you were | 2 | Q. Do you know what that business did? |
| 3 | traveling with Virginia Roberts that you | 3 | A. I don't. |
| 4 | would be responsible for holding her | 4 | Q. How about New York Strategy Group |
| 5 | passport? | 5 | Inc.? |
| 6 | MR. PAGLIUCA: Objection to the | 6 | A. I don't know. |
| 7 | form and foundation. | 7 | Q. What about Ghislaine Maxwell |
| 8 | A. I already testified I don't recall | 8 | Company, are you familiar with that company? |
| 9 | traveling with Virginia. | 9 | A. I never heard of that. |
| 10 | Q. Do you recall whether Jeffrey | 10 | Q. Is that a company you are on record |
| 11 | Epstein when he was traveling with a minor, | 11 | as being either a board member of or having a |
| 12 | someone under the age of 18, someone would | 12 | position of authority in? |
| 13 | hold their passport? | 13 | MR. PAGLIUCA: Objection to the |
| 14 | MR. PAGLIUCA: Object to the form. | 14 | form and foundation. |
| 15
16 | A. I couldn't testify to what Jeffrey did or didn't do. | 15
16 | A. I've never heard of the business.Q. What negative, unflattering, |
| 17 | Q. You never observed him gathering a | 17 | private or potentially embarrassing |
| 18 | minor's passport and holding it during one of | 18 | information does Jeffrey Epstein know about |
| 19 | the trips you were on? | 19 | you? |
| 20 | A. I don't have a recollection of | 20 | MR. PAGLIUCA: Objection to the |
| 21 | that. | 21 | form and foundation. |
| 22 | Q. Are you familiar with a company | 22 | A. I imagine none. |
| 23 | called Hyperion Air Inc.? | 23 | Q. Does he know, does he have any |
| 24 | A. I am. | 24 | knowledge of any illegal activity that you've |
| 25 | Q. Is that a company you are | 25 | conducted? |

| | Page 390 | | Page 392 |
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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | MR. PAGLIUCA: Object to the form | 2 | This will now end? |
| 3 | and foundation. | 3 | MR. PAGLIUCA: Objection to the |
| 4 | A. If you want to ask Jeffrey | 4 | form and foundation. |
| 5 | questions about me, you would have to ask | 5 | A. I have no idea. |
| 6 | him. | 6 | Q. Did you discuss with him what he |
| 7 | Q. Have you ever been involved in any | 7 | meant by the statement, This will now end? |
| 8 | illegal activity in your lifetime? | 8 | A. I don't recall. |
| 9 | MR. PAGLIUCA: Objection to the | 9 | Q. Was he taking any action to ensure |
| 10 | form and foundation. | 10 | that, quote, this will now end? |
| 11 | A. I can't think of anything I have | 11 | A. I have no idea. |
| 12 | | 12 | |
| 13 | done that is illegal. | 13 | (Maxwell Exhibit 23, email, marked |
| | Q. Have you ever been arrested? | 14 | for identification.) |
| 14 | A. I have a DUI in the U.K. a long | 15 | Q. This is an email from, if you look |
| 15 | time ago. | | at the chain at the top, you will see it's |
| 16 | Q. Is that the only arrest you have on | 16 | from you to Jeffrey on January 27 and the |
| 17 | your record? | 17 | email at the bottom of the chain is from |
| 18 | A. Yes. | 18 | Jeffrey to you on January 27. |
| 19 | Q. I will mark as Maxwell 22 this | 19 | He states, What happened to you and |
| 20 | email? | 20 | your statement, question mark, question mark. |
| 21 | (Maxwell Exhibit 22, email, marked | 21 | And you put at the top, I have not decided |
| 22 | for identification.) | 22 | what to do. |
| 23 | Q. This is dated January 21, 2015. | 23 | A. Uh-huh. |
| 24 | It's from Jeffrey Epstein to you, forwarding | 24 | Q. Why was Jeffrey interested in you |
