EXHIBIT A

Page 1

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

CASE NO. 15-CV-07433-RWS

VIRGINIA L. GIUFFRE,

Plaintiff,

-against-

GHISLAINE MAXWELL,

Defendant.

250 N. Australian Avenue, Suite 1400 West Palm Beach, Florida 33401 Friday, September 9, 2016 8:35 a.m. - 2:08 p.m.

CONFIDENTIAL

VIDEOTAPED DEPOSITION OF JEFFREY EPSTEIN

Taken before Darline M. West,
Registered Professional Reporter, Notary Public
in and for the State of Florida At Large,
pursuant to Notice of Taking Deposition filed
by the Plaintiff in the above cause.

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

(866) 624-6221



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1 2	APPEARANCES: On behalf of the Plaintiff:	1 2	INDEX WITNESS: PAGE:	
3	THE UNIVERSITY OF UTAH,	3 4	JEFFREY EDWARD EPSTEIN	
4	S.J. QUINNEY COLLEGE OF LAW 383 South University Street	4	DIRECT EXAMINATION 8 BY MR. CASSELL:	
7	Salt Lake City, Utah 84112	5		
5	Phone: 801.585.5202	6	CROSS-EXAMINATION 275 BY MR. PAGLIUCA:	
6	E-mail: Cassellp@law.utah.edu By: PAUL G. CASSELL, ESQ.	7	REDIRECT EXAMINATION 324	
7	-and-	8	BY MR. CASSELL:	
8	BOIES SCHILLER & FLEXNER, LLP	8	CERTIFICATE OF OATH 375	
9	401 East Las Olas Boulevard Fort Lauderdale, Florida 33301	9	DEDODETEDIS SEDEVEISA DE	
	Phone: 954.356.0011	10	REPORTER'S CERTIFICATE 376	
10	E-mail: Smccawley@bsfllp.com	11		
11	By: SIGRID S. MCCAWLEY, ESQ.	12		
12			EXHIBITS	
13 14	On behalf of the Defendant: HADDON MORGAN FOREMAN	13		
14	150 East 10th Avenue	14		
15	Denver, Colorado 80203	15	Description Page	
16	Phone: 303.831.7364	16	Plaintiff's Exhibit JE1 Transcript of the deposition of 54	
10	E-mail: Jpagliuca@hmflaw.com By: JEFFREY PAGLIUCA, ESQ.	17	Ms. Maxwell taken on	
17		18	April 22nd, 2016	
18 19	On behalf of the Witness, Jeffrey Epstein: ATTERBURY GOLDBERGER & WEISS, P.A.		Plaintiff's Exhibit JE2 Document with titles 90	
1	One Clearlake Centre, Suite 1400	19 20	of books	
20	250 Australian Avenue South	20	Plaintiff's Exhibit JE3 Photograph depicting 101 Prince Andrew,	
21	West Palm Beach, Florida 33401 Phone: 561.659.8300	21	Maxwell, and Virginia	
21	E-mail: Jgoldberger@agwpa.com	22	Plaintiff's Exhibit JE4 E-mail that Jeffrey 173 Epstein sent to	
22	By: JACK A. GOLDBERGER, ESQ.	23	Maxwell on	
23 24	-and-	24	January 12th, 2015	
25	(Appearances continued on the next page)	25		
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1	QUESTIONS MARKED BY THE REQUEST OF COUNSEL:	1	J. Epstein - Confidential
2	QUESTIONS INTRIBUTED BY THE IMPRODUCT OF COUNTED	2	MR. GOLDBERGER: And Jack Goldberger on
	PAGE/LINES	3	behalf of the witness, Jeffrey Epstein.
3	D (0.1)	4	And on the phone is?
1	Page 69, lines 24 through 25 Page 70, lines 2 thorugh 16	5	MR. WEINBERG: Martin Weinberg by
4	(At the request of Mr. Pagliuca)	6	telephone on behalf of the witness,
5	(It the request of III. Lagrada)	7	Jeffrey Epstein.
6	Page 280, lines 4 through 6	8	VIDEO TECHNICIAN: Will the court
	(At the request of Mr. Cassell)	9	reporter please swear the witness.
7		10	THE COURT REPORTER: Okay. Sir, could
8		11	you raise your right hand.
10		12	Do you swear to tell the truth, the
11		13	whole truth, and nothing but the truth?
12		14	THE WITNESS: Yes, ma'am.
13		15	THEREUPON,
14 15		16	JEFFREY EDWARD EPSTEIN,
16		17	called as a witness on behalf of the Plaintiff
17		18	herein, having been first duly sworn, was examined
18		19	and testified as follows:
19		20	DIRECT EXAMINATION
20		21	BY MR. CASSELL:
21 22		22	Q. All right. Sir, you understand that my
23		23	client is Ms. Virginia Roberts Giuffre?
24		24	MR. GOLDBERGER: I'm sorry,
25		25	Mr. Cassell. Before we start, let let me
	Page 7		Page 9
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	P R O C E E D I N G S	2	just discuss something on the record.
3		3	I understand there's a protective order
4	VIDEO TECHNICIAN: We are now on the	4	in place on this case concerning
5	record. This begins videotape No. 1 in the	5	confidentiality in this depositions. And as
6	deposition of Jeffrey Epstein in the matter	6	I understand the protective order, either
7	of Giuffre versus Maxwell.	7	party can designate the the proceeding as
8	Today is September 9th, 2016. The time	8	confidential, and I understand counsel for
9	is 8:35 a.m. This deposition is being taken	9	Miss Maxwell is going to do that in this
10	at 250 North Australian Avenue, West Palm	10	case.
11	Beach, Florida. The videographer is	11	MR. PAGLIUCA: That's correct. I'm
12	Ryan Kick. The court reporter is	12	designating this deposition as confidential.
13	Darline West. We both represent Magna Legal	13	Any other stips?
14	Services.	14	MR. GOLDBERGER: Huh?
15	Will counsel and all parties present	15	MR. PAGLIUCA: Any other stips?
16	state their appearance and whom they	16	MR. GOLDBERGER: No. We're good for
17	represent.	17	now.
18	MR. CASSELL: I can begin. My name's	18	MR. PAGLIUCA: Okay.
19	Paul Cassell, and I represent Miss Virginia	19	BY MR. CASSELL:
20	Giuffre.	20	Q. All right. Sir, you understand I'm an
21	MS. MCCAWLEY: Sigrid McCawley with	21	attorney representing Miss Roberts Virginia
22	Boies, Schiller & Flexner on behalf of	22	Roberts Giuffre?
23	Virginia Giuffre.	23	A. I've been advised by my counsel to assert
24	MR. PAGLIUCA: Jeff Pagliuca appearing	24	my rights under the Fifth Amendment of the United
25	on behalf Gwen Maxwell.	25	States Constitution as to any and all questions that



Page 12 Page 10 1 J. Epstein - Confidential 1 J. Epstein - Confidential 2 2 could result in a waiver of my Constitutional answer would be edited and -- and would be 3 privileges. I understand that one of the basic 3 the full answer that Mr. Epstein gave to the 4 4 functions of the Fifth Amendment, according to the first question. Really, your choice on that 5 United States Supreme Court, is to protect all 5 as to how you would like to proceed. 6 citizens, including even innocent persons who 6 MR. CASSELL: Yeah. Whatever you think 7 otherwise might be insnared by ambiguous 7 would be the fastest. I want to get through 8 circumstances. On the advice of counsel, I assert my 8 this. 9 rights under the Fifth Amendment and respectfully 9 MR. GOLDBERGER: Okay. 10 decline to answer your question. 10 MR. CASSELL: And so, obviously, we'll 11 MR. CASSELL: Mr. Goldberger, it's your 11 be objecting to many of these invocations 12 position that having him acknowledge who my 12 already. 13 client is creates a realistic risk of 13 MR. GOLDBERGER: Sure. 14 incrimination? 14 MR. CASSELL: I think that these are 15 15 MR. GOLDBERGER: We're not going to improper invocations, but if we're going to 16 debate at this deposition whether the 16 litigate that elsewhere, that certainly is 17 implication of the Fifth Amendment privilege 17 one way to proceed. 18 is proper or not proper. We are simply 18 MR. GOLDBERGER: Okay. So is it fair 19 asserting the privilege. And if that needs 19 to say we've reached an agreement that if 20 to be discussed or litigated somewhere else, Mr. Epstein simply says, the Fifth, the 20 21 we'll be happy to do so, so... 21 answer that would be part of the record for 22 BY MR. CASSELL: 22 any time these proceedings are used anywhere 23 Q. If I refer to Virginia today, I want you to 23 would be the full invocation Mr. Epstein 24 24 understand that I'll be referring to my client, used in answer to the first question? 25 Miss Virginia Roberts Giuffre. 25 MR. CASSELL: Yes. And I would at the Page 11 Page 13 J. Epstein - Confidential J. Epstein - Confidential 1 1 2 Is that an acceptable way to proceed today, 2 -- I would then raise an objection to the 3 sir? 3 nonresponsive portion of the invocation, 4 such as, for example, a reference to A. As I stated before in response to my -- to 4 5 5 "innocent persons." It seems to me that's your earlier question, I am asserting my 6 6 not necessary for him to take the Fifth. constitutional right not to respond to that question. 7 MR. GOLDBERGER: This would be a good 7 MR. GOLDBERGER: Okay. 8 8 opportunity, I think, to kind of discuss MR. CASSELL: As long as we have your 9 9 ground rules for the implication of the position and our position both stated all 10 10 the time, that -- that seems like the most Fifth Amendment --11 MR. CASSELL: All right. 11 expeditious way to proceed. 12 12 MR. GOLDBERGER: -- as we proceed in MR. WEINBERG: One other matter, a this deposition. We've advised you off the 13 13 preliminary matter, which is that we would 14 record and it's not any surprise to anyone 14 reserve our right to particularize a full 15 that Mr. Epstein fully intends to invoke 15 basis based on the record of this case, the 16 Fifth Amendment privileges to all of your 16 record of the CVARC -- CVRA case. 17 17 questions. representations that have been made by you 18 We can -- as we answer your questions, 18 and Mr. Edwards regarding Mr. Epstein and 19 and we'll be happy to answer all your 19 his potential criminal liability and your 20 20 questions, we can use the full invocation intention to seek to rescind his 21 that we did in response to your first 21 non-prosecution agreement, the admissions 22 question, we can use the invocation that we 22 taken on the absence of the meaningful 23 23 just did in response to your second Statute of Limitations, in terms of our 24 spelling out, if the Fifth Amendment is 24 question, or we simply can say, Fifth 25 25 Amendment, with the understanding that the challenged in regards to any response by



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Mr. Epstein, for instance, a response to	2	to be a citizen of?
3	whether he even recognizes the name of your	3	A. Fifth.
4	client, in the event you choose to challenge	4	Q. You understand that the case caption on the
5	the essential applicability of the	5	subpoena you received is Virginia Giuffre versus
6	long-standing Fifth Amendment privilege.	6	Ghislaine Maxwell?
7	MR. CASSELL: I'm going to object to	7	A. Fifth.
8	Mr. Weinberg defending the deposition in	8	Q. You know the Defendant in this case,
9	addition to Mr. Goldberg. My	9	Ghislaine Maxwell, true?
10	understanding of the rules	10	A. Fifth.
11	MR. GOLDBERGER: Goldberger. It's	11	Q. You first met Maxwell in the early 1990s;
12	Goldberger.	12	isn't that true?
13	MR. CASSELL: I'm sorry. I apologize.	13	MR. PAGLIUCA: Object to form and
14	Mr. Goldberger.	14	foundation.
15	It seems to me, the standard is one	15	THE WITNESS: Fifth.
16	lawyer for one witness. And Mr. Goldberger	16	MR. CASSELL: Let me make sure I
17	•	17	understand.
18	is a very capable lawyer, so it seems to me Mr. Weinberg should not be allowed to	18	
19		19	What's the objection to form?
20	participate by making objections.	20	MR. PAGLIUCA: The question is vague. BY MR. CASSELL:
21	MR. PAGLIUCA: And for the record, I	21	
22	have no objection to Mr. Epstein simply		Q. When did you first meet Ms. Maxwell?
23	saying, Fifth Amendment in response to any	22	A. Fifth.
1	questions and understand that that answer	23	Q. Where did you first meet Ms. Maxwell?
24	would incorporate all of the first answer	24	A. Fifth.
25	that Mr. Epstein gave in this deposition. Page 15	25	Q. What were the circumstances surrounding Page 17
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. GOLDBERGER: Thank you.	2	your first meeting of Maxwell?
3	BY MR. CASSELL:	3	MR. PAGLIUCA: Object to form and
4	Q. Sir, you've been deposed many times before,	4	foundation.
5	true?	5	THE WITNESS: Could you repeat the
6	A. Fifth.	6	question?
7	Q. You understand the rules regarding the	7	BY MR. CASSELL:
8	deposition today, true?	8	Q. What were the circumstances surrounding
9	A. Fifth.	9	your first meeting of Maxwell?
10	Q. You have legal counsel here today to	10	MR. PAGLIUCA: Same objection.
11	provide advice to you, should it be necessary at any	11	THE WITNESS: Fifth.
12	point, true?	12	MR. CASSELL: And when you say "form," you
13	A. True.	13	believe that the question that I just asked is
14	Q. Is there anything, including any physical	14	vague?
15	conditions or ailments, that would prevent you from	15	MR. PAGLIUCA: It is vague. I don't
16	giving truthful testimony today?	16	understand what "circumstances" means. It
17	A. Fifth.	17	lacks foundation, in that there hasn't been
18	Q. Please state your full name.	18	an establishment of any time or place of
19	A. Jeffrey Edward Epstein.	19	meeting of Ms. Maxwell or even that he knows
20	Q. Without disclosing where you may have lived	20	Ms. Maxwell under the circumstances of this
21	in the past, where do you currently reside?	21	deposition.
22	A. Fifth.	22	MR. CASSELL: Right. But you
23	Q. What state are you a citizen of?	23	understand there is evidence in the record
24 25	A. Can you clarify the question?	24	from which I would have a good faith basis
レスカ	Q. Yeah. What state do you consider yourself	25	for believing that he has, in fact, met



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Ms. Maxwell?	2	THE WITNESS: Fifth.
3	MR. PAGLIUCA: I'm not going to debate	3	BY MR. CASSELL:
4	what you have a good faith for believing or	4	Q. How long did your long-term relationship
5	not. My my objection stands.	5	with Maxwell continue?
6	MR. CASSELL: I'm just confused about	6	MR. PAGLIUCA: Object to form and
7	how there could be a lack of foundation for	7	foundation.
8	whether they have met, when your client	8	THE WITNESS: Fifth.
9	testified under oath that she had interacted	9	BY MR. CASSELL:
10	with Epstein repeatedly.	10	Q. You are currently in a relationship with
11	MR. PAGLIUCA: That's my objection.	11	Maxwell, true?
12	MR. CASSELL: All right.	12	MR. PAGLIUCA: Object to form and
13	BY MR. CASSELL:	13	foundation.
14	Q. Just so we're clear, the the question	14	THE WITNESS: Fifth.
15	let me just I may have asked this before, but I	15	BY MR. CASSELL:
16	want to make sure we haven't messed messed	16	Q. You currently have a joint defense
17	missed anything.	17	agreement with Maxwell, true?
18	What were the circumstances surrounding	18	MR. PAGLIUCA: Object to form and
19	your first meeting with Maxwell?	19	foundation.
20	MR. PAGLIUCA: Same objection. Form	20	THE WITNESS: Fifth.
21	and foundation.	21	BY MR. CASSELL:
22	THE WITNESS: Fifth.	22	Q. You currently have a common interest
23	BY MR. CASSELL:	23	agreement with Maxwell, true?
24	Q. And whenever I use the term "Maxwell"	24	MR. PAGLIUCA: Object to form and
25	today, I wanted it to be clear that I'm referring to	25	foundation.
	Page 19		Page 21
1		,	
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	the Defendant in this action, Ghislaine Maxwell.	2	THE WITNESS: Fifth.
3	Would you consider yourself currently to be	3	BY MR. CASSELL:
4	the boyfriend of Ms. Maxwell?	4	Q. You understand that your interests and
5 6	MR. PAGLIUCA: Object to form and	5 6	Maxwell's interests are aligned in this case?
7	foundation. THE WITNESS: Fifth.	7	MR. PAGLIUCA: Object to form and foundation.
8	BY MR. CASSELL:	8	THE WITNESS: Fifth. BY MR. CASSELL:
9 10	Q. Have you ever been a boyfriend of Ms. Maxwell?	10	
11		11	Q. What is your understanding of Maxwell's interest in this case?
12	MR. PAGLIUCA: Object to form and foundation.	12	
13	THE WITNESS: Fifth.	13	MR. PAGLIUCA: Object to form and foundation.
14	BY MR. CASSELL:	14	THE WITNESS: Fifth.
15	Q. It's true that at some point you had an	15	BY MR. CASSELL:
16	intimate relationship with Miss Maxwell?	16	Q. What is your understanding of your interest
17	MR. PAGLIUCA: Object to form and	17	in this case?
18	foundation.	18	MR. PAGLIUCA: Object to form and
19	THE WITNESS: Fifth.	19	foundation.
20	BY MR. CASSELL:	20	THE WITNESS: Fifth.
21	Q. You were in a long-term relationship with	21	BY MR. CASSELL:
22	Maxwell from the early '90s through through at	22	Q. Since the start of 2015, you have
23	least 2005, true?	23	communicated with Maxwell about how she can best
24	MR. PAGLIUCA: Object to form and	24	respond to allegations made by Virginia?
25	foundation	25	MP PAGI IIICA: Object to form and



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	foundation.	2	What was the nature of your objection
3	THE WITNESS: Fifth.	3	regarding common interest and joint defense
4	BY MR. CASSELL:	4	agreement, Mr. Weinberg?
5	Q. Without going into the substance of any	5	MR. WEINBERG: It was direct status
6	communications you have had, you've communicated with	6	asserting the attorney-client privilege as
7	Maxwell since December 30th, 2014, true?	7	well as the Fifth Amendment. I'm making no
8	MR. PAGLIUCA: Object to form and	8	representations regarding the existence of
9	foundation.	9	· · · · · · · · · · · · · · · · · · ·
10	THE WITNESS: Fifth.	10	any agreement.
11	MR. CASSELL: Can I understand what the	11	MR. CASSELL: All right. You also objected to my last question based on
12	objection is to form on that particular	12	foundation. What was the foundation
13	question?	13	
14	•		objection?
15	MR. PAGLIUCA: Do you want to have the	14	MR. PAGLIUCA: There's multiple
16	reporter read it back?	15	foundational issues. We don't know the
	MR. CASSELL: I can just give it to	16	source of any information that would be
17	you.	17	responsive to the question. It could
18	MR. PAGLIUCA: Sure.	18	contain hearsay and speculation. You know,
19	MR. CASSELL: "Without going into any	19	all of these questions, frankly, lack
20	substance of any communications that you	20	foundation under the circumstances here.
21	have had, you have communicated with Maxwell	21	Frankly, I don't believe that there it
22	since December 30th, 2014, true?"	22	will be a good faith basis for most of the
23	MR. PAGLIUCA: It's a leading question.	23	questions. I don't believe that most of
24	That's a form objection.	24	these questions will be supported by any
25	MR. CASSELL: All right. So can we	25	independent evidence.
	Page 23		Page 25
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	just	2	This is simply an exercise for you,
3	MR. WEINBERG: And I would add a	3	Mr. Cassell, to use leading questions to try
4	further objection, which is to the extent	4	to obtain some adverse inference and
5	that any conversations which were pursuant	5	advantage in this litigation, when you know
6	to a common interest agreement, you would	6	that this witness is going to blanketly
7	assert the attorney-client privilege as well	7	assert a Fifth Amendment privilege.
8	as the Fifth Amendment.	8	Frankly, I see no point in actually
9	MR. GOLDBERGER: Right. So that	9	having this deposition since all of these
10	objection we're making as to attorney-client	10	issues are going to need to be litigated
11	privilege in no way waives the Fifth	11	before the court before we can actually have
12	Amendment privilege that has been raised to	12	a determination of what Mr. Epstein may or
13	the question.	13	may not testify about, so
14	MR. CASSELL: Mr. Weinberg, since	14	MR. CASSELL: My specific question,
15	you're participating over my objection, can	15	though, is the question I asked Epstein
16	you confirm that there is a joint defense	16	was, "Without going into the substance of
17	agreement between your client and	17	any communications that you have had, you
18	Ms. Maxwell?	18	have communicated with Maxwell since
19	MR. PAGLIUCA: I'm going to object to	19	December 30th, 2014?"
20	any interrogation of Mr. Weinberg. He's not	20	Since your client has testified under
21	been noticed for a deposition, he's not	21	oath that she did indeed have communications
22	under oath, and he's not present here.	22	with Epstein since December 30th, 2014, I
23	MR. CASSELL: I'm just trying to	23	can't understand why that question would
24	understand the objection so that I can avoid	24	lack a foundation.
25	it in any future questions.	25	MR. PAGLIUCA: Well, I I've made my
	it in any ratare questions.	1-5	1.110.1110.L1C C11. Well, 1 1 ve made my



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	record. It it is lacking in foundation.	2	MR. PAGLIUCA: Object to form and
3	MR. CASSELL: All right.	3	foundation.
4	BY MR. CASSELL:	4	THE WITNESS: Fifth.
5	Q. Without going into the substance of any	5	BY MR. CASSELL:
6	communications that you have had, you have	6	Q. You are a registered sex offender, correct?
7	communicated with Maxwell since September 21st, 2015,	7	A. Fifth.
8	true?	8	Q. In previous depositions, you have stated
9	MR. PAGLIUCA: Object to form and	9	that you are a registered sex offender, true?
10	foundation.	10	MR. PAGLIUCA: Object to form and
11	THE WITNESS: Fifth.	11	foundation.
12	BY MR. CASSELL:	12	THE WITNESS: Fifth.
13	Q. How many communications have you had with	13	BY MR. CASSELL:
14	Ms. Maxwell since December 30th, 2014?	14	Q. In June 2008, in open court, you pled
15	A. Fifth.	15	guilty to two Florida State felonies, correct?
16	Q. What methods of communications have you	16	A. Fifth.
17	used when talking to Maxwell in the last two years?	17	Q. You were sworn to tell the truth in those
18	MR. PAGLIUCA: Object to form and	18	public proceedings, true?
19	foundation.	19	A. Fifth.
20	THE WITNESS: Fifth.	20	Q. In open court, what did you testify that
21	BY MR. CASSELL:	21	you had done?
22	Q. What e-mail accounts have you used in your	22	A. Fifth.
23	communications with Maxwell?	23	Q. And in my previous question, I'm referring
24	MR. PAGLIUCA: Object to form and	24	to the plea proceeding that was in about June
25	foundation.	25	of 2008. Did you understand my question?
	Page 27		Page 29
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	THE WITNESS: Fifth.	2	A. Yes.
3	BY MR. CASSELL:	3	Q. In open court, what things did you say in
4	Q. What e-mail accounts has Maxwell used in	4	that hearing?
5	her communications with you?	5	A. Fifth.
6	MR. PAGLIUCA: Object to form and	6	Q. Did you tell the truth in that hearing?
7	foundation.	7	A. Fifth.
8	THE WITNESS: Fifth.	8	Q. Did you tell the court that you accepted
9	BY MR. CASSELL:	9	responsibility for those crimes?
10	Q. What is your cell phone number, sir?	10	A. Fifth.
11	A. Fifth.	11	Q. Were you accepting responsibility for those
12	Q. How many cell phones do you have?	12	crimes?
13	A. Fifth.	13	A. Fifth.
14	Q. Please provide all of the cell phone	14	Q. Why were you accepting responsibility for
15	numbers that you currently have access to?	15	those crimes?
16	A. Fifth.	16	MR. PAGLIUCA: Object to form and
17	Q. Please provide all the cell phone numbers	17	foundation.
18	that you had access to in 2000 and 2001?	18	THE WITNESS: Fifth.
19	A. Fifth.	19	BY MR. CASSELL:
20	Q. Please provide all of the e-mail accounts	20	Q. Did you apologize to the victim of your
21	that you had access to in 2000 and 2001.	21	crimes?
22	A. Fifth.	22	A. Fifth.
23	Q. Please provide all of the e-mail accounts	23	Q. One of the crimes to which you pled guilty
24	that, to your knowledge, Ms. Maxwell had access to in	24	in open court was soliciting a minor for
25	2000 and 2001	25	prostitution true?



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	BY MR. CASSELL:
3	foundation.	3	Q. What did you do that led you to plead
4	THE WITNESS: Fifth.	4	guilty?
5	BY MR. CASSELL:	5	MR. PAGLIUCA: Object to form and
6	Q. Please describe how the solicitation to	6	foundation.
7	which you pled guilty was accomplished.	7	THE WITNESS: Fifth.
8	MR. PAGLIUCA: Object to form and	8	BY MR. CASSELL:
9	foundation.	9	Q. What was your understanding of the legal
10	THE WITNESS: Fifth.	10	crime to which you were pleading guilty?
11	MR. CASSELL: Can you tell me what the form	11	MR. PAGLIUCA: Object to form and
12	objection was to that?	12	foundation.
13	MR. PAGLIUCA: Please tell me how the	13	THE WITNESS: Fifth.
14	solicitation was accomplished?	14	BY MR. CASSELL:
15	MR. CASSELL: Yes.	15	Q. What was your understanding of what you
16	MR. PAGLIUCA: Okay. Well, you're	16	were admitting in open court that day?
17	asking for a legal definition from this lay	17	MR. PAGLIUCA: Object to form and
18	witness as to solicitation, how it was	18	foundation.
19	accomplished. I don't know what that means.	19	THE WITNESS: Fifth.
20	Your question is vague, it's ambiguous, it	20	BY MR. CASSELL:
21	calls for a legal conclusion. It's also	21	Q. Now, with regard to the two crimes that you
22	lacking in foundation.	22	pled guilty, where did those two crimes take place?
23	MR. CASSELL: Because?	23	A. Fifth.
24	MR. PAGLIUCA: Well, as I understand	24	
25	it, your position is that he pled guilty to	25	Q. And I suppose there could be a form
43		23	objection to that question being compound. So to Page 33
_	Page 31		
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	made-up crimes that didn't have a factual	2	obviate any issue, I'm going to ask you, was one of
3	basis and this was a conspiracy between	3	the victims in that case a girl who was 14 years old
4	Mr. Epstein and the U.S. Attorney's Office	4	who we could identify by initials S.G.?
5	to avoid prosecution for federal criminal	5	MR. PAGLIUCA: Object to form and
6	charges, which is the basis for your	6	foundation.
7	challenge to in the CVRA litigation, as I	7	THE WITNESS: Fifth.
8	understand your pleadings. So I'm not	8	MR. CASSELL: And Mr. Goldberger, is if
9	exactly sure how you can actually have a	9	we refer to the victim in I believe it was
10	good faith basis for asking that question,	10	Count 1 or at least one of the accounts by S.G.
11	given your position in writing.	11	Is that an acceptable way to proceed rather
12	MR. CASSELL: All right. You've	12	than putting her name into the record, or could
13	mischaracterized our position. And I	13	I write her name out and provide that to you and
14	imagine we'll have to discuss that later.	14	your client? What would you I want to avoid
15	MR. PAGLIUCA: Sure.	15	putting the names of 14-year-old sex victims
16	MR. CASSELL: Since there were	16	into the transcript here.
17	objections to form, let me just try to ask a	17	MR. GOLDBERGER: It's your deposition.
18	series of questions, then, to avoid the form	18	MR. CASSELL: All right. So what I'm
19	objection.	19	going
20	BY MR. CASSELL:	20	BY MR. CASSELL:
21	Q. How did you accomplish the crime that you	21	Q. Sir, you understand when I use the term
22	pled guilty to?	22	"S.G." who I'm referring to, true?
23	MR. PAGLIUCA: Object to form and	23	MR. PAGLIUCA: Object to form and
24	foundation.	24	foundation.
25	THE WITNESS: Fifth.	25	THE WITNESS: Fifth.



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. CASSELL: And what I'm going to do is	2	BY MR. CASSELL:
3	write the name of the victim and provide that to	3	Q. Isn't it true, sir, that the solicitation
4	Mr. Goldberger and to Mr. Pagliuca now, so that	4	of S.G. occurred in your Florida or I should say,
5	when I use the term "S.G.," both Mr. Goldberger	5	Palm Beach mansion?
6	and Mr. Pagliuca will have that.	6	MR. PAGLIUCA: Object to form and
7	MR. GOLDBERGER: Thank you.	7	foundation.
8	MR. CASSELL: And if you and then we	8	THE WITNESS: Fifth.
9	should also provide that, of course, now to	9	BY MR. CASSELL:
10	Mr. Epstein, so that he'll	10	Q. Who was regularly in your Palm Beach
11	MR. GOLDBERGER: He's he's seen it.	11	mansion at the time of the solicitation of
12	MR. CASSELL: Okay.	12	MR. PAGLIUCA: Object to form and
13	And then I'm going to do the same thing with	13	foundation.
14	the second witness. I'm going to refer to her	14	THE WITNESS: Fifth.
15	by the initials	15	MR. CASSELL: Could I understand the
16	And I'm providing Let the record will	16	form objection to that question?
17	reflect I'm providing the the full name	17	MR. PAGLIUCA: "Who was regularly
18	of to Mr. Goldberger, Mr. Pagliuca, and	18	in"
19	Mr. Epstein has seen it as well.	19	Again, these are vague questions with
20	BY MR. CASSELL:	20	no time frame, which is the form problem of
21	Q. Please describe how you accomplished the	21	your questions.
22	solicitation of S.G.	22	BY MR. CASSELL:
23	MR. PAGLIUCA: Object to form and	23	Q. Sir, with regard to my questions, I want
24	foundation.	24	you to understand that the time frame is the same
25	THE WITNESS: Fifth.	25	time frame for the crime to which you pled guilty.
	Page 35		Page 37
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	With regard to that time frame, who was
3	Q. Please describe how you accomplished the	3	regularly in your house?
4	solicitation of	4	MR. PAGLIUCA: Form and foundation
5	MR. PAGLIUCA: Object to form and	5	objection.
6	foundation.	6	THE WITNESS: Fifth.
7	THE WITNESS: Fifth.	7	BY MR. CASSELL:
8	BY MR. CASSELL:	8	Q. Sir, isn't it true that when you solicited
9	Q. Where was the solicitation of S.G.	9	for sex, Maxwell was regularly in your Palm
10	accomplished?	10	Beach mansion?
11	MR. PAGLIUCA: Object to form and	11	MR. PAGLIUCA: Object to form and
12	foundation.	12	foundation.
13	THE WITNESS: Fifth.	13	THE WITNESS: Fifth.
14	BY MR. CASSELL:	14	BY MR. CASSELL:
15	Q. Where was the solicitation of	15	Q. Sir, isn't it true that when you solicited
16	accomplished?	16	S.G. for sex, Maxwell was regularly in your Palm
17	MR. PAGLIUCA: Object to form and	17	Beach mansion?
18	foundation.	18	MR. PAGLIUCA: Object to form and
19	THE WITNESS: Fifth.	19	foundation.
20	BY MR. CASSELL:	20	And here, Mr. Cassell, there is no
21	Q. Isn't it true, sir, that the solicitation	21	evidence that Ms. Maxwell was quote,
22	of occurred in your Palm Beach mansion?	22	unquote, regularly in the Palm Beach mansion
23	MR. PAGLIUCA: Object to form and	23	during the time frame that you're talking
24	foundation.	24	about. And so there is no good faith basis
25	THE WITNESS: Fifth.	25	to ask that question.



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. CASSELL: I disagree with your	2	purposes?
3	understanding of the record, but we'll take	3	MR. PAGLIUCA: Object to form and
4	that up at a later time.	4	foundation.
5	BY MR. CASSELL:	5	THE WITNESS: Fifth.
6	Q. How old was S.G. when you solicited her for	6	BY MR. CASSELL:
7	sex?	7	Q. Sir, isn't it true that you had sex with
8	MR. PAGLIUCA: Object to form and	8	S.G. at your Palm Beach mansion?
9	foundation.	9	MR. PAGLIUCA: Object to form and
10	THE WITNESS: Fifth.	10	foundation.
11	BY MR. CASSELL:	11	THE WITNESS: Fifth.
12	Q. How old was when you solicited her for	12	BY MR. CASSELL:
13	sex?	13	Q. Sir, isn't it true that you had sex with
14	MR. PAGLIUCA: Object to form and	14	at your Palm Beach mansion?
15	foundation.	15	MR. PAGLIUCA: Object to form and
16	THE WITNESS: Fifth.	16	foundation.
17	BY MR. CASSELL:	17	THE WITNESS: Fifth.
18	Q. Isn't it true, sir, that S.G. was under the	18	BY MR. CASSELL:
19	age of 18 when you solicited her for sex?	19	Q. Sir, it required logistical arrangements
20	MR. PAGLIUCA: Object to form and	20	for A.H. to come to your Palm Beach mansion, true?
21	foundation.	21	MR. PAGLIUCA: Object to the form and
22	THE WITNESS: Fifth.	22	foundation.
23	BY MR. CASSELL:	23	THE WITNESS: Fifth.
24	Q. Indeed, sir, isn't it true that S.G. was	24	BY MR. CASSELL:
25	under the age of 16 when you solicited her for sex?	25	Q. Sir, it required logistical arrangements
	Page 39		Page 41
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	for S.G. to come to your Palm Beach mansion, true?
3	foundation.	3	MR. PAGLIUCA: Object to form and
4	THE WITNESS: Fifth.	4	foundation.
5	BY MR. CASSELL:	5	THE WITNESS: Fifth.
6	Q. How old was when you solicited her for	6	BY MR. CASSELL:
7	sex?	7	Q. Who helped make the logistical arrangements
8	MR. PAGLIUCA: Object to form and	8	for S.G. to come to your Palm Beach mansion?
9	foundation.	9	MR. PAGLIUCA: Object to form and
10	THE WITNESS: Fifth.	10	foundation.
11	BY MR. CASSELL:	11	THE WITNESS: Fifth.
12	Q. Isn't it true, sir, that was under the	12	BY MR. CASSELL:
13	age of 18 when you solicited her for sex?	13	Q. Who arranged who made I'm sorry. Let
14	MR. PAGLIUCA: Object to form and	14	me strike that. Let me start over.
15	foundation.	15	Who made the logistical arrangements for
16	THE WITNESS: Fifth.	16	S.G. to come to your Palm Beach mansion?
17	BY MR. CASSELL:	17	MR. PAGLIUCA: Object to form and
18	Q. Sir, isn't it true you arranged for come to your Palm Beach mansion for sexual purposes?	18 19	foundation. THE WITNESS: Fifth.
19 20	· · · · · · · · · · · · · · · · · · ·	20	
21	MR. PAGLIUCA: Object to form and foundation.	21	BY MR. CASSELL: O Sir isn't it true that Maywall made the
22	THE WITNESS: Fifth.	22	Q. Sir, isn't it true that Maxwell made the logistical arrangements or assisted with the
23	BY MR. CASSELL:	23	logistical arrangements for S.G. to come to your Palm
24	Q. Sir, isn't it true that you arranged for	24	Beach mansion?
25	S G to come to your Palm Beach mansion for sexual	25	MR_PAGLIJICA: Object to form and