| 25 | the Guardian and I would like you to look at | 25 | making a statement to the press? |
| | Page 391 | | Page 393 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | the chain of emails so you understand the | 2 | MR. PAGLIUCA: Objection to the |
| 3 | have an appreciation for who is on this. | 3 | form and foundation. |
| 4 | It's a three-page document. The bottom of | 4 | A. I don't know that he was |
| 5 | the email appears to be a message from, there | 5 | interested. We made a statement and then I |
| 6 | is a at the very bottom there is the | 6 | was being advised to make an additional |
| 7 | signature block for Ross Gow, who I | 7 | statement and I never did. |
| 8 | understand is your press agent and above that | 8 | Q. Was Jeffrey communicating with you |
| 9 | there is a message from a John Swaine to Ross | 9 | regularly on what additional statement you |
| 10 | Gow. | 10 | might make? |
| 11 | Do you see that? | 11 | MR. PAGLIUCA: Objection to the |
| 12 | A. Uh-huh. | 12 | form and foundation. |
| 13 | Q. Do you know who John Swaine is? | 13 | A. No, I've communicated with him very |
| 14 | A. I do not. | 14 | little, as little as possible. |
| 15 | Q. Above that there is a message from | 15 | Q. Why did you feel you had to keep |
| 16 | Ross Gow to Philip Barden and you and it | 16 | him informed of statements you were making to |
| 17 | says, so this isn't getting better, latest | 17 | the press? |
| 18 | from our chums at the Guardian and above that | 18 | MR. PAGLIUCA: Objection to the |
| 19 | you will see on January 21 an email from you | 19 | form and foundation. |
| 20 | where you wrote, See below. | 20 | A. I didn't feel I had to. |
| 21 | And right above that chain you will | 21 | Q. Then why you were communicating |
| 22 | see Jeffrey Epstein to you on January 21 and | 22 | with him about statements you were making to |
| 23 | his statement to you is, This will now end | 23 | the press? |
| 24 | but I think a dismissive statement is okay. | 24 | MR. PAGLIUCA: Objection to the |
| | What did he mean by his statement, | 25 | form and foundation. |
| 25 | What did he mean by his statement | | 101111 311(1 1011110311011 |

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| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | A. Insofar as this is the case, it's | 2 | A. I don't think I've ever discussed |
| 3 | really all about Jeffrey, it's not a case | 3 | it with him. |
| 4 | about me. | 4 | Q. How did you come to learn that |
| 5 | Q. In 2009, did you direct your | 5 | Sarah Kellen was covered by the |
| 6 | lawyer, either directly or indirectly, to | 6 | nonprosecution agreement? |
| 7 | tell Brad Edwards that you were unavailable | 7 | A. I believe I read it in the press. |
| 8 | to attend a deposition? | 8 | Q. Did you have any discussions with |
| 9 | MR. PAGLIUCA: Objection to the | 9 | Sarah Kellen with about the nonprosecution |
| 10 | form and foundation. And this is a | 10 | agreement? |
| 11 | privileged communication as I understand | 11 | A. I have not had any discussions with |
| 12 | the question, what someone said or | 12 | Sarah. |
| 13 | didn't say to their lawyer. So don't | 13 | Q. When is the last time you spoke to |
| 14 | answer the question. | 14 | Sarah Kellen? |
| 15 | Q. Can you answer that question | 15 | A. Maybe 2005, 2006 maybe. |
| 16 | without revealing a privileged communication? | 16 | Q. And same with Nadia Marcinkova, |
| 17 | A. Can you ask the question again? | 17 | when is the last time you recall speaking |
| 18 | Q. In 2009, did you direct your lawyer | 18 | with Nadia Marcinkova? |