	Page 42		Page 44
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	foundation.	2	2000?
3	And, again, there is no good faith	3	MR. PAGLIUCA: Object to form.
4	basis to ask this question. There are no	4	THE WITNESS: Fifth.
5	facts supporting any inference from that	5	BY MR. CASSELL:
6	question, Mr. Cassell.	6	Q. Who was running your Palm Beach mansion in
7	MR. CASSELL: I disagree with your	7	2001?
8	reading of the record on that.	8	MR. PAGLIUCA: Object to form.
9	BY MR. CASSELL:	9	THE WITNESS: Fifth.
10	Q. You can answer.	10	BY MR. CASSELL:
11	A. Fifth.	11	Q. Sir, isn't it true that Ms. Maxwell was
12		12	=
	Q. Isn't it true that Maxwell helped to make		running your Palm Beach mansion in 2000?
13	the arrangements fo to come to your Palm Beach	13	MR. PAGLIUCA: Object to form and
14	mansion either directly or indirectly?	14	foundation.
15	MR. PAGLIUCA: Object to form and	15	Again, there's no evidence to suggest
16	foundation.	16	Ms. Maxwell was running anything.
17	And, again, there is no evidence	17	THE WITNESS: Fifth.
18	suggesting that that occurred with	18	BY MR. CASSELL:
19	Ms. Maxwell on being involved, and there is	19	Q. Mr. Epstein, there is lots of evidence to
20	no good faith basis to ask that question.	20	suggest that Ms. Maxwell was running your home from
21	BY MR. CASSELL:	21	1999 through about 2006, true?
22	Q. Mr. Epstein, Mr. Pagliuca just said there	22	MR. PAGLIUCA: Object to form and
23	was no good faith basis for me to ask that last	23	foundation. Argumentative.
24	question.	24	THE WITNESS: Fifth.
25	It's true, sir, that you could give us a	25	
	Page 43		Page 45
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	very significant good faith basis for me asking that	2	BY MR. CASSELL:
3	question, isn't it?	3	Q. Sir, Miss Maxwell was running your Palm
4	MR. PAGLIUCA: Object to form and	4	Beach mansion in 2001, true?
5	foundation.	5	MR. PAGLIUCA: Object same
6	THE WITNESS: Fifth.	6	objections that I've raised before. This is
7	BY MR. CASSELL:	7	asked and answered.
8	Q. In fact, at that time, Maxwell was	8	MR. CASSELL: With regard to 2001 asked
9	regularly at your Palm Beach mansion, true?	9	and answered?
10	MR. PAGLIUCA: Object to form and	10	MR. PAGLIUCA: I think so.
11	foundation, and asked and answered. Same	11	THE WITNESS: Fifth.
12	objections.	12	BY MR. CASSELL:
13	THE WITNESS: Fifth.	13	Q. Sir, Ms. Maxwell was running your Palm
14	BY MR. CASSELL:	14	Beach mansion in 2002, true?
15	Q. Who was running your Palm Beach mansion in	15	MR. PAGLIUCA: Object to form and
16	2005?	16	foundation.
17	MR. PAGLIUCA: Object to form.	17	THE WITNESS: Fifth.
18	THE WITNESS: Fifth.	18	BY MR. CASSELL:
19	BY MR. CASSELL:	19	Q. Sir, Ms. Maxwell was running your Palm
20		20	
21	Q. Who was running your Palm Beach mansion in 2006?		Beach mansion in 2003, true?
22		21 22	MR. PAGLIUCA: Object to form and
	MR. PAGLIUCA: Object to form.		foundation.
23 24	THE WITNESS: Fifth. BY MR. CASSELL:	23 24	THE WITNESS: Fifth.
25		25	BY MR. CASSELL: O Sir Miss Maxwell was running your Palm
	TO AN THE WAS THE HELD AND THE PARTY PARTY HIS DESCRIPTION OF THE	1 4 7	TO STEEN THE WIND WAS THEFT OF PARTY



	Page 46		Daga 40
			Page 48
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Beach mansion in 2004, true?	2	VIDEO TECHNICIAN: On the record at
3	MR. PAGLIUCA: Object to form and	3	9:10 a.m.
4	foundation.	4	MR. GOLDBERGER: Thank you for the
5	THE WITNESS: Fifth.	5	break.
6	BY MR. CASSELL:	6	BY MR. CASSELL:
7	Q. Sir, Ms. Maxwell was running your Palm	7	Q. Sir, who did you talk to during the break?
8	Beach mansion in 2005, true?	8	A. Fifth.
9	MR. PAGLIUCA: Object to form and	9	MR. GOLDBERGER: And attorney-client.
10	foundation.	10	MR. CASSELL: But you believe there's a
11	THE WITNESS: Fifth.	11	good faith basis for him to say what was just
12	BY MR. CASSELL:	12	discussed would be incriminating?
13	Q. Sir, Ms. Maxwell was running your Palm	13	MR. GOLDBERGER: Objection's been
14	Beach mansion in 2006, true?	14	raised. Privileged has been invoked.
15	MR. PAGLIUCA: Object to form and	15	MR. CASSELL: All right.
16	foundation.	16	BY MR. CASSELL:
17	THE WITNESS: Fifth.	17	Q. Without going into the substance of any
18	BY MR. CASSELL:	18	communications, who did you speak to during the
19	Q. Who had access to the financial accounts	19	break?
20	for your Palm Beach mansion in 2005?	20	A. Fifth.
21	A. Fifth.	21	MR. GOLDBERGER: Attorney-client.
22	Q. Sir, isn't it true that Ms. Maxwell had	22	Again, we're raising attorney-client
23	access to the financial accounts for your Palm Beach	23	privilege without waiving any Fifth
24	mansion in 2005?	24	Amendment privileges.
25	MR. PAGLIUCA: Object to form and	25	MR. CASSELL: Understood.
	Page 47		Page 49
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	foundation.	2	BY MR. CASSELL:
3	And, again, there's no evidence to	3	Q. You know who Alfredo Rodriguez is, sir,
4	suggest that Ms. Maxwell had access to	4	true?
5	financial accounts of Mr. Epstein in 2005.	5	A. Fifth.
6	THE WITNESS: Fifth.	6	Q. Who is Alfredo Rodriguez?
7	BY MR. CASSELL:	7	A. Fifth.
8	Q. Ms. Maxwell did indeed have access to some	8	Q. Alfredo Rodriguez was involved in some
9	of your financial accounts in 2005, true, sir?	9	household management issues in your Palm Beach
10	MR. PAGLIUCA: Object to form and	10	mansion in 2005, true?
11	foundation.	11	MR. PAGLIUCA: Object to form and
12	THE WITNESS: Fifth.	12	foundation.
13	MR. GOLDBERGER: Mr. Cassell, can we	13	THE WITNESS: Fifth.
14	just take a 30-second break? I think I have	14	BY MR. CASSELL:
15	a logistical problem when I when I	15	Q. What did Alfredo Rodriguez do for you in
16	connected Mr. Weinberg. I used a line that	16	2005?
17	was on service. So, I mean, give me two	17	MR. PAGLIUCA: Object to form and
18	seconds.	18	foundation.
19	MR. CASSELL: All right. And we're	19	THE WITNESS: Fifth.
20	just going to confer for a moment, if that's	20	BY MR. CASSELL:
21	all right.	21	Q. Who did Alfredo Rodriguez report to in
22	MR. GOLDBERGER: Thank you.	22	2005?
23	VIDEO TECHNICIAN: Off the record at	23	MR. PAGLIUCA: Object to form and
24	9:04 a.m.	24	foundation.
25	(A rooses was taken)	25	THE WITNESS: Eigh



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	MR. PAGLIUCA: Object to form and
3	Q. Sir, isn't it true that Alfredo Rodriguez	3	foundation.
4	reported to Maxwell in 2005?	4	THE WITNESS: Fifth.
5	MR. PAGLIUCA: Object to form and	5	BY MR. CASSELL:
6	foundation.	6	Q. Sarah Kellen and Ghislaine Maxwell both
7	There's no evidence to suggest that he	7	assisted in the solicitation of true?
8	reported to Ms. Maxwell.	8	MR. PAGLIUCA: Obj c to form and
9	THE WITNESS: Fifth.	9	foundation.
10	BY MR. CASSELL:	10	Again, there is no evidence to suggest
11	Q. Who is Sarah Kellen?	11	that that's true.
12	A. Fifth.	12	And, Mr. Cassell, if you have some good
13	Q. You know Sarah Kellen, don't you?	13	faith basis and you want to put it on the
14	A. Fifth.	14	record, that's fine. I have the Palm Beach
15	Q. What did Sarah Kellen do for you at your	15	Police Department reports here. We deposed
16	Palm Beach mansion?	16	Detective Racari. You know, as well as I
17	MR. PAGLIUCA: Object to form and	17	do, that there's no evidence to suggest that
18	foundation.	18	Ms. Maxwell was involved with at all.
19	THE WITNESS: Fifth.	19	MR. CASSELL: I move to strike the
20	BY MR. CASSELL:	20	speaking objections. They're improper in
21	Q. Did Alfredo Rodriguez work for you in 2005?	21	this deposition. And there's a time and a
22	A. Fifth.	22	place to put on both your point of views on
23	Q. How many years did Alfredo Rodriguez work	23	these issues and, of course, our point of
24	for you?	24	view as well.
25	A. Fifth.	25	MR. PAGLIUCA: Well, that's fine. You
	Page 51		Page 53
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Q. Sarah Kellen reported to Maxwell, true?	2	know, if we can understand that my form and
3	MR. PAGLIUCA: Object to form and	3	foundation objection encompasses what you're
4	foundation.	4	deeming as speaking objections, I can
5	There's no evidence to suggest that	5	certainly truncate this and just make my
6	Miss Kellen reported to Miss Maxwell.	6	form and foundation objections.
7	THE WITNESS: Fifth.	7	MR. CASSELL: My understanding of the
8	BY MR. CASSELL:	8	proper procedure is, you should object on
9	Q. Mr. Epstein, you could give us lots of	9	form and foundation unless I ask for further
10	evidence that Sarah Kellen reported to Maxwell, true?	10	clarification. That's all you need to make
11	MR. PAGLIUCA: Object to form.	11	the record.
12	Foundation. Argumentative.	12	MR. PAGLIUCA: Okay. And that form and
13	THE WITNESS: Fifth.	13	foundation objection, then, would include my
14	BY MR. CASSELL:	14	position that there's no good faith basis to
15	Q. Sarah Kellen and Ghislaine Maxwell both	15	be asking these questions; is that correct?
16	assisted you in the solicitation of S.G., true?	16	MR. CASSELL: That's correct. That
17	MR. PAGLIUCA: Object to form and	17	would be your position. And of course, our
18	foundation.	18	position would be to the contrary.
19	And, again, there's no evidence to show	19	MR. PAGLIUCA: I understand. I'm just
20	that Miss Maxwell participated in the	20	trying to make sure that we're not waiving
21	solicitation of anybody.	21	anything, and I'm happy just to
22	THE WITNESS: Fifth.	22	MR. CASSELL: Sure.
23	BY MR. CASSELL:	23	MR. PAGLIUCA: simply to object to
24	Q. Please give us all the evidence that	24	form and foundation, preserving any
25	Maxwell participated in the solicitation of minors.	25	objections I have to the questioning and the



	Page 54		Page 56
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	process of the proceeding. Fair?	2	Ms. Maxwell.
3	MR. CASSELL: You would be preserving,	3	Do you see that answer?
4	obviously, a form objection and a foundation	4	A. Yes.
5	objection.	5	Q. The answer is, "I think you should ask that
6	MR. PAGLIUCA: Sure. I guess the	6	question of Jeffrey."
7	questions then becomes what does that mean.	7	Do you see that answer?
8	MR. CASSELL: Right.	8	A. Yes.
9	MR. PAGLIUCA: So I can keep objecting,	9	Q. So following up on Ms. Maxwell's
10	as I am, or we can have some agreement. But	10	suggestion, I'm going to ask you the same question.
11	why don't we keep going and we'll see what	11	Was it your preference to start a massage
12	happens.	12	with sex?
13	MR. CASSELL: Right. And I it would	13	A. Fifth.
14	be my position that anything beyond form and	14	Q. It is true that your preference was to
15	foundation should be stricken.	15	start a massage with sex?
16	MR. PAGLIUCA: Okay.	16	MR. PAGLIUCA: Object to form and
17	MR. CASSELL: Unless you can and	17	foundation.
18	that's that's the way to proceed.	18	THE WITNESS: Fifth.
19	(Plaintiff's Exhibit JE1, Transcript of the	19	BY MR. CASSELL:
20	deposition of Ms. Maxwell taken on April 22nd, 2016	20	Q. I don't know that I completely finished the
21	was marked for identification.)	21	question. So let me just re-ask it.
22	BY MR. CASSELL:	22	It is true that your preference was to
23	Q. All right. Sir, I want to hand you a	23	start a massage with sex, correct?
24	document, which I'm document I'm going to mark as JE1	24	MR. PAGLIUCA: Objection to form and
25	for Jeffrey Epstein 1. And I'll represent and	25	foundation.
	Page 55		Page 57
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	provided a copy to both Mr. Goldberger and	2	THE WITNESS: Fifth.
3	Mr. Pagliuca. I represent that this is a transcript	3	BY MR. CASSELL:
4	of the deposition of Ms. Maxwell taken on April 22nd,	4	Q. To your knowledge, when she was deposed on
5	2016.	5	April 22nd, 2016, Maxwell knew that your preference
6	You have that document in front of you,	6	was to start a massage with sex, true?
7	sir?	7	MR. PAGLIUCA: Object to form and
8	A. Yes.	8	foundation.
9	Q. If I could ask you to flip to page 100. And since there are two sets of numbers, this would	9	THE WITNESS: Fifth. BY MR. CASSELL:
10	be the smaller set of numbers up on the, for example,	10 11	Q. It is true that you directed Maxwell to
11 12	the top of the page. These these are four pages	12	recruit girls under the age of 18 who would have sex
13	per page. And page 100. I'd like to direct your	13	with you all under the guise of providing a massage,
14	attention to page 100, line 8. Actually, I'm sorry,	14	correct?
15	page 100, line 10.	15	MR. PAGLIUCA: Object to form and
16	Do you see where I am, sir?	16	foundation.
17	A. Yes.	17	THE WITNESS: Fifth.
18	Q. On line 10 there is a question: "Did	18	BY MR. CASSELL:
19	Jeffrey was it Jeffrey's preference to start a	19	Q. One of the girls under the age of 18 with
20	massage with sex?"	20	whom you had massages starting with sex was Virginia,
21	Do you see that question, sir?	21	true?
22	A. Yes.	22	MR. PAGLIUCA: Object to form and
23	Q. And then if we skip over two lines where	23	foundation.
24	there's a form and foundation objection, we go to	24	THE WITNESS: Fifth.
25	line 14 where there is an answer given by	25	



	Page 58		Page 60
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	Virginia there for sexual purposes?
3	Q. Maxwell has been present many times when	3	MR. PAGLIUCA: Object to form and
4	you have had massages starting with sex, true?	4	foundation.
5	MR. PAGLIUCA: Object to form and	5	THE WITNESS: Fifth.
6	foundation.	6	BY MR. CASSELL:
7	THE WITNESS: Fifth.	7	Q. Maxwell was fully aware that Virginia was
8	BY MR. CASSELL:	8	in New Mexico for sexual purposes, true?
9	Q. All right. Now, I want to go in the same	9	MR. PAGLIUCA: Object to form and
10	exhibit, a little further in at page 146.	10	foundation.
11	All right. On page 146, line 22, do you	11	THE WITNESS: Fifth.
12	see line 22 on page 146?	12	BY MR. CASSELL:
13	A. Yes.	13	Q. Can you think of any other purpose which an
14	Q. And do you see a question there that reads,	14	attractive 17-year-old girl would be on your property
15	"So would Virginia be brought on trips that were for	15	at that time, sir?
16	the purpose of work and decorating the house?"	16	MR. PAGLIUCA: Object to form and
17	Do you see that question?	17	foundation.
18	A. Yes.	18	THE WITNESS: Fifth.
19	Q. And then do you see following on	19	BY MR. CASSELL:
20	immediately the answer from Ms. Maxwell: "Like I	20	Q. Maxwell knew there was no other purpose for
21	said, I never worked with her, but you would have to	21	Virginia being there at that time other than sex,
22	ask Jeffrey what he brought her on the trip for."	22	true?
23	Do you see that answer?	23	MR. PAGLIUCA: Object to form and
24	A. Yes.	24	foundation.
25	Q. And so I represent to you that that's an	25	THE WITNESS: Fifth.
	Page 59		Page 61
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	answer from Ms. Maxwell, and will you understand that	2	BY MR. CASSELL:
3	as I ask further questions with regard to this	3	Q. Is there anyone else I can talk to besides
4	transcript?	4	you, Virginia, and Maxwell to give information about
5	A. Yes.	5	why Virginia was at your ranch in New Mexico?
6	Q. So following up on Ms. Maxwell's direction,	6	MR. PAGLIUCA: Object to form and
7	I would like to ask you, why did you bring bring	7	foundation.
8	Virginia on the trip to New Mexico?	8	THE WITNESS: Fifth.
9	MR. PAGLIUCA: Object to form and	9	BY MR. CASSELL:
10	foundation.	10	Q. There is no one else I can talk to you
11	THE WITNESS: Fifth.	11	besides you, Virginia, and Maxwell to get exact
12	BY MR. CASSELL:	12	information about why Virginia was at your ranch in
13	Q. You did bring Virginia on a trip to New	13	New Mexico, true?
14	Mexico, true, sir?	14	MR. PAGLIUCA: Object to form and
15	MR. PAGLIUCA: Object to foundation.	15	foundation.
16	THE WITNESS: Fifth.	16	THE WITNESS: Fifth.
17	BY MR. CASSELL:	17	BY MR. CASSELL:
18	Q. Why did you bring Virginia on your trips	18	Q. Let's go now to page actually, let me
19 20	with you? MR. PAGLILICA: Object to form and	19	ask one quick question while I'm thinking about it,
20	MR. PAGLIUCA: Object to form and foundation.	20 21	or I'll come back to that in a moment.
21 22	THE WITNESS: Fifth.	22	Let's go to page 196. You see on line 3 of
23	BY MR. CASSELL:	23	196 you see a question: "What has Jeffrey told you about Virginia Roberts?"
23 24	Q. With regard to the New Mexico trip that	24	Do you see that, sir?
25	we're discussing here, isn't it true that you brought	25	A. Yes.
-	and and and an analytic to the time that you blought	1-0	11. 100.