| 19 | to tell Brad Edwards that you were | 19 | A. Probably even more time before |
| 20 | unavailable to attend a deposition? | 20 | |
| 21 | MR. PAGLIUCA: Same instruction. | 21 | that, maybe I've never had communications really with Nadia. |
| 22 | | 22 | |
| 23 | Q. Did you make any statement in 2009 | 23 | Q. I'm sorry, I didn't hear that.A. I never had communications with |
| 24 | to anybody that you were unavailable to | 24 | her. |
| 25 | attend a deposition? A. My mother was sick and I don't | 25 | Q. You were working for Jeffrey at the |
| | Page 395 | 23 | Page 397 |
| | | | |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | recall exactly the sequence of events but | 2 | same time Nadia was also working for Jeffrey, |
| 3 | what sequence of events do exist are was | 3 | isn't that correct? |
| 4 | handled by my lawyers. | 4 | A. I didn't know what Nadia did for |
| 5 | Q. What is your understanding of | 5 | Jeffrey so I didn't characterize what her |
| 6 | Jeffrey Epstein's nonprosecution agreement? | 6 | relationship or work or not was and I was |
| 7 | A. I have no idea. | 7 | still helping him with his construction |
| 8 | Q. Do you have an understanding of the | 8 | projects and the like but I never crossed |
| 9 | co-conspirators listed in the nonprosecution | 9 | paths with Nadia. |
| 10 | agreement? | 10 | Q. What did you think Nadia was doing |
| 11 | MR. PAGLIUCA: Objection to the | 11 | for Jeffrey? |
| 12 | form and foundation. | 12 | A. I have no idea what Nadia was doing |
| 13 | A. I have no knowledge of his | 13 | for Jeffrey. |
| 14 | agreement, whatever that is. | 14 | Q. Did you observe Nadia at any of |
| 15 | Q. Do you know, you mentioned earlier | 15 | Jeffrey's houses while you were there? |
| 16 | today that Sarah Kellen was one of the listed | 16 | A. She was at the house on occasion. |
| 17 | co-conspirators. | 17 | Q. What would she be doing there? |
| 18 | Do you know who the other | 18 | A. I have no idea. |
| 19 | co-conspirators are in the nonprosecution | 19 | Q. Did you know if she lived at his |
| 20 | agreement? | 20 | houses? |
| 21 | MR. PAGLIUCA: Objection to the | 21 | A. I have no idea. |
| 22 | form and foundation. | 22 | Q. Did you ever go into a bedroom and |
| 23 | A. I do not know. | 23 | see her belongings at one of the houses? |
| 24 | Q. What did Jeffrey Epstein tell you | 24
25 | A. Not that I recall, no. |
| 25 | about the nonprosecution agreement? | _ Z | Q. I'm going to mark this as Maxwell |

| | Page 398 | | Page 400 |
|--------|---|----|---|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Exhibit 24? | 2 | Q. What did you talk about? |
| 3 | (Maxwell Exhibit 24, email, marked | 3 | A. Just what a liar she is. |
| 4 | for identification.) | 4 | Q. What did he say to you? |
| 5 | Q. You can see at the top of the first | 5 | A. What a liar she is. |
| 6 | page which is GM 0001, it's dated January 3, | 6 | Q. Did he tell you why he thought she |
| 7 | 2015 from you to the Duke of York. | 7 | was a liar? |
| 8 | Is that Prince Andrew who we | 8 | A. I don't think he told me why she |
| 9 | referred to today? | 9 | was a liar. The substance of everything that |
| 10 | A. Yes. | 10 | she said was a lie with regard to him. |
| 11 | Q. And can you tell me, it says, Have | 11 | Q. What did you say to him? |
| 12 | some info. Call me when you have a moment. | 12 | A. She is a liar. |
| 13 | What is redacted there? | 13 | Q. That was the whole conversation, it |
| 14 | A. I don't recall, I'm sorry. | 14 | was you said to him, she is a liar and he |
| 15 | Q. Do you know why there is a | 15 | said to you she say liar and did you discuss |
| 16 | redaction on this document? | 16 | any of the details about what those lies |
| 17 | A. You would have to confer with my | 17 | were? |
| 18 | lawyers. | 18 | A. I don't recollect. |
| 19 | Q. What did you discuss on that call? | 19 | Q. Was that only one conversation you |
| 20 | A. I don't have any specific knowledge | 20 | had? |
| 21 | of that call. | 21 | A. I don't recollect. I don't |
| 22 | Q. So the call is being made on | 22 | recollect actually the conversation but other |
| 23 | Saturday, January 3, 2015? | 23 | than in detail other than we both said she |
| 24 | MR. PAGLIUCA: Objection to the | 24 | was a liar. |
| 25 | form and foundation. | 25 | Q. Do you regularly communicate with |
| | Page 399 | | Page 401 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Q. The document states, it's Saturday | 2 | Prince Andrew? |
| 3 | January 3, 2015. You issued your press | 3 | MR. PAGLIUCA: Objection to the |
| 4 | release on January 2, 2015. | 4 | form and foundation. |
| 5 | Were you discussing with Prince | 5 | A. What do you mean by regularly. |
| 6
7 | Andrew the subject of Virginia Roberts during | 6 | Q. Do you email with him once a month, |
| 8 | these calls? MR. PAGLIUCA: Objection to the | 8 | once every two months or text him or call |
| 9 | form and foundation. | 9 | him'? A. No, we are not in that type of |
| 10 | A. I don't know if I spoke to him. | 10 | regular touch. |
| 11 | Q. I would like you to turn to GM 0002 | 11 | Q. Do you travel with him regularly? |
| 12 | and the bottom chain says Duke of York, | 12 | A. I don't know, I have traveled with |
| 13 | Saturday January 3, to re, and he says | 13 | him. We have traveled together but regularly |
| 14 | let me know when we can talk. Got some | 14 | is not a correct characterization. |
| 15 | specific questions to ask you about Virginia | 15 | Q. Do you travel with him more than |
| 16 | Roberts. | 16 | once a year? |
| 17 | Do you recall having a conversation | 17 | A. There is no standard. There is no |
| 18 | with Prince Andrew about Virginia Roberts in | 18 | set pattern. The answer to that was no. |
| 19 | or around early January of 2015? | 19 | Q. Have you ever observed him with any |
| 20 | A. I don't know if we actually spoke. | 20 | underage, any women, female under the age of |
| 21 | Q. Did you ever speak to Prince Andrew | 21 | 18, interacting, that's not a child or a |
| 22 | about Virginia Roberts after you issued your | 22 | family friend, interacting for the purposes |
| 23 | statement on January 2, 2015? | 23 | of a sexual relationship with that |
| 24 | A. I know that we did speak at some | 24 | individual? |
| 25 | point but I don't recollect when we spoke. | 25 | MR. PAGLIUCA: Objection to the |

| | Page 402 | | Page 404 |
|---|---|--|--|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | form and foundation. | 2 | form and foundation. |
| 3 | A. I've never seen Andrew interact in | 3 | A. I mean I've been to his in the |
| 4 | any way of that nature. | 4 | mid '90s, I would have communicated with |
| 5 | Q. Have you ever gone to dinner with | 5 | people who worked for him. |
| 6 | him with any individual under the age of 18 | 6 | Q. Have you communicated with Leslie |
| 7 | that's not a family member or friend of yours | 7 | Wexner about this case? |
| 8 | that is under the age of 18? | 8 | A. No. |
| 9 | MR. PAGLIUCA: Objection to form | 9 | Q. Have you ever seen a topless female |
| 10 | and foundation. | 10 | at any one of Jeffrey Epstein's properties? |