	Dago 62		Page 64
	Page 62		
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Q. And then there's an answer in line 5. Do	2	Do you see that question?
3	you see that?	3	A. Yes.
4	A. Yes.	4	Q. And then skipping over a form and
5	Q. The answer is that "She is a liar."	5	foundation objection, on line 9 we see an answer from
6	Do you see is I represent to you that	6	Maxwell, "You would have to check with him."
7	that is Ms. Maxwell stating that you said Virginia	7	Do you see that?
8	Roberts is a liar.	8	A. That's incomplete, but, yes.
9	Is that accurate testimony from	9	Q. And then the sentence carries on, "I can
10	Ms. Maxwell?	10	tell you why I think she is a liar. I'm happy to do
11	A. Fifth.	11	that."
12	Q. On line 6, that's not accurate testimony	12	Do you see the rest of that?
13	from Ms. Maxwell, is it?	13	A. Yes.
14	MR. PAGLIUCA: Object to form and	14	Q. But I want to focus in on the first part of
15	foundation.	15	that sentence, "You would have to check with him."
16	THE WITNESS: Sorry. Repeat the	16	Do you see that answer?
17	question.	17	A. Yes.
18	BY MR. CASSELL:	18	Q. And that answer, you understand in context
19	Q. It is not accurate testimony what we see on	19	to be a request from Maxwell that we check with you?
20	line 5 there, is it?	20	Do you understand that?
21	A. You said, "line 6," I believe, sir.	21	MR. PAGLIUCA: Object to form and
22	Q. I'm sorry. Let me	22	foundation.
23	A. Sorry.	23	THE WITNESS: Fifth.
24	Q. Yeah. Let's	24	BY MR. CASSELL:
25	So you see a question on line 3, correct,	25	Q. So I would like to check with you now.
	Page 63		Page 65
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	sir?	2	What do you base your assessment of
3	A. Yes.	3	Ms. Roberts' credibility on?
4	Q. And the question on line 3 is, "What has	4	A. Fifth.
5	Jeffrey Epstein told you about Virginia Roberts?"	5	Q. It's true, sir, that Virginia is highly
6	That's the question there?	6	credible, isn't it?
7	A. Yes.	7	MR. PAGLIUCA: Object to form and
8	Q. And on line 5 there's an answer from	8	foundation.
9	Ms. Maxwell that "She is a liar."	9	THE WITNESS: Fifth.
10	Do you see that answer?	10	BY MR. CASSELL:
11	A. Yes.	11	Q. When Virginia has said you were a sex
12	Q. That answer is not accurate testimony, is	12	trafficker, that's a true statement, right, sir?
13	it, sir?	13	MR. PAGLIUCA: Object to form and
14	MR. PAGLIUCA: Object to form and	14	foundation.
15	foundation.	15	THE WITNESS: Fifth.
16	THE WITNESS: Fifth.	16	BY MR. CASSELL:
17	BY MR. CASSELL:	17	Q. When Virginia has said that you had
18	Q. When Ms. Maxwell gave that testimony, she	18	sexually abused her, that's a true statement, isn't
19	well knew that Virginia was not a liar, true?	19	it, sir?
20	MR. PAGLIUCA: Object to form and	20	MR. PAGLIUCA: Object to form and
21	foundation.	21	foundation.
22	THE WITNESS: Fifth.	22	THE WITNESS: Fifth.
23	BY MR. CASSELL:	23	BY MR. CASSELL:
24	Q. Going now to line 6 there is a question,	24	Q. And when Virginia said Maxwell sexually
25	"What does he base that on?"	25	abused her, you know that to be a true statement as



	Page 66		Page 68
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	well, don't you?	2	about threesomes between you, Maxwell, and her would
3	MR. PAGLIUCA: Object to form and	3	be the three of you, correct?
4	foundation.	4	MR. PAGLIUCA: Object to form and
5	THE WITNESS: Fifth.	5	foundation.
6	BY MR. CASSELL:	6	THE WITNESS: Fifth.
7	Q. Virginia has told the truth about you using	7	BY MR. CASSELL:
8	Maxwell to recruit girls for you to sexually abuse,	8	Q. And when I refer refer to "a threesome"
9	true, sir?	9	in today's deposition, will you understand that I'm
10	MR. PAGLIUCA: Objection to form and	10	referring to sexual activity among three people
11	foundation.	11	occurring essentially simultaneously?
12	THE WITNESS: Fifth.	12	MR. PAGLIUCA: Object to form and
13	BY MR. CASSELL:	13	foundation.
14	Q. Please give us all the information that you	14	THE WITNESS: Fifth.
15	have regarding how credible Virginia is.	15	BY MR. CASSELL:
16	MR. PAGLIUCA: Object to form and	16	Q. What is your understanding of the term
17	foundation.	17	"threesome"?
18	THE WITNESS: Fifth.	18	A. Fifth.
19	BY MR. CASSELL:	19	Q. Without regard to any conduct that you may
20	Q. Please give us all information you have	20	or not have undertaken in the past, what do you
21	about Virginia's credibility on issues relating to	21	understand the word "threesome" to mean?
22	sex abuse.	22	A. Fifth.
23	MR. PAGLIUCA: Object to form and	23	Q. Let's now go to page 197 of the transcript.
24	foundation.	24	Oh, I'm sorry. Actually, let's go to the very bottom
25	THE WITNESS: Fifth.	25	of page 196.
	Page 67		Page 69
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	Do you see line 25 on page 196?
3	Q. Please give us all information you have	3	A. Yes.
4	showing that Virginia is credible about allegations	4	Q. And the question is: "That's all he said
5	she's made against you.	5	about Virginia?"
6	MR. PAGLIUCA: Object to form and	6	Do you see that question?
7	foundation.	7	A. I don't see a question mark, do you?
8	THE WITNESS: Fifth.	8	Q. On line 2 of page 197?
9	BY MR. CASSELL:	9	A. Yes.
10	Q. Please give us all the information you have	10	Q. And so this is a reference back to line 24
11	about how Virginia is credible with regard to her	11	on page 196. Do you see line 24 on page 196?
12	allegations against Maxwell.	12	A. Yes.
13	MR. PAGLIUCA: Object to form and	13	Q. And the answer there from Maxwell is, "All
14	foundation.	14	he" that is Epstein in context "told me that
15	THE WITNESS: Fifth.	15	she is a liar."
16	BY MR. CASSELL:	16	Do you see that answer? Do you see the
17	Q. Is there anybody else that I could check	17	answer there on line 24?
18	with besides you to follow up on Ms. Maxwell's	18	A. Yes.
19	suggestion of obtaining information about Virginia's	19	Q. That is not accurate testimony, is it, sir?
20	credibility with regard to sexual abuse by you?	20	MR. PAGLIUCA: Object to form and
21	MR. PAGLIUCA: Object to form and	21	foundation.
22	foundation.	22	THE WITNESS: Fifth.
23	THE WITNESS: Fifth.	23	BY MR. CASSELL:
24	BY MR. CASSELL:	24	Q. In fact, you told Ms. Maxwell that you were
25	Q. Sir, it's true that the only one who knows	25	very concerned that people would learn the truth



	Page 70		Page 72
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	about your activities with Virginia, true?	2	THE WITNESS: Fifth.
3	MR. PAGLIUCA: Object to form and	3	BY MR. CASSELL:
4	foundation.	4	Q. You never denied to Maxwell that you had
5	THE WITNESS: Fifth.	5	sexual relations with Virginia, did you?
6	BY MR. CASSELL:	6	MR. PAGLIUCA: Object to form and
7	Q. In fact, both you and Ms. Maxwell were very	7	foundation.
8	concerned that people would learn the truth about	8	THE WITNESS: Fifth.
9	Virginia's allegations, true?	9	BY MR. CASSELL:
10	MR. PAGLIUCA: Object to form and	10	Q. And in fact, Maxwell well knew that you had
11	foundation.	11	sexual relations with Virginia because she had been
12	THE WITNESS: Fifth.	12	with you when you were having sexual relations with
13	BY MR. CASSELL:	13	Virginia?
14	Q. And you and Ms. Maxwell undertook a plan at	14	MR. PAGLIUCA: Object to form and
15	that point to try and undercut Virginia's	15	foundation.
16	credibility, true?	16	THE WITNESS: Fifth.
17	MR. PAGLIUCA: Object to form and	17	BY MR. CASSELL:
18	foundation.	18	
19		19	Q. Let's go now to page 217 of the transcript.
20	Can you mark those for me, Reporter,	20	If you look at line 23 on page 217, do you
	those last three questions? Thank you. THE WITNESS: Fifth.	21	see a question, "Is it an obvious who did lead her
21 22	BY MR. CASSELL:	22	up to Jeffrey's room while you were talking to her
		23	mother?"
23	Q. I'm sorry. On page 197, line 3, there's an	24	Do you see that question?
24 25	answer, "We went through all the lies that you have sold to the papers and sold in general, and we have	25	A. Yes.
<u> </u>		23	Q. And I'll represent to you that the "her" in Page 73
_	Page 71		
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	analyzed her lies and your lies and your	2	that question is a reference to Virginia.
3	inappropriate behavior in detail."	3	Do you understand that to be the question?
4	Do you see that answer?	4	A. Yes.
5	A. Yes.	5	Q. And if we go over onto the next page, then,
6	Q. That is not a fair and accurate recounting	6	we see, "Answer: You would have to ask Virginia. I
7	of your conversation with Maxwell, is it?	7	don't know if she was led up to his room."
8	MR. PAGLIUCA: Object to form and	8	Do you see that answer?
9	foundation.	9	A. Yes.
10	THE WITNESS: Fifth.	10	Q. There's actually another person that we
11	BY MR. CASSELL:	11	could ask, apart from Virginia, who would know who
12	Q. In fact, the two of you were not worried	12	led her up to your room; isn't that true, sir?
13	about the lies that Virginia was telling, but the	13	MR. PAGLIUCA: Object to form and
14	truthful statements let me strike that.	14	foundation.
15	In fact, you were not concerned in any way	15	THE WITNESS: Fifth.
16	about any lies Virginia was telling because she was	16	BY MR. CASSELL:
17	not lying, true?	17	Q. The first time you met Virginia, where did
18	MR. PAGLIUCA: Object to form and	18	you meet her?
19	foundation.	19	A. Fifth.
20	THE WITNESS: Fifth.	20	Q. Isn't it true that the first time you met
21	BY MR. CASSELL:	21	virgin what was in your massage room in your Palm
22	Q. You were concerned that Virginia was	22	Beach mansion?
23	telling the truth, weren't you?	23	MR. PAGLIUCA: Object to form and
24	MR. PAGLIUCA: Object to form and	24	foundation.
25	foundation.	25	THE WITNESS: Fifth.



	Page 74		Page 76
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	Jeffrey Epstein's room?"
3	Q. Isn't it true that Maxwell led Virginia up	3	Do you see that question?
4	to your Palm Beach mansion massage room the first	4	A. Yes.
5	time you met her?	5	Q. And then you see an answer there, "I have
6	MR. PAGLIUCA: Object to form and	6	never participated at any time with Virginia in a
7	foundation.	7	massage with Jeffrey."
8	THE WITNESS: Fifth.	8	Do you see that answer?
9	BY MR. CASSELL:	9	A. Yes.
10	Q. You saw Maxwell bringing Virginia up to	10	Q. And I represent to you the answer is being
11	your room, true, sir?	11	given by Ms. Maxwell during a sworn deposition. Will
12	MR. PAGLIUCA: Object to form and	12	you understand that with regard to my questions here?
13	foundation.	13	A. Yes.
14	THE WITNESS: Fifth.	14	Q. Miss Maxwell's testimony is not truthful,
15	BY MR. CASSELL:	15	is it, sir?
16	Q. Isn't it true that it was standard	16	MR. PAGLIUCA: Object to form and
17	operating procedure for Maxwell to bring underage	17	foundation.
18	girls up to your room?	18	THE WITNESS: Fifth.
19	MR. PAGLIUCA: Object to form and	19	BY MR. CASSELL:
20	foundation.	20	Q. In fact, you, Maxwell, and Virginia all had
21	THE WITNESS: Fifth.	21	sexual contact together at the same time on multiple
22	BY MR. CASSELL:	22	occasions, true?
23	Q. Isn't it true that it was standard	23	MR. PAGLIUCA: Object to form and
24	operating procedure for Maxwell to bring underage	24	foundation.
25	girls up to your room for you to sexually abuse?	25	THE WITNESS: Fifth.
	Page 75		Page 77
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	BY MR. CASSELL:
3	foundation.	3	Q. How many times have you, Maxwell, and
4	THE WITNESS: Fifth.	4	Virginia had sexual contact together?
5	BY MR. CASSELL:	5	MR. PAGLIUCA: Object to form and
6	Q. Isn't it true that Maxwell's sworn	6	foundation.
7	testimony is inaccurate when she says she didn't	7	THE WITNESS: Fifth.
8	bring Virginia up to your room?	8	BY MR. CASSELL:
9	MR. PAGLIUCA: Object to form and	9	Q. On multiple occasions you and Maxwell
10	foundation.	10	jointly participated in sexual abuse of Virginia,
11	THE WITNESS: Fifth.	11	true?
12	BY MR. CASSELL:	12	MR. PAGLIUCA: Object to form and
13	Q. Isn't it true that Maxwell was perjuring	13	foundation.
14	herself when she said she didn't know who brought	14	THE WITNESS: Fifth.
15	Virginia up to your room?	15	BY MR. CASSELL:
16	MR. PAGLIUCA: Object to form	16	Q. Have you and Maxwell ever jointly
17	foundation.	17	participated in the sexual abuse of Virginia?
18	THE WITNESS: Fifth.	18	MR. PAGLIUCA: Object to form and
19	BY MR. CASSELL:	19	foundation.
20	Q. Let's go now to page 229 of the transcript,	20	THE WITNESS: Fifth.
21	line 11.	21	BY MR. CASSELL:
22	Do you see the question there, "So not the	22	Q. How many times have you and Maxwell jointly
23	first time she came but the second time she came or	23	participated in the sexual abuse of Virginia?
24 25	the third time or any time she came, did you ever	24	MR. PAGLIUCA: Object to form and
15	participate in a maccago with her in	1/5	TOURGOTTON



	Page 78		Page 80
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	THE WITNESS: Fifth.	2	foundation.
3	BY MR. CASSELL:	3	THE WITNESS: Fifth.
4	Q. Your understanding of all the facts in this	4	BY MR. CASSELL:
5	case is that Maxwell was lying when she denied sexual	5	Q. How many times, to your knowledge, did
6	abuse of Virginia, true?	6	Maxwell have sex with Virginia?
7	MR. PAGLIUCA: Objection to form and	7	MR. PAGLIUCA: Object to form and
8	foundation.	8	foundation.
9	THE WITNESS: Fifth.	9	THE WITNESS: Fifth.
10	BY MR. CASSELL:	10	BY MR. CASSELL:
11	Q. If Maxwell had told the truth in her	11	Q. Sir, it's true that you had sex with
12	deposition, she would have admitted to sexually	12	Virginia dozens if not hundreds of times; isn't that
13	abusing Virginia, true?	13	true?
14	MR. PAGLIUCA: Objection to form and	14	MR. PAGLIUCA: Object to form and
15	foundation.	15	foundation.
16	THE WITNESS: Fifth.	16	THE WITNESS: Fifth.
17	BY MR. CASSELL:	17	BY MR. CASSELL:
18	Q. When you and Maxwell were jointly sexually	18	Q. And to your knowledge, Maxwell had sex with
19	abusing Virginia, who were the witnesses to that	19	Virginia dozens and dozens of times, true?
20	activity?	20	MR. PAGLIUCA: Objection to form and
21	MR. PAGLIUCA: Object to form and	21	foundation.
22	foundation.	22	THE WITNESS: Fifth.
23	THE WITNESS: Fifth.	23	BY MR. CASSELL:
24	BY MR. CASSELL:	24	Q. What years did you and Maxwell have sex
25	Q. It's true, sir, that when you and Maxwell	25	with Virginia?
	Page 79		Page 81
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	were jointly sexually abusing Virginia, you two were	2	MR. PAGLIUCA: Object to form and
3	the only two witnesses who could see what was going	3	foundation.
4	on?	4	THE WITNESS: Fifth.
5	MR. PAGLIUCA: Object to form and	5	BY MR. CASSELL:
6	foundation.	6	Q. It's true that you and Maxwell had sex with
7	THE WITNESS: Fifth.	7	Virginia in the year 2000, true?
8	BY MR. CASSELL:	8	MR. PAGLIUCA: Object to form and
9	Q. Are there any other witnesses I should call	9	foundation.
10	to try to depose and talk to to see whether you and	10	THE WITNESS: Fifth.
11	Maxwell were jointly sexually abusing Virginia?	11	BY MR. CASSELL:
12	MR. PAGLIUCA: Object to form and	12	Q. It's true that you and Maxwell had sex with
13	foundation.	13	Virginia in the year 2001, true?
14	THE WITNESS: Fifth.	14	MR. PAGLIUCA: Object to forma and
15	BY MR. CASSELL:	15	foundation.
16	Q. How many times did you and Maxwell have sex	16	THE WITNESS: Fifth.
17	with Virginia?	17	BY MR. CASSELL:
18	MR. PAGLIUCA: Object to form and	18	Q. You had sex with Virginia repeatedly when
19	foundation.	19	she was under the age of 18, true?
20	THE WITNESS: Fifth.	20	MR. PAGLIUCA: Object to form and
21	DVIMD CACCELL	21	foundation.
22	BY MR. CASSELL:	22	THE WITNESS: Fifth.
23	Q. How many times did you have sex with	23	BY MR. CASSELL:
24 25	Virginia? MR PAGLIUCA: Object to form and	24 25	Q. You also had sex with Virginia when she was under the age of 17 true?
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	foundation.
3	foundation.	3	THE WITNESS: Fifth.
4	THE WITNESS: Fifth.	4	BY MR. CASSELL:
5	BY MR. CASSELL:	5	Q. When you asked Virginia to carry a baby for
6	Q. You had sex with Virginia when she was	6	you, part of your proposal was for her to turn the
7	16 years old, true?	7	baby over to the two of youth to the two of you at
8	MR. PAGLIUCA: Object to form and	8	the end of the pregnancy, true?
9	foundation.	9	MR. PAGLIUCA: Object to form and
10	THE WITNESS: Fifth.	10	foundation.
11	BY MR. CASSELL:	11	THE WITNESS: Fifth.
12	Q. Maxwell had sex with Virginia when she was	12	BY MR. CASSELL:
13	16, true?	13	Q. In about June or July of 2001, you and
14	MR. PAGLIUCA: Object to form and	14	Maxwell took Virginia to a hospital in New York City
15	foundation.	15	because of a problem she was having with vaginal
16	THE WITNESS: Fifth.	16	bleeding, true?
17	BY MR. CASSELL:	17	MR. PAGLIUCA: Object to form and
18	Q. Maxwell had sex with Virginia when she was	18	foundation.
19	17, true?	19	THE WITNESS: Fifth.
20	MR. PAGLIUCA: Object to form and	20	BY MR. CASSELL:
21	foundation.	21	Q. When you and Maxwell took Virginia to the
22	THE WITNESS: Fifth.	22	hospital, the two of you lied to the hospital to make
23	MR. CASSELL: If I could just confer	23	her age 18 rather than 17, true?
24	with counsel for a moment.	24	MR. PAGLIUCA: Object to form and
25	(A discussion was held off the record.)	25	foundation.
	Page 83		Page 85
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	THE WITNESS: Fifth.
3	Q. You have a sexual preference for having sex	3	BY MR. CASSELL:
4	with girls between the ages of 12 to 17, true?	4	Q. You and Maxwell have had so-called
5	MR. PAGLIUCA: Object to form and	5	threesomes, i.e., sexual activity with three people
6	foundation.	6	at the same time, with multiple girls who were under
7	THE WITNESS: Fifth.	7	the age of 18, true?
8	BY MR. CASSELL:	8	MR. PAGLIUCA: Object to form and
9	Q. Between 2000 and 2005, you sexually abused	9	foundation.
10	more than 100 girls under the age of 18 in Florida,	10	THE WITNESS: Fifth.
11	true?	11	BY MR. CASSELL:
12	MR. PAGLIUCA: Object to form and	12	Q. Many of these threesomes occurred in
13	foundation.	13	Florida, true?
14	THE WITNESS: Fifth.	14	MR. PAGLIUCA: Object to form and
15	BY MR. CASSELL:	15	foundation.
16	Q. Between 2000 and 2005, you also sexually	16	THE WITNESS: Fifth.
17	abused dozens of girls in other locations as well,	17	BY MR. CASSELL:
18	true?	18	Q. You and Maxwell have also participated in
19	MR. PAGLIUCA: Objection to form and	19	sex orgies with Virginia, true?
20	foundation.	20	MR. PAGLIUCA: Objection to form and
21	THE WITNESS: Fifth.	21	foundation.
22	BY MR. CASSELL:	22	THE WITNESS: Fifth.
23	Q. In about 2002, you and Maxwell asked	23	BY MR. CASSELL:
24	Virginia to carry a baby for the two of you, true?	24	Q. You and Maxwell participated in sex orgies