| 11 | A. We've been to dinner all the time, | 11 | MR. PAGLIUCA: Objection to the |
| 12 | I am not not sure who is at dinner with us, I | 12 | form and foundation. You've asked this |
| 13 | can't testify to that. | 13 | question, by the way, earlier on today. |
| 14 | Q. Has he ever brought a female under | 14 | A. Again, I testified that there are |
| 15 | the age 18 that's not a relative of his | 15 | people who from time to time in the privacy |
| 16 | A. He has children. | 16 | of a swimming pool have maybe taken a bikini |
| 17 | Q. I said not relatives. | 17 | top off or something but it's not common and |
| 18 | A. I can't possibly testify to who he | 18 | certainly when I was at the house I don't |
| 19 | comes to dinner with, I wouldn't recall. | 19 | really recollect seeing that kind of |
| 20 | Q. To your knowledge, has he ever had | 20 | activity. |
| 21 | a relationship with any female under the age | 21 | Q. Have you ever smoked cigarettes? |
| 22 | of 18 for purposes of a romantic relationship | 22 | A. Yes. |
| 23 | to your knowledge? | 23 | Q. Have you ever smoked cigarettes |
| 24 | A. I can't testify to Andrew's | 24 | with Virginia Roberts? |
| 25 | relationship. | 25 | A. I don't recall smoking cigarettes |
| | Page 403 | | Page 405 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Q. You haven't observed that? | 2 | |
| 3 | A. No. | | with Virginia Roberts. |
| | 71. 110. | 3 | with Virginia Roberts. Q. I'm marking this as Maxwell 25. |
| 4 | Q. Have you talked to Prince Andrew | 3
4 | |
| 4
5 | | | Q. I'm marking this as Maxwell 25. |
| | Q. Have you talked to Prince Andrew | 4
5
6 | Q. I'm marking this as Maxwell 25. (Maxwell Exhibit 25, email, marked |
| 5 | Q. Have you talked to Prince Andrew about coming to testify at trial in this | 4
5 | Q. I'm marking this as Maxwell 25. (Maxwell Exhibit 25, email, marked for identification.) Q. I'm showing you what has been marked as Maxwell 25. |
| 5
6
7
8 | Q. Have you talked to Prince Andrew about coming to testify at trial in this case? | 4
5
6 | Q. I'm marking this as Maxwell 25. (Maxwell Exhibit 25, email, marked for identification.) Q. I'm showing you what has been |
| 5
6
7
8
9 | Q. Have you talked to Prince Andrew about coming to testify at trial in this case? A. No. Q. When was the last time you communicated with Leslie Wexner? | 4
5
6
7
8
9 | Q. I'm marking this as Maxwell 25. (Maxwell Exhibit 25, email, marked for identification.) Q. I'm showing you what has been marked as Maxwell 25. This is an email dated January 11, 2015 at the top? |
| 5
6
7
8
9 | Q. Have you talked to Prince Andrew about coming to testify at trial in this case? A. No. Q. When was the last time you communicated with Leslie Wexner? A. 1994, 1995. | 4
5
6
7
8
9 | Q. I'm marking this as Maxwell 25. (Maxwell Exhibit 25, email, marked for identification.) Q. I'm showing you what has been marked as Maxwell 25. This is an email dated January 11, 2015 at the top? Do you see that that from Jeffrey |
| 5
6
7
8
9
10
11 | Q. Have you talked to Prince Andrew about coming to testify at trial in this case? A. No. Q. When was the last time you communicated with Leslie Wexner? A. 1994, 1995. Q. I believe earlier, did you say that | 4
5
6
7
8
9
10 | Q. I'm marking this as Maxwell 25. (Maxwell Exhibit 25, email, marked for identification.) Q. I'm showing you what has been marked as Maxwell 25. This is an email dated January 11, 2015 at the top? Do you see that that from Jeffrey to you? |
| 5
6
7
8
9
10
11 | Q. Have you talked to Prince Andrew about coming to testify at trial in this case? A. No. Q. When was the last time you communicated with Leslie Wexner? A. 1994, 1995. Q. I believe earlier, did you say that you when is the last time you've been to | 4
5
6
7
8
9
10
11 | Q. I'm marking this as Maxwell 25. (Maxwell Exhibit 25, email, marked for identification.) Q. I'm showing you what has been marked as Maxwell 25. This is an email dated January 11, 2015 at the top? Do you see that that from Jeffrey to you? A. Uh-huh. |
| 5
6
7
8
9
10
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12
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| | Page 406 | | Page 408 |
|----------|---|----------|--|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 1 2 | What did he mean when he said, I | 2 | MR. PAGLIUCA: Objection to the |
| 3 | will get the criminal allegations out, what | 3 | form and foundation. |
| 4 | was he referring to? | 4 | A. I have no knowledge of that. |
| 5 | MR. PAGLIUCA: Objection to the | 5 | Q. Do you know if Jeffrey Epstein has |
| 6 | form and foundation. | 6 | any friends that are in the CIA or FBI? |
| 7 | A. I have no idea. | 7 | MR. PAGLIUCA: Objection to the |
| 8 | Q. Were there criminal allegations | 8 | form and foundation. |
| 9 | about Virginia that either your lawyer or | 9 | A. I have no idea. |
| 10 | press agent were leaking to the press? | 10 | Q. Are you aware of an investigation |
| 11 | MR. PAGLIUCA: Objection to form | 11 | of Jeffrey Epstein in the early '80s relating |
| 12 | and foundation. | 12 | to the SEC? |
| 13 | A. I have no idea. | 13 | MR. PAGLIUCA: Objection to the |
| 14 | Q. Did you ask him what he meant when | 14 | form and foundation. |
| 15 | he said, I will get the criminal allegations | 15 | A. I have no knowledge of that. |
| 16 | out? | 16 | Q. Are you aware that Jeffrey Epstein |
| 17 | A. I don't recollect the conversation. | 17 | has told people that he worked for the |
| 18 | Q. Did you direct him to leak to the | 18 | government to recover stolen funds? |
| 19 | press criminal allegations about Virginia | 19 | MR. PAGLIUCA: Objection to the |
| 20 | Roberts? | 20 | form and foundation. |
| 21 | A. I already testified that I have no | 21 | A. I don't recall conversations about |
| 22 | knowledge of what you are asking me. | 22 | that. |
| 23 | Q. Were you copied on this email, | 23 | Q. Has he ever told that you he worked |
| 24 | correct? | 24 | for the U.S. government? |
| 25 | A. I was. | 25 | A. I don't recollect that. |
| | Page 407 | | Page 409 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Q. Did Jeffrey Epstein assist in | 2 | Q. You don't recollect or has he never |
| 3 | obtaining information about criminal | 3 | told you that? |
| 4 | allegations relating to Virginia Roberts? | 4 | A. I have no knowledge, I don't |
| 5 | MR. PAGLIUCA: Objection to form | 5 | recollect him telling me he worked for the |
| 6 | and foundation. | 6 | government. |
| 7 | A. I have no recollection. | 7 | Q. Does Jeffrey Epstein have any |
| 8 | Q. Did Alan Dershowitz assist in | 8 | affiliation with the Israeli government? |
| 9 | obtaining information regarding criminal | 9 | MR. PAGLIUCA: Objection to the |
| 10 | allegations of Virginia Roberts? | 10 | form and foundation. |
| 11 | MR. PAGLIUCA: Objection to form | 11 | A. I have no knowledge of that. |
| 12 | and foundation. | 12
13 | Q. Do you know if he ever performed |
| 13 | A. I have no knowledge of that. | | any work for the Israeli government? |
| 14 | Q. Did you ever discuss that with Alan | 14 | A. I have no knowledge of that. |
| 15
16 | Dershowitz? A. Discuss what? | 15
16 | Q. Have you ever visited Israel with |