	Page 86		Page 88
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	true?	2	BY MR. CASSELL:
3	MR. PAGLIUCA: Object to form and	3	Q. The reason Maxwell introduced Virginia to
4	foundation.	4	you was so that you could have sex with Virginia,
5	THE WITNESS: Fifth.	5	true?
6	BY MR. CASSELL:	6	MR. PAGLIUCA: Object to form and
7	Q. You and Maxwell participated in sex orgies	7	foundation.
8	with many other girls, true?	8	THE WITNESS: Fifth.
9	MR. PAGLIUCA: Object to form and	9	BY MR. CASSELL:
10	foundation.	10	Q. In fact, on a number of occasions in 2000
11	THE WITNESS: Fifth.	11	and 2001, both you and Maxwell simultaneously had sex
12	THE COURT REPORTER: Excuse me. Can we	12	with Virginia, true?
13	go off the record? I'm sorry.	13	MR. PAGLIUCA: Object to form and
14	VIDEO TECHNICIAN: Off the record at	14	foundation.
15	9:39 a.m.	15	THE WITNESS: Fifth.
16	(A discussion was held off the record.)	16	BY MR. CASSELL:
17	VIDEO TECHNICIAN: On the record at	17	Q. Without going into detail, please describe
18	9:41.	18	the nature of the sex acts that you performed on
19	BY MR. CASSELL:	19	Virginia in 2000 and 2001?
20	Q. Sir, without regard to any conduct that you	20	MR. PAGLIUCA: Object to form and
21	may or may not have committed, what do you understand	21	foundation.
22	the word "orgy" to mean?	22	THE WITNESS: Fifth.
23	A. Fifth.	23	BY MR. CASSELL:
24	Q. Sir, in the summer of 2000, you first met	24	Q. Without going into detail, please describe
25	Miss Virginia Giuffre in your Palm Beach mansion,	25	the nature of the sex acts that you observed Maxwell
	Page 87		Page 89
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	true?	2	perform on Virginia in 2000 and 2001.
3	MR. PAGLIUCA: Object to form and	3	MR. PAGLIUCA: Object to form and
4	foundation.	4	foundation.
5	THE WITNESS: Fifth.	5	THE WITNESS: Fifth.
6	BY MR. CASSELL:	6	BY MR. CASSELL:
7	Q. Ms. Maxwell was the person who first	7	Q. In the fall of 2000, you and Maxwell
8	introduced you to Virginia, true?	8	trained Virginia on how to cater to the sexual
9	MR. PAGLIUCA: Object to form and	9	desires of your male friends, true?
10	foundation.	10	MR. PAGLIUCA: Object to form and
11	THE WITNESS: Fifth.	11	foundation.
12	BY MR. CASSELL:	12	THE WITNESS: Fifth.
13	Q. At the time, Virginia was just 16 years	13	BY MR. CASSELL:
14	old, true?	14	Q. And from 2000 through 2002, you forced
15	MR. PAGLIUCA: Object to form and	15	Virginia to interact sexually with many of your male
16	foundation.	16	friends, true?
17	THE WITNESS: Fifth.	17	MR. PAGLIUCA: Object to form and
18	BY MR. CASSELL:	18	foundation.
19	Q. When you first met Miss Giuffre and I	19	THE WITNESS: Fifth.
20	guess I'll refer to as Virginia for the rest of these	20	BY MR. CASSELL:
21	questions her physical appearance to you was that	21	Q. From 2000 through 2001, you forced Virginia
22	she was only 16 years old, true?	22	to sexually interact with Harvard Law Professor,
23	MR. PAGLIUCA: Object to form and	23	Alan Dershowitz?
24	foundation.	24	MR. PAGLIUCA: Object to form and
25	THE WITNESS: Fifth.	25	foundation.



1 J. Epstein - Confidential 2 THE WITNESS: Fifth. 3 BY MR. CASSELL: 4 Q. It would be a fair statement to describe 5 Virginia's situation from the fall of 2000 through 6 July 2001 as your sex slave, true? 7 MR. PAGLIUCA: Object to form and 8 foundation. 9 THE WITNESS: Fifth. 10 BY MR. CASSELL: 11 Q. You understand the term "sex slave," don't you, sir? 12 you, sir? 13 MR. PAGLIUCA: Object to form and foundation. 14 foundation. 15 MR. PAGLIUCA: Object to form and foundation. 16 July 2001 as your sex slave, true? 17 MR. PAGLIUCA: Object to form and foundation. 18 MR. PAGLIUCA: Object to form and foundation. 19 THE WITNESS: Fifth. 10 BY MR. CASSELL: 11 Q. You understand the term "sex slave," don't this? 12 July 2001 as fair statement to describe true? 13 MR. PAGLIUCA: Object to form and foundation. 14 Fifth. 15 July 2001 as fair statement to describe true? 16 BY MR. CASSELL: 17 Q. You relied on the Defendant in this case, Ghislaine Maxwell, to keep Virginia available for you sexually abuse, true? 18 MR. PAGLIUCA: Object to form and foundation. 19 THE WITNESS: Are we finished with this? 10 BY MR. CASSELL: 10 Q. Yes. 11 MR. PAGLIUCA: Object to form and foundation. 12 July 2001 as your sex slave, "don't you sexually abuse, true? 13 MR. PAGLIUCA: Object to form and foundation. 14 July 2001 as foundation. 15 MR. PAGLIUCA: Object to form and foundation. 16 BY MR. CASSELL: 17 Q. You relied on the Defendant in this case, Ghislaine Maxwell, to keep Virginia available for you sexually abuse, true? 18 MR. PAGLIUCA: Object to form and foundation. 19 WR. PAGLIUCA: Object to form and foundation. 10 MR. PAGLIUCA: Object to form and foundation. 11 MR. PAGLIUCA: Object to form and foundation. 12 July 2001 as vexually abuse, true? 13 MR. PAGLIUCA: Object to form and foundation. 14 MR. PAGLIUCA: Object to form and foundation. 15 MR. PAGLIUCA: Object to form and foundation. 16 MR. PAGLIUCA: Object to form and foundation. 17 MR. PAGLIUCA: Object to form and foundation. 18 MR. PAGLIUCA: Object to form and foundation. 19 MR. PAGLIUCA: Obj	
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25 JE2. 25 Sir, you relayed on the Defendant in this	
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	93
1 J. Epstein - Confidential 1 J. Epstein - Confidential	
2 A. Are you finished with this? 2 case, Ms. Maxwell, to keep Virginia available	
Q. Yeah. We're through with that now.	
4 You recognize the books listed on this 4 MR. PAGLIUCA: Objection to the form	
5 document, don't you, sir? 5 and foundation.	
6 MR. PAGLIUCA: Object to form and 6 THE WITNESS: Fifth.	
7 foundation. 7 BY MR. CASSELL:	
8 THE WITNESS: Fifth. 8 Q. What did Miss Maxwell do for you in the	
9 BY MR. CASSELL: 9 years 2001 and 2001?	
Q. The first book listed here as being sold by MR. PAGLIUCA: Object to form and	
11 Amazon is "Slave Craft: Road Maps For Erotic 11 foundation.	
12 Servitude, Principles, Skills, and Tools." 12 THE WITNESS: Fifth.	
Do you see that, sir? 13 BY MR. CASSELL:	
14 A. Yes. 24 Q. Please briefly describe the nature of the	
Q. That was a book you ordered, sir, true? 15 interactions you observed between the Defendant is	n
MR. PAGLIUCA: Object to form and this case, Ms. Maxwell, and the Plaintiff in this	
foundation. 17 case, Ms. Virginia Roberts, from Miss Virginia	
THE WITNESS: Fifth. 18 Roberts Giuffre, from the fall of 2000 through the	
19 BY MR. CASSELL: 19 summer of 2001.	
Q. The second book listed here is "Training 20 MR. PAGLIUCA: Object to form and	
With Ms. Abernathy. A Workbook For Erotic Slaves and 21 foundation.	
Their Owners." 22 THE WITNESS: Fifth.	
Do you see that there, sir? A. Yes. Do you see that there, sir? A. Yes. BY MR. CASSELL: O. The reason you're taking the Fifth, with	
A. Yes. Q. The reason you're taking the Fifth, with regard to Maxwell's interactions, is that she was	



	Page 94		Page 96
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	involved in the sexual abuse of Virginia, true?	2	in your presence, true?
3	MR. PAGLIUCA: Object to form and	3	MR. PAGLIUCA: Object to form and
4	foundation.	4	foundation.
5	THE WITNESS: Fifth.	5	THE WITNESS: Fifth.
6	BY MR. CASSELL:	6	BY MR. CASSELL:
7	Q. Please describe the massage room upstairs	7	Q. You and Maxwell flew together with Virginia
8	in your Palm Beach mansion.	8	over 20 times when Virginia was under the age of 18,
9	MR. PAGLIUCA: Object to form and	9	true?
10	foundation.	10	MR. PAGLIUCA: Object to form and
11	THE WITNESS: Fifth.	11	foundation.
12	BY MR. CASSELL:	12	THE WITNESS: Fifth.
13	Q. It's true, sir, that you do have a massage	13	BY MR. CASSELL:
14	room upstairs in your Palm Beach mansion, right?	14	Q. How many times did you and Maxwell fly
15	MR. PAGLIUCA: Object to form and	15	together with Virginia before August of 2001?
16	foundation.	16	MR. PAGLIUCA: Object to form and
17	THE WITNESS: Fifth.	17	foundation.
18	BY MR. CASSELL:	18	THE WITNESS: Fifth.
19	Q. What kinds of rooms do you have upstairs in	19	BY MR. CASSELL:
20	your Palm Beach mansion?	20	Q. You and Maxwell trafficked Virginia while
21	MR. PAGLIUCA: Object to form and	21	she was under the age of 17 to other men for sexual
22	foundation.	22	purposes, true?
23	THE WITNESS: Fifth.	23	MR. PAGLIUCA: Object to form and
24	BY MR. CASSELL:	24	foundation.
25	Q. In that massage room, Maxwell kept a basket	25	THE WITNESS: Fifth.
	Page 95		Page 97
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	of sex toys, true?	2	BY MR. CASSELL:
3	MR. PAGLIUCA: Object to form and	3	Q. During the period of time 2000 to 2001, you
4	foundation.	4	were having sex as many as three times a day, true?
5	THE WITNESS: Fifth.	5	MR. PAGLIUCA: Object to form and
6	BY MR. CASSELL:	6	foundation.
7	Q. And if we narrow the time frame down to the	7	THE WITNESS: Fifth.
8	years 2000 and 2001, Maxwell had a basket of sex toys	8	BY MR. CASSELL:
9	there, true?	9	Q. And during that time period, Maxwell was
10	MR. PAGLIUCA: Object to form and	10	bringing girls to you to take the pressure off her to
11	foundation.	11	have that much sex, true?
12	THE WITNESS: Fifth.	12	MR. PAGLIUCA: Object to form and
13	BY MR. CASSELL:	13	foundation.
14	Q. Maxwell used sex toys on Virginia in your	14	THE WITNESS: Fifth.
15	presence, true?	15	BY MR. CASSELL:
16	MR. PAGLIUCA: Object to form and	16	Q. You and Maxwell asked girls under the age
17	foundation.	17	of 18 to bring other girls under the age of 18 to you
18	THE WITNESS: Fifth.	18	for sexual purposes, true?
19	BY MR. CASSELL:	19	MR. PAGLIUCA: Objection to form and
20	Q. What is your understanding of the term "sex	20	foundation.
21	toy" without regard to any conduct that you may or	21	THE WITNESS: Fifth.
22	may not have committed in the past?	22	Can I have some water?
23	A. Fifth.	23	MR. CASSELL: Uh-huh.
24	Q. Before August 2001, Maxwell forcibly	24	BY MR. CASSELL:
25	panetrated Virginia with an artificial panis or dildo	25	O Maywell was in charge of coordinating the



	Page 98		Page 100
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	girls who came to your house for sexual purposes,	2	metropolitan area?
3	true?	3	MR. PAGLIUCA: Object to form and
4	MR. PAGLIUCA: Object to form and	4	foundation.
5	foundation.	5	THE WITNESS: Fifth.
6	THE WITNESS: Fifth.	6	BY MR. CASSELL:
7	BY MR. CASSELL:	7	Q. On that trip you stayed in London at
8	Q. Maxwell and your house staff used message	8	Maxwell's flat, true?
9	pads to coordinate the schedule for the girls coming	9	MR. PAGLIUCA: Object to form and
10	over to your houses, true?	10	foundation.
11	MR. PAGLIUCA: Object to form and	11	THE WITNESS: Fifth.
12	foundation.	12	BY MR. CASSELL:
13	THE WITNESS: Fifth.	13	Q. At that time, it would be a fair assessment
14	BY MR. CASSELL:	14	to say that Maxwell was your girlfriend, true?
15	Q. Maxwell often paid the girls who came over	15	MR. PAGLIUCA: Object to form and
16	to your house for sexual purposes, true?	16	foundation.
		17	THE WITNESS: Fifth.
17 18	MR. PAGLIUCA: Object to form and	18	
19	foundation.	19	BY MR. CASSELL:
	THE WITNESS: Fifth.		Q. In March of 2001, who was your girlfriend?
20	BY MR. CASSELL:	20 21	A. Fifth.
21	Q. Who paid the girls who came over to your		Q. During that trip, in March of 2001,
22	house for sexual purposes?	22	Maxwell, Virginia, and Prince Andrew, that is, the
23	MR. PAGLIUCA: Object to form and	23	Duke of York, all met at night inside Maxwell's flat,
24	foundation.	24 25	true?
25	THE WITNESS: Fifth.	25	MR. PAGLIUCA: Object to form and
			- 404
	Page 99		Page 101
1	J. Epstein - Confidential	1	J. Epstein - Confidential
1 2	J. Epstein - Confidential BY MR. CASSELL:	2	J. Epstein - Confidential foundation.
	J. Epstein - Confidential BY MR. CASSELL: Q. Maxwell used the prospect that girls could		J. Epstein - Confidential foundation. THE WITNESS: Fifth.
2	J. Epstein - Confidential BY MR. CASSELL: Q. Maxwell used the prospect that girls could become models for Victoria's Secret to lure them over	2	J. Epstein - Confidential foundation. THE WITNESS: Fifth. BY MR. CASSELL:
2	J. Epstein - Confidential BY MR. CASSELL: Q. Maxwell used the prospect that girls could	2 3 4 5	J. Epstein - Confidential foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Did you meet Prince Andrew, the Duke of
2 3 4	J. Epstein - Confidential BY MR. CASSELL: Q. Maxwell used the prospect that girls could become models for Victoria's Secret to lure them over	2 3 4	J. Epstein - Confidential foundation. THE WITNESS: Fifth. BY MR. CASSELL:
2 3 4 5	J. Epstein - Confidential BY MR. CASSELL: Q. Maxwell used the prospect that girls could become models for Victoria's Secret to lure them over to your house, true?	2 3 4 5	J. Epstein - Confidential foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Did you meet Prince Andrew, the Duke of
2 3 4 5 6	J. Epstein - Confidential BY MR. CASSELL: Q. Maxwell used the prospect that girls could become models for Victoria's Secret to lure them over to your house, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth.	2 3 4 5 6	J. Epstein - Confidential foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Did you meet Prince Andrew, the Duke of York, in about March of 2001 in London? A. Fifth. MR. CASSELL: I guess we'll mark this
2 3 4 5 6 7	J. Epstein - Confidential BY MR. CASSELL: Q. Maxwell used the prospect that girls could become models for Victoria's Secret to lure them over to your house, true? MR. PAGLIUCA: Object to form and foundation.	2 3 4 5 6 7	J. Epstein - Confidential foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Did you meet Prince Andrew, the Duke of York, in about March of 2001 in London? A. Fifth.
2 3 4 5 6 7 8	J. Epstein - Confidential BY MR. CASSELL: Q. Maxwell used the prospect that girls could become models for Victoria's Secret to lure them over to your house, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. How did you lure girls over to your house	2 3 4 5 6 7 8	J. Epstein - Confidential foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Did you meet Prince Andrew, the Duke of York, in about March of 2001 in London? A. Fifth. MR. CASSELL: I guess we'll mark this as JE3. (Plaintiff's Exhibit JE3, Photograph
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. Epstein - Confidential BY MR. CASSELL: Q. Maxwell used the prospect that girls could become models for Victoria's Secret to lure them over to your house, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. How did you lure girls over to your house for sexual purposes? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. What techniques did you see Maxwell using to lure girls over to your house for sexual purposes? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. Epstein - Confidential foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Did you meet Prince Andrew, the Duke of York, in about March of 2001 in London? A. Fifth. MR. CASSELL: I guess we'll mark this as JE3. (Plaintiff's Exhibit JE3, Photograph depicting Prince Andrew, Maxwell, and Virginia was marked for identification.) MR. CASSELL: I've got copies for opposing counsel here. MR. GOLDBERGER: Thank you. BY MR. CASSELL: Q. Showing you what's been marked as JE3. Do you have that in front of you, sir? A. Yes. Q. Do you recognize that photograph? MR. PAGLIUCA: Object to form and
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. Epstein - Confidential BY MR. CASSELL: Q. Maxwell used the prospect that girls could become models for Victoria's Secret to lure them over to your house, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. How did you lure girls over to your house for sexual purposes? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. What techniques did you see Maxwell using to lure girls over to your house for sexual purposes? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. On or about March 9th, 2001, you, the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. Epstein - Confidential foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Did you meet Prince Andrew, the Duke of York, in about March of 2001 in London? A. Fifth. MR. CASSELL: I guess we'll mark this as JE3. (Plaintiff's Exhibit JE3, Photograph depicting Prince Andrew, Maxwell, and Virginia was marked for identification.) MR. CASSELL: I've got copies for opposing counsel here. MR. GOLDBERGER: Thank you. BY MR. CASSELL: Q. Showing you what's been marked as JE3. Do you have that in front of you, sir? A. Yes. Q. Do you recognize that photograph? MR. PAGLIUCA: Object to form and foundation.



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Prince Andrew, Maxwell, and Virginia all together,	2	MR. PAGLIUCA: Object to form and
3	true?	3	foundation.
4	MR. PAGLIUCA: Object to form and	4	THE WITNESS: Fifth.
5	foundation.	5	BY MR. CASSELL:
6	THE WITNESS: Fifth.	6	Q. And based on your understanding of the
7	BY MR. CASSELL:	7	circumstances surround the taking surrounding the
8	Q. You took this photograph, right, sir?	8	taking of this photograph, Ms. Maxwell would have
9	MR. PAGLIUCA: Object to form and	9	immediately identified who was in this photograph and
10	foundation.	10	where it was taken, true?
11	THE WITNESS: Fifth.	11	MR. PAGLIUCA: Object to form and
12	BY MR. CASSELL:	12	foundation.
13	Q. Who took this photograph?	13	THE WITNESS: Could you repeat that
14	A. Fifth.	14	question? I'm sorry. Could you repeat that
15	Q. If you look at the person on the left, the	15	question?
16	male figure in the photograph, do you see that person	16	BY MR. CASSELL:
17	there?	17	Q. And based on your understanding of the
18	A. Yes.	18	circumstances surrounding the taking of this
19	Q. That person has his arm around the bare	19	photograph, Ms. Maxwell would have immediately
20	midriff of a young girl, true?	20	identified who was in this photograph, true?
21	MR. PAGLIUCA: Object to form and	21	MR. PAGLIUCA: Same objection.
22	foundation.	22	THE WITNESS: Fifth.
23	THE WITNESS: Yes.	23	BY MR. CASSELL:
24	BY MR. PAGLIUCA:	24	Q. And based on your understanding of the
25	Q. That's Prince Andrew's arm around the waist	25	circumstances surrounding the taking of this
	Page 103		Page 105
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	of Virginia touching her bare midriff, true?	2	photograph, Ms. Maxwell would have immediately
3	MR. PAGLIUCA: Object to form and	3	identified where this photograph was taken, true?
4	foundation.	4	MR. PAGLIUCA: Same objection.
5	THE WITNESS: Fifth.	5	THE WITNESS: Fifth.
6	BY MR. CASSELL:	6	BY MR. CASSELL:
7	Q. The only persons inside of Maxwell's flat	7	Q. The only persons I think we may have
8	at this time, in addition to you and Maxwell, were	8	already asked this. Let's see. Let me just ask this
9	Virginia and Prince Andrew, true?	9	to make sure.
10	MR. PAGLIUCA: Object to form and	10	The only persons inside of Maxwell's flat
11	foundation.	11	at that time, in addition to you and Maxwell, were
12	THE WITNESS: Fifth.	12	Virginia and Prince Andrew, true?
13	BY MR. CASSELL:	13	MR. PAGLIUCA: Form form and
14	Q. Where was this photograph taken?	14	foundation. Asked and answered.
15	MR. PAGLIUCA: Object to foundation.	15	THE WITNESS: Fifth.
16	THE WITNESS: Fifth.	16	BY MR. CASSELL:
17	BY MR. CASSELL:	17	Q. Prince Andrew's security detail remained
18	Q. This photograph was taken in Maxwell's flat	18	outside of Maxwell's flat when this photograph was
19	in London, true?	19	taken, true?
20	MR. PAGLIUCA: Object to form and	20	MR. PAGLIUCA: Object to form and
21	foundation.	21	foundation.
22	THE WITNESS: Fifth.	22	THE WITNESS: Fifth.
23 24	BY MR. CASSELL:	23 24	BY MR. CASSELL:
/	Q. You immediately recognized where this	4 ⁴	Q. Shortly after this photograph was taken,

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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Virginia go into the room depicted in the back of the	2	all the circumstances surrounding this situation to
3	photograph, true?	3	say that you forced Virginia to have sex with
4	MR. PAGLIUCA: Object to form and	4	Prince Andrew?
5	foundation.	5	MR. PAGLIUCA: Object to form and
6	THE WITNESS: Fifth.	6	foundation.
7	BY MR. CASSELL:	7	THE WITNESS: Fifth.
8	Q. And in this photograph, you do see a room	8	BY MR. CASSELL:
9	depicted in the back?	9	Q. What would have happened to Virginia if she
10	A. Fifth.	10	had refused to have sex with Prince Andrew?
11	Q. You're taking the Fifth about what is shown	11	MR. PAGLIUCA: Object to form and
12	in this photograph?	12	foundation.
13	A. I I can't see anything. I'm sorry.	13	THE WITNESS: Fifth.
14	MR. GOLDBERGER: Okay. So it's so	14	BY MR. CASSELL:
15	we're not we're not raising Fifth	15	Q. At the time Virginia retired to the bedroom
16	Amendment privilege.	16	with Prince Andrew, Maxwell was in possession and
17	You cannot your answer is, you	17	control of Virginia's U.S. pass passport, true?
18	cannot see what Mr. Cassell is referring to?	18	MR. PAGLIUCA: Object to form and
19	THE WITNESS: Correct.	19	foundation.
20	MR. GOLDBERGER: Okay.	20	THE WITNESS: Fifth.
21	BY MR. CASSELL:	21	BY MR. CASSELL:
22	Q. Do you see a window depicted in this	22	Q. Who had Virginia's passport when she
23	photograph?	23	entered England?
24	A. I don't know what it is. I'm sorry.	24	MR. PAGLIUCA: Object to form and
25	Q. Do you see a white light reflecting off of	25	foundation.
	Page 107		Page 109
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	a blue surface in this photograph?	2	THE WITNESS: Fifth.
3	A. Yes.	3	BY MR. CASSELL:
4	Q. Does that appear to you to be a window?	4	Q. After she was inside of English territory,
5	A. Not necessarily, no.	5	who main con remained in control of her passport?
6	MR. GOLDBERGER: Why don't you just	6	MR. PAGLIUCA: Object to form and
7	assume arguendo that that that what	7	foundation.
8	what you're trying to have Mr. Epstein	8	THE WITNESS: Fifth.
9	identify is a room, and then we can go on	9	BY MR. CASSELL:
10	from there.	10	Q. Virginia was 17 years old at this time,
11	MR. CASSELL: All right.	11	true?
12	BY MR. CASSELL:	12	A. Fifth.
13	Q. That room is a bedroom in Ms. Maxwell's	13	MR. PAGLIUCA: Object to form and
14	flat, true?	14	foundation.
15	MR. PAGLIUCA: Object to the form and	15	THE WITNESS: Sorry. Fifth.
16	foundation.	16	BY MR. CASSELL:
17	THE WITNESS: Fifth.	17	Q. It was your understanding that
18	BY MR. CASSELL:	18	Prince Andrew and Virginia was retiring to this
19	Q. You and Maxwell instructed Virginia to have	19	bedroom to have sex, true?
20	sex with Prince Andrew, true?	20	MR. PAGLIUCA: Object to form and
21	MR. PAGLIUCA: Object to form and	21	foundation.
22	foundation.	22	THE WITNESS: Fifth.
23	THE WITNESS: Fifth.	23	BY MR. CASSELL:
24 25	BY MR. CASSELL:	24	Q. What did you understand Virginia and
12	I IN TOOL IT WOULD BO O TOLL OCCOORDING OF		Prince (Indraw to be doing that evening /



	Page 110		Page 112
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to foundation.	2	BY MR. CASSELL:
3	THE WITNESS: Fifth.	3	Q. What, if anything, did you do with the
4	BY MR. CASSELL:	4	information that Virginia gave you after you had
5	Q. Shortly after Prince Andrew and Virginia	5	sex after she had sex with men?
6	had sex, Virginia gave you a full report about the	6	MR. PAGLIUCA: Object to form and
7	details of the sex, true?	7	foundation.
8	MR. PAGLIUCA: Object to form and	8	THE WITNESS: Fifth.
9	foundation.	9	BY MR. CASSELL:
10	THE WITNESS: Fifth.	10	Q. Approximately the next day after this
11	BY MR. CASSELL:	11	photograph was taken, you made Virginia report to you
12	Q. Did Virginia tell you anything after this	12	in detail about Prince Andrew's sexual preferences,
13	photograph was taken about Prince Andrew?	13	true?
14	MR. PAGLIUCA: Object to foundation.	14	MR. PAGLIUCA: Object to form and
15	THE WITNESS: Fifth.	15	foundation.
16	BY MR. CASSELL:	16	THE WITNESS: Fifth.
17	Q. Did Prince Andrew tell you anything about	17	BY MR. CASSELL:
18	what he had done with Virginia in the room?	18	Q. What, if anything, do you know about
19	MR. PAGLIUCA: Object to form and	19	Prince Andrew's sexual preferences?
20	foundation.	20	MR. PAGLIUCA: Object to foundation.
21	THE WITNESS: Fifth.	21	THE WITNESS: Fifth.
22	BY MR. CASSELL:	22	BY MR. CASSELL:
23	Q. Isn't it true, sir, that Prince Andrew	23	Q. We can go into the details if this would
24	thanked you for making Virginia available to him for	24	help refresh your memory, but isn't it true that
25	sexual purposes?	25	Virginia recounted specific behavior that
	Page 111		Page 113
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	Prince Andrew requested before sexual intercourse?
3	foundation.	3	MR. PAGLIUCA: Object to form and
4	THE WITNESS: Fifth.	4	foundation.
5	BY MR. CASSELL:	5	THE WITNESS: Fifth.
6	Q. You had previously instructed Virginia that	6	BY MR. CASSELL:
7	she had to give you a full report on the details of	7	Q. The reason you asked for a detailed review
8	what men like Prince Andrew did to her so that you	8	of Prince Andrew's sexual activities was so that you
9	would have blackmail material you could use, true?	9	would have blackmail information about him, true?
10	MR. PAGLIUCA: Object to form and	10	MR. PAGLIUCA: Object to form. Asked
11	foundation.	11	and answered.
12	THE WITNESS: Fifth.	12	THE WITNESS: Fifth.
13	BY MR. CASSELL:	13	BY MR. CASSELL:
14	Q. What instructions, if any, had you given to	14	Q. Why did you ask for a detailed review of
15	Virginia about what she should say after she had sex	15	Prince Andrew's sexual activities?
16	with men?	16	MR. PAGLIUCA: Object to form and
17	MR. PAGLIUCA: Object to foundation.	17	foundation.
18	THE WITNESS: Fifth.	18	THE WITNESS: Fifth.
19	BY MR. CASSELL:	19	BY MR. CASSELL:
20	Q. What did you do with the information that	20	Q. You had previously told Virginia it was
21	Virginia gave you after she had sex with men?	21	part of her job to give you detailed information
22	MR. PAGLIUCA: Object to form and	22	about the men that you and Maxwell forced her to have
23	foundation.	23	sex with, true?
24	THE WITNESS: Fifth.	24	MR. PAGLIUCA: Object to form and
25		25	foundation.



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	THE WITNESS: Fifth.	2	THE WITNESS: Fifth.
3	BY MR. CASSELL:	3	BY MR. CASSELL:
4	Q. When Virginia had sex with men that you	4	Q. In 2000, Virginia was approached by
5	forced upon her, what was her job?	5	Maxwell, true?
6	MR. PAGLIUCA: Object to form and	6	MR. PAGLIUCA: Object to form and
7	foundation.	7	foundation.
8	THE WITNESS: Fifth.	8	THE WITNESS: Fifth.
9	BY MR. CASSELL:	9	BY MR. CASSELL:
10	Q. What would have happened to Virginia if she	10	Q. Maxwell was one of the main women whom you
11	had refused your request to have sex with men?	11	used to procure underage girls for sexual activities,
12	MR. PAGLIUCA: Objection to form and	12	true?
13	foundation.	13	MR. PAGLIUCA: Object to form and
14	THE WITNESS: Fifth.	14	foundation.
15	BY MR. CASSELL:	15	THE WITNESS: Fifth.
16	Q. Isn't it true, sir, that you would have	16	BY MR. CASSELL:
17	threatened Virginia and, in fact, potentially harmed	17	Q. It was your understanding that Maxwell met
18	her if she refused to have sex with the men you	18	Virginia at the Mar-a-Lago Club in Palm Beach in
19	provided to her?	19	2000, true?
20	MR. PAGLIUCA: Object to form and	20	MR. PAGLIUCA: Object to form and
21	foundation.	21	foundation.
22	THE WITNESS: Fifth.	22	THE WITNESS: Fifth.
23	BY MR. CASSELL:	23	BY MR. CASSELL:
24	Q. What kind of threats did you make against	24	Q. In 2000, you were a member of the
25	Virginia when she was with you?	25	Mar-a-Lago Club, true?
	Page 115		Page 117
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	MR. PAGLIUCA: Object to form.
3	foundation.	3	THE WITNESS: Fifth.
4	THE WITNESS: Fifth.	4	BY MR. CASSELL:
5	BY MR. CASSELL:	5	Q. In 2000, Ms. Maxwell had access to the
6	Q. Please describe all the threats you have	6	Mar-a-Lago Club, true?
7	ever made against Virginia.	7	MR. PAGLIUCA: Object to form and
8	MR. PAGLIUCA: Object to form and	8	foundation.
9	foundation.	9	THE WITNESS: Fifth.
10	THE WITNESS: Fifth.	10	BY MR. CASSELL:
11	BY MR. CASSELL:	11	Q. The reason Maxwell had access to the
12	Q. Have you every made threats against	12	Mar-a-Lago Club in 2000 was because of your
13	Virginia?	13	connections to the club, true?
14	A. Fifth.	14	MR. PAGLIUCA: Object to form and
15	Q. At one point you told Virginia that you	15	foundation.
16	needed detailed sexual information from the men she	16	THE WITNESS: Fifth.
17	had sex with so those men would owe you favors, true?	17	BY MR. CASSELL:
18	MR. PAGLIUCA: Object to form and	18	Q. Maxwell was a primary co-conspirator in
19	foundation?	19	your sexual abuse scheme, true?
20	THE WITNESS: Fifth.	20	MR. PAGLIUCA: Object to form and
21	BY MR. CASSELL:	21	foundation.
22	Q. When you provided Virginia to men to have	22	THE WITNESS: Fifth.
23	sex, they then did owe you favors, true?	23	BY MR. CASSELL:
24	MR. PAGLIUCA: Object to form and	24	Q. Maxwell was a primary co-conspirator in
25	foundation	25	your sex trafficking scheme true?