| 17 | | 17 | Jeffrey Epstein? |
| 18 | Q. Criminal allegations about Virginia Roberts. | 18 | A. I'm sorry, I don't recollect. Q. You've seen the flight logs that I |
| 19 | A. I don't believe I have. | 19 | provided you today. Are there, during the |
| 20 | Q. Have you ever discussed allegations | 20 | time you worked for Jeffrey Epstein, were |
| 21 | relating to | 21 | there times that you flew on commercial |
| 22 | Q. Do you know if Jeffrey Epstein had | 22 | flights rather than Jeffrey Epstein's planes? |
| 23 | any relationship with the U.S. government | 23 | A. Yes. |
| 24 | either working for the CIA or the FBI in his | 24 | Q. How often did that occur? |
| 25 | lifetime? | 25 | A. Decently. |

| | Page 410 | | Page 412 |
|----|---|----|---|
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | Q. Were there other flights that you | 2 | there in the course of the work you were |
| 3 | recall flying on with Jeffrey Epstein that | 3 | doing for Jeffrey? |
| 4 | were on flights that where Dave Rogers was | 4 | MR. PAGLIUCA: Objection to the |
| 5 | not the pilot? | 5 | form and foundation. |
| 6 | A. Dave Rogers was not always the | 6 | |
| 7 | | 7 | A. I was never sent. I had a job to |
| | pilot. | 8 | do and I would have to go to New Mexico for |
| 8 | Q. How many planes did Jeffrey Epstein | | work. |
| 9 | have during the time you were with him? | 9 | Q. Would Sarah Kellen assist in that |
| 10 | MR. PAGLIUCA: Objection to the | 10 | project? |
| 11 | form and foundation. | 11 | MR. PAGLIUCA: Objection to the |
| 12 | A. So you need to give me a date | 12 | form and foundation. |
| 13 | range. | 13 | A. No. The project was largely |
| 14 | Q. During the time period of 1992 | 14 | complete, largely complete by the end I |
| 15 | through when you left your employment which I | 15 | don't remember the dates exactly but it was |
| 16 | think you said was in 2009? | 16 | largely complete by the 1990s, 2000s. |
| 17 | A. So in the '90s he had one plane and | 17 | Q. Do you know why Sarah Kellen would |
| 18 | at some point in the 2000s he had two planes | 18 | be going to New Mexico to meet you? |
| 19 | but I can't testify to anything past 2002, | 19 | MR. PAGLIUCA: Objection to the |
| 20 | 2003, what happened to his planes after that. | 20 | form and foundation. |
| 21 | Q. Do you know what travel agency, if | 21 | A. I don't know. She worked for |
| 22 | any, Jeffrey would use when he would send | 22 | Jeffrey. |
| 23 | someone, for example, you or one of his other | 23 | MR. PAGLIUCA: I think we are out |
| 24 | employees on a flight somewhere? Did he use | 24 | of time, counsel. |
| 25 | a particular travel agency to make those | 25 | THE VIDEOGRAPHER: It's true. |
| | Page 411 | | Page 413 |
| 1 | G Maxwell - Confidential | 1 | G Maxwell - Confidential |
| 2 | arrangements? | 2 | MS. McCAWLEY: I will state for the |
| 3 | A. I don't recall. | 3 | record there were questions today that |
| 4 | Q. Were you ever responsible for | 4 | remain unanswered because the witness |
| 5 | making those arrangements for other | 5 | has been instructed not to answer those |
| 6 | individuals? | 6 | questions and we will be raising our |
| 7 | | 7 | objections with the court to be able to |
| 8 | A. I don't recall making flight | 8 | |
| | arrangements. | 9 | have those questions answered in the near future. |
| 9 | Q. Was it a New York travel agent that | | |
| 10 | you would use for those arrangements? | 10 | MR. PAGLIUCA: So we are clear, we |
| 11 | A. Again, we are talking 16, 17, 18 | 11 | are designating this entire deposition |