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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	BY MR. CASSELL:
3	foundation.	3	Q. Has Maxwell ever made any threats against
4	THE WITNESS: Fifth.	4	other girls that you interacted with?
5	BY MR. CASSELL:	5	MR. PAGLIUCA: Object to form and
6	Q. Maxwell herself regularly participated in	6	foundation.
7	your sexual exploitation of minors, true?	7	THE WITNESS: Fifth.
8	MR. PAGLIUCA: Object to form and	8	BY MR. CASSELL:
9	found.	9	Q. It's true, sir, that Maxwell has made
		1	
10	THE WITNESS: Fifth.	10	threats against other girls with whom you've
11	BY MR. CASSELL:	11	interacted?
12	Q. In 2000, Maxwell herself regularly	12	MR. PAGLIUCA: Object to form and
13	participated in your sexual exploitation of minors,	13	foundation.
14	true?	14	THE WITNESS: Fifth.
15	MR. PAGLIUCA: Object to form and	15	BY MR. CASSELL:
16	foundation.	16	Q. Has Maxwell ever told girls that they
17	THE WITNESS: Fifth.	17	should keep quiet about the sexual activities you
18	BY MR. CASSELL:	18	have had with them?
19	Q. Maxwell herself regularly participated in	19	MR. PAGLIUCA: Object to form and
20	your sexual exploitation of Virginia, true?	20	foundation.
21	MR. PAGLIUCA: Object to form and	21	THE WITNESS: Fifth.
22	foundation.	22	BY MR. CASSELL:
23	THE WITNESS: Fifth.	23	Q. It's true, sir, Maxwell has made threats
24	BY MR. CASSELL:	24	against girls to tell them or force sorry. Let me
25	Q. Did Maxwell participate in your sexual	25	to start over.
	Page 119		Page 121
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	exploitation of Virginia?	2	It's true, sir, that Maxwell has told girls
3	MR. PAGLIUCA: Object to foundation.	3	they should keep quiet about the sexual activities
4	THE WITNESS: Fifth.	4	you had with them, right?
5	Can we take a break so I can stand up?	5	MR. PAGLIUCA: Object to form and
6	MR. CASSELL: Sure.	6	foundation.
7	VIDEO TECHNICIAN: Off the record at	7	THE WITNESS: Fifth.
8	10:01.	8	BY MR. CASSELL:
9	(A recess was taken.)	9	Q. Has Maxwell ever told girls they should
10	VIDEO TECHNICIAN: This is the	10	keep quiet about the sexual activities she had with
11	beginning of disc two. On the record at	11	them?
12	10:08.	12	MR. PAGLIUCA: Object to form and
13	BY MR. CASSELL:	13	foundation.
14	Q. Has Maxwell ever made any threats against	14	THE WITNESS: Fifth.
15	Virginia?	15	BY MR. CASSELL:
16	MR. PAGLIUCA: Object to form and	16	Q. It's true, sir, that Maxwell had told girls
17	foundation.	17	they should keep quiet about the sexual activity she
18	THE WITNESS: Fifth.	18	had with them, right?
19	BY MR. CASSELL:	19	MR. PAGLIUCA: Object to form and
20	Q. It's true, sir, that Maxwell has threatened	20	foundation.
20 21		21	THE WITNESS: Fifth.
21 22	Virginia, right? MR. PAGLIUCA: Object to form and	22	BY MR. CASSELL:
23	foundation.	23	
23 24	THE WITNESS: Fifth.	24	Q. What, if anything, did Maxwell tell Virginia would happen to her if she refused your
2 4 25	THE WITNESS. FIIIII.	25	demands to have sex?



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	THE WITNESS: Fifth.
3	foundation.	3	BY MR. CASSELL:
4	THE WITNESS: Fifth.	4	Q. After you first sexually abused Virginia,
5	BY MR. CASSELL:	5	you became enamored with her, true?
6	Q. Isn't it true, sir, that Maxwell threatened	6	MR. PAGLIUCA: Object to form and
7	Virginia if she refused to have sex with you?	7	foundation.
8	MR. PAGLIUCA: Object to form and	8	THE WITNESS: Fifth.
9	foundation.	9	BY MR. CASSELL:
10	THE WITNESS: Fifth.	10	Q. How did you feel about Virginia after you
11	BY MR. CASSELL:	11	first met her?
12	Q. Maxwell regularly participated in your	12	MR. PAGLIUCA: Object to form and
13	sexual exploitation of Virginia, true?	13	foundation.
14	MR. PAGLIUCA: Object to form and	14	THE WITNESS: Fifth.
15	foundation.	15	BY MR. CASSELL:
16	THE WITNESS: Fifth.	16	Q. With the assistance of Maxwell, you
17	BY MR. CASSELL:	17	converted Virginia into what is commonly referred to
18	Q. Maxwell persuaded Virginia to come to your	18	as a sex slave, true?
19	mansion in 2000, true?	19	MR. PAGLIUCA: Object to form and
20	MR. PAGLIUCA: Object to form and	20	foundation.
21	foundation.	21	THE WITNESS: Fifth.
22	THE WITNESS: Fifth.	22	BY MR. CASSELL:
23	BY MR. CASSELL:	23	Q. When you interacted with Virginia in 2000
24	Q. Virginia was 16 years old when Maxwell	24	and 2001, what were you doing with her?
25	persuaded her to come to your mansion, true?	25	MR. PAGLIUCA: Object to form and
	Page 123		Page 125
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	foundation.
3	foundation.	3	THE WITNESS: Fifth.
4	THE WITNESS: Fifth.	4	BY MR. CASSELL:
5	BY MR. CASSELL:	5	Q. You sexually exploited Virginia from the
6	Q. The fashion in which Maxwell persuaded	6	summer of 2000 through about September 2002, true?
7	Virginia to come to your mansion was similar to the	7	MR. PAGLIUCA: Object to form and
8	manner in which you coerced dozens of other children	8	foundation.
9	to come to your mansion, true?	9	THE WITNESS: Fifth.
10	MR. PAGLIUCA: Object to form and	10	BY MR. CASSELL:
11	foundation.	11	Q. In 2002, Virginia managed to escape to a
12	THE WITNESS: Fifth.	12	foreign country and hide from you, true?
13	BY MR. CASSELL:	13	MR. PAGLIUCA: Object to form and
14	Q. When Virginia be sorry.	14	foundation.
15	When Virginia began giving you a massage,	15	THE WITNESS: Fifth.
16	you and Maxwell turned it into a sexual encounter,	16	BY MR. CASSELL:
17	true?	17	Q. In 2002, when Virginia escaped, she was
18	MR. PAGLIUCA: Object to form and	18	also hiding from Maxwell, true?
19	foundation.	19	MR. PAGLIUCA: Object to form and
20	THE WITNESS: Fifth.	20	foundation.
21 22	BY MR. CASSELL: O You had done the same thing with many other	21 22	THE WITNESS: Fifth. BY MR. CASSELL:
23	Q. You had done the same thing with many other victims, true?	23	Q. Why would Virginia have wanted to hide from
24	MR. PAGLIUCA: Object to form and	24	you in 2002?
25	foundation.	25	MR. PAGLIUCA: Object to form and



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	foundation.	2	MR. PAGLIUCA: Object to form and
3	THE WITNESS: Fifth.	3	foundation.
4	BY MR. CASSELL:	4	THE WITNESS: Fifth.
5	Q. Virginia was hiding from you because she	5	BY MR. CASSELL:
6	was afraid of you, true?	6	Q. Maxwell sexually abused Virginia in places
7	MR. PAGLIUCA: Object to form and	7	other than the ones I just mentioned, true?
8	foundation.	8	MR. PAGLIUCA: Object to form and
9	THE WITNESS: Fifth.	9	foundation.
10	BY MR. CASSELL:	10	THE WITNESS: Fifth.
11	Q. Virginia was hiding from Maxwell because	11	BY MR. CASSELL:
12	she was afraid of Maxwell, true?	12	Q. Please list all the places that you had sex
13	MR. PAGLIUCA: Object to form and	13	with Virginia.
14	foundation.	14	MR. PAGLIUCA: Object to form and
15	THE WITNESS: Fifth.	15	foundation.
16	BY MR. CASSELL:	16	THE WITNESS: Fifth.
17	Q. From 2000 through 2002, you and Maxwell	17	BY MR. CASSELL:
18	sexually abused Virginia in Palm Beach, Florida,	18	Q. Please list all the places where, to your
19	true?	19	knowledge, Maxwell had sex with Virginia.
20	MR. PAGLIUCA: Object to form and	20	MR. PAGLIUCA: Object to form and
21	foundation.	21	foundation.
22	THE WITNESS: Fifth.	22	THE WITNESS: Fifth.
23	BY MR. CASSELL:	23	BY MR. CASSELL:
24	Q. From 2000 through 2002, you and Maxwell	24	 Q. You and Maxwell sexually trafficked
25	sexually abused Virginia in New York City, true?	25	Virginia by forcing her to have sex with politically
	Page 127		Page 129
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	connected and financially powerful people, true?
3	foundation.	3	MR. PAGLIUCA: Object to form and
4	THE WITNESS: Fifth.	4	foundation.
5	BY MR. CASSELL:	5	THE WITNESS: Fifth.
6	Q. From 2000 through 2002, you and Maxwell	6	BY MR. CASSELL:
7	Maxwell sexually abused Virginia in New Mexico, true?	7	Q. Your purpose in sending Virginia to such
8	MR. PAGLIUCA: Object to form and	8	powerful people was to ingratiate yourself with them,
9	foundation.	9	true?
10	THE WITNESS: Fifth.	10	MR. PAGLIUCA: Object to form and
11	BY MR. CASSELL:	11	foundation.
12	Q. From 2000 through 2002, you and Maxwell	12	THE WITNESS: Fifth.
13	sexually abused Virginia in the U.S. Virgin Islands?	13	BY MR. CASSELL:
14	MR. PAGLIUCA: Object to form and	14	Q. Maxwell's purpose in sending Virginia to
15	foundation.	15	such powerful people was to ingratiate herself with
16	THE WITNESS: Fifth.	16	them, true?
17	BY MR. CASSELL:	17	MR. PAGLIUCA: Object to form and
18 19	Q. From 2000 through 2002, you and Maxwell	18 19	foundation.
20	sexually abused Virginia on your private jet? MR. PAGLIUCA: Object to form and	20	THE WITNESS: Fifth. BY MR. CASSELL:
21	foundation.	21	
22	THE WITNESS: Fifth.	22	Q. The reason you and Maxwell were sending Virginia to these powerful people was for business,
23	BY MR. CASSELL:	23	personal, political, and financial gain, true?
24	Q. You abused Virginia other places than the	24	MR. PAGLIUCA: Object to form and
25	ones I've just mentioned true?	25	foundation

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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	THE WITNESS: Fifth.	2	was former former Harvard Law Professor,
3	BY MR. CASSELL:	3	Alan Dershowitz, true?
4	Q. Another reason was to gain potential	4	MR. PAGLIUCA: Object to form and
5	blackmail information, true?	5	foundation.
6	MR. PAGLIUCA: Object to form and	6	THE WITNESS: Fifth.
7	foundation.	7	BY MR. CASSELL:
8	THE WITNESS: Fifth.	8	Q. You and Maxwell required Virginia to have
9	BY MR. CASSELL:	9	sexual relations with Dershowitz on numerous
10	Q. Maxwell was fully involved in sending	10	occasions while she was a minor, true?
11	Virginia to various powerful people for sexual	11	MR. PAGLIUCA: Object to form and
12	purposes, true?	12	foundation.
13	MR. PAGLIUCA: Object to form and	13	THE WITNESS: Fifth.
14	foundation.	14	BY MR. CASSELL:
15	THE WITNESS: Fifth.	15	Q. You and Maxwell forced Virginia to have
16	BY MR. CASSELL:	16	sexual relations with Dershowitz in Florida,
17	Q. And Maxwell was hoping to obtain blackmail	17	New York, New Mexico, and the U.S. Virgin Islands,
18	information as well, true?	18	among other places, true?
19	MR. PAGLIUCA: Object to form and	19	MR. PAGLIUCA: Object to form and
20	foundation.	20	foundation.
21	THE WITNESS: Fifth.	21	THE WITNESS: Fifth.
22	BY MR. CASSELL:	22	BY MR. CASSELL:
23	Q. You observed Maxwell sexually abuse	23	Q. Please list all the places where you forced
24	Virginia in 2000, true?	24	Virginia to have sexual relations with Dershowitz.
25	MR. PAGLIUCA: Object to form and	25	MR. PAGLIUCA: Object to form and
	Page 131		Page 133
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	foundation.	2	foundation.
3	THE WITNESS: Fifth.	3	THE WITNESS: Fifth.
4	BY MR. CASSELL:	4	BY MR. CASSELL:
5	Q. You observed Maxwell sexually abuse	5	Q. In addition to being a participant in the
6	Virginia in 2001?	6	abuse of Virginia and other minors, Dershowitz was an
7	MR. PAGLIUCA: Object to form and	7	eyewitness to the sexual abuse of many other minor
8	foundation.	8	girls by you and Maxwell, true?
9	THE WITNESS: Fifth.	9	MR. PAGLIUCA: Object to form and
10	BY MR. CASSELL:	10	foundation.
11	Q. How many times have you observed Maxwell	11	THE WITNESS: Fifth.
12	sexually abuse Virginia?	12	BY MR. CASSELL:
13	MR. PAGLIUCA: Object to form and	13	Q. Dershowitz was an eyewitness to the sexual
14	foundation.	14	abuse of many other minors by you, true?
15	THE WITNESS: Fifth.	15	MR. PAGLIUCA: Object to form and
16		16	foundation.
17	BY MR. CASSELL:	17	THE WITNESS: Fifth.
18	Q. How many times have you observed Maxwell	18	BY MR. CASSELL:
19	have any form of sexual interaction with Virginia?	19	Q. One way to describe Maxwell's role for you
20	MR. PAGLIUCA: Object to form and	20	was as a madam, true?
21	foundation.	21	MR. PAGLIUCA: Object to form and
22	THE WITNESS: Fifth.	22	foundation.
23	BY MR. CASSELL:	23	THE WITNESS: Fifth.
24	Q. One powerful individual that you and	24	BY MR. CASSELL:
25	Maxwell forced Virginia to have sexual relations with	25	O. You've heard the term "madam" used in



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	reference to someone who is a procurer of women or	2	THE WITNESS: Fifth.
3	other girls for sex, right?	3	BY MR. CASSELL:
4	MR. PAGLIUCA: Object to form and	4	Q. Maxwell had sex with Virginia in the U.S.
5	foundation.	5	Virgin Islands, New Mexico, New York, France, and
6	THE WITNESS: Fifth.	6	many other locations, true?
7	BY MR. CASSELL:	7	MR. PAGLIUCA: Object to form and
8	Q. What was Maxwell's role for you in 2000 and	8	foundation.
9	2001?	9	THE WITNESS: Fifth.
10	MR. PAGLIUCA: Object to form and	10	BY MR. CASSELL:
11	foundation.	11	Q. From 2000 through 2005, what kinds of
12	THE WITNESS: Fifth.	12	pictures did you have in your Florida mansion?
13	BY MR. CASSELL:	13	A. Fifth.
14	Q. What was Maxwell's role with you in 2005?	14	Q. From 2000 through 2005, what kind of
15	MR. PAGLIUCA: Object to form and	15	pictures did you have in your New York City mansion?
16	foundation.	16	A. Fifth.
17	THE WITNESS: Fifth.	17	Q. From 2000 to 2005, what kinds of pictures
18	BY MR. CASSELL:	18	did you have in the U.S. Virgin Islands' residence?
19	Q. Using the term "madam" as I had previously	19	A. Fifth.
20	defined it, wouldn't it be fair to say Maxwell was a	20	Q. Maxwell took sexually explicit pictures of
21	madam for you in 2000?	21	many underage girls, true?
22	MR. PAGLIUCA: Object to form and	22	MR. PAGLIUCA: Object to form and
23	foundation.	23	foundation.
24	THE WITNESS: Fifth.	24	THE WITNESS: Fifth.
25		25	
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	BY MR. CASSELL:
3	Q. Wouldn't it fair to say that she was an	3	Q. What kinds of pictures have you seen
4	madam for you in 2001?	4	Maxwell take?
5	MR. PAGLIUCA: Object to form and	5	MR. PAGLIUCA: Object to foundation.
6	foundation.	6	THE WITNESS: Fifth.
7	THE WITNESS: Fifth.	7	BY MR. CASSELL:
8	BY MR. CASSELL:	8	Q. Have you ever seen Maxwell take pictures of
9	Q. Wouldn't it be fair to say that she was a	9	girls under the age of 18?
10	madam for you in 2006?	10	MR. PAGLIUCA: Object to form and
11	MR. PAGLIUCA: Object to form and	11	foundation.
12	foundation.	12	THE WITNESS: Fifth.
13	THE WITNESS: Fifth.	13	BY MR. CASSELL:
14	BY MR. CASSELL:	14	Q. It's true, sir, that you've seen Maxwell
15	Q. It would be fair to say that Maxwell	15	take many picture of girls under the age of 18, true?
16	assumed assumed a position of trust for the girls	16	MR. PAGLIUCA: Object to form and
17	whom you sexually abused, including Virginia, true?	17	foundation.
18	MR. PAGLIUCA: Object to form and	18	THE WITNESS: Fifth.
19	foundation.	19	BY MR. CASSELL:
20	THE WITNESS: Fifth.	20	Q. In fact, you displayed pictures of naked
21	BY MR. CASSELL:	21	girls throughout your home in Florida, true?
22	Q. You know that Maxwell had sex with dozens	22	MR. PAGLIUCA: Object to form and
23	of underage girls, true?	23	foundation.
24	MR. PAGLIUCA: Object to form and	24	THE WITNESS: Fifth.
25	foundation.	25	



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	MR. PAGLIUCA: Object to form and
3	Q. In fact, you displayed pictures of naked	3	foundation.
4	girls throughout your home in New York, true?	4	THE WITNESS: Fifth.
5	MR. PAGLIUCA: Object to form and	5	BY MR. CASSELL:
6	foundation.	6	Q. Please describe all the pictures of girls
7	THE WITNESS: Fifth.	7	that you've seen Maxwell take.
8	BY MR. CASSELL:	8	MR. PAGLIUCA: Object to form and
9	Q. In fact, you displayed pictures of naked	9	foundation.
10	girls throughout your home in the U.S. Virgin	10	THE WITNESS: Fifth.
11	Islands, true?	11	BY MR. CASSELL:
12	MR. PAGLIUCA: Object to form and	12	Q. Now, you have interacted with Maxwell in
13	foundation.	13	England many times, true?
14	THE WITNESS: Fifth.	14	MR. PAGLIUCA: Object to form and
15	BY MR. CASSELL:	15	foundation.
16	Q. In fact, you displayed pictures of naked	16	THE WITNESS: Fifth.
17	girls throughout your home in New Mexico, true?	17	BY MR. CASSELL:
18	MR. PAGLIUCA: Object to form and	18	Q. I want you to understand that the next
19	foundation.	19	series of questions we'll be dealing just with your
20	THE WITNESS: Fifth.	20	actions in England, not with any of your actions in
21	BY MR. CASSELL:	21	the United States.
22	Q. Tell me about all the circumstances in	22	Will you understand that with regard to my
23	which you've seen Maxwell providing cameras to	23	next questions?
24	people.	24	A. Yes.
25	MR. PAGLIUCA: Object to form and	25	Q. While you were in England, you directed
	Page 139		Page 141
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	foundation.	2	Maxwell to bring English females under the age of 18
3	THE WITNESS: Fifth.	3	to you for sexual purposes, true?
4	BY MR. CASSELL:	4	MR. PAGLIUCA: Object to form and
5	Q. You had Maxwell provide cameras to underage	5	foundation.
6	girls, true?	6	THE WITNESS: Fifth.
7	MR. PAGLIUCA: Object to form and	7	BY MR. CASSELL:
8	foundation.	8	Q. While in England, in Miss Maxwell's private
9	THE WITNESS: Fifth.	9	residence, you observed Maxwell in the presence of
10	BY MR. CASSELL:	10	English females under the age of 18, true?
11	Q. Your purpose in having Maxwell provide	11	MR. PAGLIUCA: Object to form and
12	cameras to underage girls was to have them take	12	foundation.
13	sexually explicit pictures of themselves, true?	13	THE WITNESS: Fifth.
14	MR. PAGLIUCA: Object to form and	14	BY MR. CASSELL:
15	foundation.	15	Q. While in England, Ms. Maxwell brought you
16	THE WITNESS: Fifth.	16	English females to satisfy your sexual purposes,
17	BY MR. CASSELL:	17	true?
18	Q. Have you ever seen Maxwell take a sexually	18	MR. PAGLIUCA: Object to form and
19	explicit picture of an underage girl?	19	foundation.
20	MR. PAGLIUCA: Object to form and	20	THE WITNESS: Fifth.
21	foundation.	21	BY MR. CASSELL:
22	THE WITNESS: Fifth.	22	Q. How young were the English girls that
23	BY MR. CASSELL:	23	Maxwell brought to you?
24	Q. You and Maxwell viewed together sexually	24	MR. PAGLIUCA: Object to form and
25	explicit pictures of girls under the age of 18 true?	25	foundation