| 12 | years. I just don't recall anything to do | 12 | as confidential under the protective |
| 13 | with travel agents. | 13 | order. That would cover the paralegal |
| 14 | Q. Would Jeffrey Epstein ever fly, for | 14 | whose been present as well as the court |
| 15 | example, Sarah Kellen on a commercial flight | 15 | reporter and the videographer and all |
| 16 | to meet you in New Mexico? | 16 | the lawyers in the room. |
| 17 | MR. PAGLIUCA: Objection to the | 17 | THE VIDEOGRAPHER: This concludes |
| 18 | form and foundation. | 18 | today's proceedings. We are off the |
| 19 | A. I can't testify to that. | 19 | record at 6:43 p.m. |
| 20 | Q. Do you recall a trip where you met | 20 | (Time noted: 6:43 p.m.) |
| 21 | Sarah Kellen in New Mexico? | 21 | |
| 22 | A. No, I don't recall any specific | 22 | |
| 23 | trip, no. | 23 | |
| 24 | Q. Why would you be sent to New | 24 | |
| 25 | Mexico, is there a reason why you would go | 25 | |

| | | Page 41 | 4 | Page 416 |
|----------|-----------------------------------|------------|--|---|
| 1 | | | 1 | |
| 2 | | | 2 | CERTIFICATE |
| 3 | INDEX | | 3 | |
| 4 | | | 4 | |
| 5 | | | 5 | I HEREBY CERTIFY that the witness, |
| 6 | GHISLAINE MAXWELL | PAC | $E = \begin{bmatrix} 6 \\ 7 \end{bmatrix}$ | GHISLAINE MAXWELL, was duly sworn by me and that the deposition is a true record of the |
| 7 | By Ms. McCawley | 4 | 8 | testimony given by the witness. |
| 8 | | | 9 | testimony given by the witness. |
| 9 | | | 10 | Festing Fager |
| 10 | EXHIBITS | | 11 | Leslie Fagin, |
| 11
12 | MAXWELL EXHIBIT | PAGE | | Registered Professional Reporter |
| 13 | Exhibit 1 police report | 24 | 12 | Dated: April 22, 2016 |
| 14 | Exhibit 2 email | 33 | 13 | |
| 15 | Exhibit 3 transcript | 71 | 14 | (TI) C |
| 16 | Exhibit 4 photo | 109 | 15
16 | (The foregoing certification of |
| 17 | Exhibit 5 photo | 113 | 17 | this transcript does not apply to any reproduction of the same by any means, unless |
| 18 | Exhibit 6 flight logs | 117 | 18 | under the direct control and/or supervision |
| 19 | Exhibit 7 photo | 133 | 19 | of the certifying reporter.) |
| 20 | Exhibit 8 photo | 143 | 20 | |
| 21 | Exhibit 9 message pad pages | 147 | 21 | |
| 22 | Exhibit 10 email | 209 | 22 | |
| 23 | Exhibit 11 photo | 259 | 23 | |
| 24 | Exhibit 12 documents | 263 | 24 | |
| 25 | Exhibit 13 documents | 312 | 25 | |
| | | Page 41 | 5 | Page 417 |
| 1 | | | $\begin{bmatrix} 1 \\ 2 \end{bmatrix}$ | ACKNOWLEDGMENT OF DEPONENT |
| 2 | MAXWELL EXHIBIT | PAG | $\begin{bmatrix} 2 \\ 3 \end{bmatrix}$ | ACKNOWLEDGMENT OF DEPONENT |
| 3 | Exhibit 14 email | 345 | | I, , do hereby |
| 4
5 | Exhibit 15 email | 348 | 4 | certify that I have read the foregoing pages,
and that the same is a correct transcription |
| 6 | Exhibit 16 email Exhibit 17 email | 348
361 | 5 | of the answers given by me to the questions |
| 7 | Exhibit 18 email | 363 | | therein propounded, except for the |
| 8 | Exhibit 19 email | 365 | 6 | corrections or changes in form or substance, if any, noted in the attached Errata Sheet. |
| 9 | Exhibit 20 email | 367 | 7 | if any, noted in the attached Effata Sheet. |
| 10 | Exhibit 21 email | 384 | 8 | |
| 11 | Exhibit 22 email | 390 | 9 | GHISLAINE MAXWELL DATE |
| 12 | Exhibit 23 email | 392 | 11 | Subscribed and sworn |
| 13 | Exhibit 24 email | 398 | | to before me this |
| 14 | Exhibit 25 email | 405 | 12 | day of , 2016.
My commission expires: |
| 15 | | | 14 | wy commission expires. |
| 16 | | | | Notary Public |
| 17 | | | 15
16 | |
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