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	THE WITNESS: Fifth.	2	THE WITNESS: Fifth.
3	BY MR. CASSELL:	3	BY MR. CASSELL:
4	Q. Please describe how many times you have	4	Q. Please describe for me all the crimes you
5	seen Maxwell in private locations with girls under	5	have seen Maxwell commit in England.
6	the age of 18 in England.	6	MR. PAGLIUCA: Object to form and
7	MR. PAGLIUCA: Object to form and	7	foundation.
8	foundation.	8	THE WITNESS: Fifth.
9	THE WITNESS: Fifth.	9	BY MR. CASSELL:
10	BY MR. CASSELL:	10	Q. While in England, you instructed Maxwell to
11	Q. You recognize the name Alexandra Dickson,	11	go to public places to solicit English girls to have
12	don't you, sir?	12	sex with you in England in exchange for compensation,
13	MR. PAGLIUCA: Object to form and	13	true?
14	foundation.	14	MR. PAGLIUCA: Object to form and
15	THE WITNESS: Fifth.	15	foundation.
16	BY MR. CASSELL:	16	THE WITNESS: Fifth.
17	Q. Alexandra Dickson was an English girl	17	BY MR. CASSELL:
18	recruited by Maxwell for your sexual purposes, true?	18	Q. What instructions did you give to Maxwell
19	MR. PAGLIUCA: Object to form and	19	in England about what she should do for you?
20	foundation.	20	MR. PAGLIUCA: Object to form and
21	THE WITNESS: Fifth.	21	foundation.
22	BY MR. CASSELL:	22	THE WITNESS: Fifth.
23	Q. Tell me how you came to meet Alexandra	23	BY MR. CASSELL:
24	Dickson in England.	24	Q. Please describe Maxwell's interactions in
25	A. Fifth.	25	England with females under the age of 18.
	Page 143		Page 145
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Q. When you met Alexandra Dickson, she was	2	MR. PAGLIUCA: Object to form and
3	under the age of 18, true?	3	foundation.
4	MR. PAGLIUCA: Object to form and	4	THE WITNESS: Fifth.
5	foundation.	5	BY MR. CASSELL:
6	THE WITNESS: Fifth.	6	Q. Please describe Maxwell's interactions in
7	BY MR. CASSELL:	7	England with e-mails under the age of 18 with whom
8	Q. How old was Alexandra Dickson when you	8	you had sex.
9	first met her?	9	MR. PAGLIUCA: Object to form and
10	MR. PAGLIUCA: Object to form and	10	foundation.
11	foundation.	11	THE WITNESS: Fifth.
12	THE WITNESS: Fifth.	12	BY MR. CASSELL:
13	BY MR. CASSELL:	13	Q. You have yourself solicited in public
14	Q. Based on your understanding of English	14	places English girls under the age of 18 to have sex
15	criminal law, you have observed Maxwell commit	15	with you in exchange for compensation, true?
16	English criminal offenses of a sexual nature in	16	MR. PAGLIUCA: Object to form and
17	England, true?	17	foundation.
18	MR. PAGLIUCA: Object to form and	18	THE WITNESS: Fifth.
19	foundation.	19	BY MR. CASSELL:
20	THE WITNESS: Fifth.	20	Q. And just so I'm clear, you have, in
21	BY MR. CASSELL:	21	England, yourself, solicited in public places English
22	Q. Have you ever observed Maxwell commit a	22	girls under the age of 18 to have sex with you in
23	crime in England?	23	exchange for compensation, true?
24	MR. PAGLIUCA: Object to form and	24	MR. PAGLIUCA: Object to form and
25	foundation.	25	foundation.

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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	THE WITNESS: Fifth.	2	BY MR. CASSELL:
3	BY MR. CASSELL:	3	Q. Who is the person you interacted with most
4	Q. Please describe your interaction with	4	in the year 2000?
5	females under the age of 18 in England.	5	A. Fifth.
6	MR. PAGLIUCA: Object to form and	6	Q. Who was the person you interacted most in
7	foundation.	7	the year let me rephrase.
8	THE WITNESS: Fifth.	8	Who is the person that you interacted with
9	BY MR. CASSELL:	9	the most in 2001?
10	Q. Please describe your interactions with	10	A. Fifth.
11	females under the age of 18 with whom you have had	11	Q. Who is the person that you interacted the
12	sex in England.	12	most with in 2002?
13	MR. PAGLIUCA: Object to form and	13	A. Fifth.
14	foundation.	14	Q. Isn't it true, sir, that the person you
15	THE WITNESS: Fifth.	15	interacted with most in the year 2000 was Maxwell?
16	BY MR. CASSELL:	16	MR. PAGLIUCA: Object to form and
17	Q. You have had sex with females under the age	17	foundation.
18	of 18 in England in exchange for compensation, true?	18	THE WITNESS: Fifth.
19	MR. PAGLIUCA: Object to form and	19	BY MR. CASSELL:
20	foundation.	20	Q. Isn't it true the person you interacted
21	THE WITNESS: Fifth.	21	with most in the year 2001 was Maxwell?
22	BY MR. CASSELL:	22	MR. PAGLIUCA: Object to form and
23	Q. Based on your understanding of English	23	foundation.
24	criminal law, you have committed domestic English sex	24	THE WITNESS: Fifth.
25	offenses in England, true?	25	
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	BY MR. CASSELL:
3	foundation.	3	Q. Who did you interact the most with in the
4	THE WITNESS: Fifth.	4	year 2005?
5	BY MR. CASSELL:	5	A. Fifth.
6	Q. Without going into any acts you have com-	6	Q. Isn't it true, sir, that you interacted the
7	may have committed, what is your understanding of	7	most with Maxwell in the year 2005?
8	English criminal law regarding soliciting sex?	8	MR. PAGLIUCA: Object to form and
9	MR. PAGLIUCA: Object to foundation.	9	foundation.
10	THE WITNESS: Fifth.	10	THE WITNESS: Fifth.
11	BY MR. CASSELL:	11	BY MR. CASSELL:
12	Q. During the time period 2000 to 2002,	12	Q. Who was responsible for the day-to-day
13	Maxwell and you lived together for significant parts	13	operation of your Florida mansion in 2000 to 2002?
14	of those years, true?	14	MR. PAGLIUCA: Object to form and
15	MR. PAGLIUCA: Object to form and	15	foundation. Asked and answered.
16	foundation.	16	THE WITNESS: Fifth.
17	THE WITNESS: Fifth.	17	BY MR. CASSELL:
18	BY MR. CASSELL:	18	Q. Isn't it true Maxwell was responsible for
19	Q. During the time period 2000 to 2002,	19	much of the day-to-day operation of your Florida
20	Maxwell was responsible for much of the day-to-day	20	mansion in 2000 to 2002?
21	operation of your Florida mansion, true?	21	MR. PAGLIUCA: Object to form and
22	MR. PAGLIUCA: Object to form and	22	foundation. Asked and answered.
23	foundation.	23	THE WITNESS: Fifth.
24	THE WITNESS: Fifth.	24	BY MR. CASSELL:
25		25	O During the time period 2000 to 2002 you



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	were sexually sexually intimate with Maxwell,	2	BY MR. CASSELL:
3	true?	3	Q. You instructed Maxwell, then when she
4	MR. PAGLIUCA: Object to form and	4	was recruiting girls for you, she could bring you
5	foundation.	5	girls of any race except for African Americans, true?
6	THE WITNESS: Fifth.	6	MR. PAGLIUCA: Object to form and
7	BY MR. CASSELL:	7	foundation.
8	Q. You have remained on friendly terms with	8	THE WITNESS: Fifth.
9	Maxwell even through today, true?	9	BY MR. CASSELL:
10	MR. PAGLIUCA: Object to form and	10	Q. Have you ever discussed the age of underage
11	foundation.	11	I'm sorry.
12	THE WITNESS: Fifth.	12	Have you ever discussed the race of
13	BY MR. CASSELL:	13	underage girls with Maxwell?
14	Q. How would you describe your relationship	14	MR. PAGLIUCA: Object to form and
15	today with Maxwell?	15	foundation.
16	A. Fifth.	16	THE WITNESS: Fifth.
17	Q. In the period 2000 to 2002, you directed	17	BY MR. CASSELL:
18	Maxwell to recruit girls under the age of 18 for you	18	Q. Why is it that you instructed Maxwell not
19	to use for sexual purposes, true?	19	to bring you African American girls?
20	MR. PAGLIUCA: Object to form and	20	MR. PAGLIUCA: Object to form and
21	foundation.	21	foundation.
22	THE WITNESS: Fifth.	22	THE WITNESS: Fifth.
23	BY MR. CASSELL:	23	BY MR. CASSELL:
24	Q. How did you get the girls that you sexually	24	Q. I'm now going to ask you a question
25	abused in 2001 to 2002?	25	series of questions about overseas locations, and I
	Page 151		Page 153
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	want you to understand that each of these questions
3	foundation.	3	is asking solely about your activities in these
4	THE WITNESS: Fifth.	4	overseas locations, and it's not in any way asking
5	BY MR. CASSELL:	5	for any information about actions that you may or may
6	Q. The directions you gave Maxwell for	6	not have committed in the United States.
7	recruiting girls for you was something to the effect	7	Will you understand that with regard to
8	of the younger the better, true?	8	these next questions?
9	MR. PAGLIUCA: Object to form and	9	A. Yes.
10	foundation.	10	Q. You have an apartment in Paris, France,
11	THE WITNESS: Fifth.	11	true?
12	BY MR. CASSELL:	12	A. Fifth.
13	Q. Have you ever used the phrase "The younger	13	Q. Maxwell has frequently been to your
14	the better" in the presence of Maxwell?	14	apartment in Paris, France, true?
15	MR. PAGLIUCA: Object to form and	15	MR. PAGLIUCA: Object to form and
16	foundation.	16	foundation.
17	THE WITNESS: Fifth.	17	THE WITNESS: Fifth.
18	BY MR. CASSELL:	18	BY MR. CASSELL:
19	Q. It's true, sir, that you've used the phrase	19	Q. Please list all the places in the world
20	"The younger the better" in the presence of Maxwell,	20	where you have an apartment.
21	right?	21	A. Fifth.
22	MR. PAGLIUCA: Object to form and	22	Q. While Maxwell has been at your apartment in
23	foundation.	23 24	Paris, France, you have had numerous girls under the
24 25	THE WITNESS: Fifth.	25	age of 18 in your presence, true?



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	foundation.	2	MR. PAGLIUCA: Object to form and
3	THE WITNESS: Fifth.	3	foundation.
4	BY MR. CASSELL:	4	THE WITNESS: Fifth.
5	Q. While she was with you in Paris, Maxwell	5	BY MR. CASSELL:
6	recruited French girls under the age of 18 for to you	6	Q. While in Thailand, Maxwell brought you
7	sex with, true?	7	females under the age of 18, true?
8	MR. PAGLIUCA: Object to form and	8	MR. PAGLIUCA: Object to form and
9	foundation.	9	foundation.
10	THE WITNESS: Fifth.	10	THE WITNESS: Fifth.
11	BY MR. CASSELL:	11	BY MR. CASSELL:
12	Q. Please describe all of your interactions	12	Q. Without going into any acts that you may or
13	with underage girls I'm sorry.	13	may not have committed, what is your understanding of
14	Please describe all of your interactions	14	Thai criminal law regarding sex with girls under the
15	with girls under the age of 18 in France.	15	age of 18?
16	A. Fifth.	16	MR. PAGLIUCA: Object to form and
17	Q. My next series of questions, again, are	17	foundation.
18	only asking for your activities in the foreign	18	THE WITNESS: Fifth.
19	country in question, and that will be Thailand.	19	BY MR. CASSELL:
20	Will you understand that with regard to my	20	Q. Have you ever had sex with a Thai female
21	next questions?	21	under the age of 18 in Thailand?
22	A. Yes.	22	MR. PAGLIUCA: Object to form and
23	Q. You have been to Thailand, true?	23	foundation.
24	A. Fifth.	24	THE WITNESS: Fifth.
25	Q. Have you ever been to Thailand?	25	
	Page 155		Page 157
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	A. Fifth.	2	BY MR. CASSELL:
3	Q. When you went to Thailand, Maxwell	3	Q. Have you ever had sex with anyone in
4	accompanied you, true?	4	Thailand?
5	MR. PAGLIUCA: Object to form and	5	MR. PAGLIUCA: Object to form and
6	foundation.	6	foundation.
7	THE WITNESS: Fifth.	7	THE WITNESS: Fifth.
8	BY MR. CASSELL:	8	BY MR. CASSELL:
9	Q. When you went to Thailand, who went with	9	Q. Please describe all the sexual activities
10	you?	10	you had in Thailand.
11	A. Fifth.	11	A. Fifth.
12	Q. You saw Maxwell in the presence of Thai	12	Q. My next series of questions are with regard
13	females under the age of 18 in Thailand, true?	13	to the country of Brunei, and I want you to
14	MR. PAGLIUCA: Object to form and	14	understand that these questions deal solely with your
15	foundation.	15	activities in Brunei. All right?
16	THE WITNESS: Fifth.	16	A. Yes.
17	BY MR. CASSELL:	17	Q. In 2002, you flew to Brunei with Maxwell on
18	Q. Describe what you did with Maxwell in	18	your private jet, true?
19	Thailand.	19	MR. PAGLIUCA: Object to form and
20	MR. PAGLIUCA: Object to foundation.	20	foundation.
21	THE WITNESS: Fifth.	21	THE WITNESS: Fifth.
22	BY MR. CASSELL:	22	BY MR. CASSELL:
23	Q. While in Thailand, you directed Maxwell to	23	Q. Have you ever been to Brunei?
24	recruit Thai females under the age of 18 for your	24	A. Fifth.
25	sexual purposes solely in Thailand, true?	25	O. Have you ever been to Brunei with Maxwell?

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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	MR. PAGLIUCA: Object to form and
3	foundation.	3	foundation.
4	THE WITNESS: Fifth.	4	THE WITNESS: Fifth.
5	BY MR. CASSELL:	5	BY MR. CASSELL:
6	Q. You have had sex with girls from Brunei	6	Q. Please tell me about your sexual abuse in
7	under the age of 18 in Brunei?	7	the Czech Republic of Czech's Czech girls under
8	MR. PAGLIUCA: Object to form and	8	the age of 18.
9	foundation.	9	MR. PAGLIUCA: Object to form and
10	THE WITNESS: Fifth.	10	foundation.
11	BY MR. CASSELL:	11	THE WITNESS: Fifth.
12	Q. Please describe all the sex that you've	12	BY MR. CASSELL:
13	that in Brunei.	13	Q. Have you ever had sex in the Czech
14	MR. PAGLIUCA: Object to form and	14	Republic?
15	foundation.	15	MR. PAGLIUCA: Object to form and
16	THE WITNESS: Fifth.	16	foundation.
17	BY MR. CASSELL:	17	THE WITNESS: Fifth.
18	Q. Maxwell helped you find girls from Brunei	18	BY MR. CASSELL:
19	for you to have sex with in Brunei, true?	19	Q. Please tell me who you've had sex with in
20	MR. PAGLIUCA: Object to form and	20	the Czech Republic.
21	foundation.	21	MR. PAGLIUCA: Object to form and
22	THE WITNESS: Fifth.	22	foundation.
23	BY MR. CASSELL:	23	THE WITNESS: Fifth.
24	Q. What did Maxwell do in Brunei with you?	24	BY MR. CASSELL:
25	MR. PAGLIUCA: Object to form and	25	Q. Please tell me about Maxwell's involvement
	Page 159		Page 161
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	foundation.	2	in your sexual abuse of Czech girls in the Czech
3	THE WITNESS: Fifth.	3	Republic.
4	BY MR. CASSELL:	4	MR. PAGLIUCA: Object to form and
5	Q. Are you aware of inter interaction by	5	foundation.
6	Maxwell with women in Brunei?	6	THE WITNESS: Fifth.
7	MR. PAGLIUCA: Object to form and	7	BY MR. CASSELL:
8	foundation.	8	Q. Maxwell has been to the Czech Republic with
9	THE WITNESS: Fifth.	9	you?
10	BY MR. CASSELL:	10	MR. PAGLIUCA: Object to form and
11	Q. Are you aware of any interaction by Maxwell	11	foundation.
12	with girls under the age of 18 in Brunei?	12	THE WITNESS: Fifth.
13	MR. PAGLIUCA: Object to form and	13	BY MR. CASSELL:
14	foundation.	14	Q. When you went to the Czech Republic, who
15	THE WITNESS: Fifth.	15	did you meet?
16	BY MR. CASSELL:	16	MR. PAGLIUCA: Object to form and
17	Q. Please describe all the interactions you	17	foundation.
18	saw between Maxwell and girls from Brunei in Brunei.	18	THE WITNESS: Fifth.
19	A. Fifth.	19	BY MR. CASSELL:
20	Q. My next questions deal solely with your	20	Q. Was Maxwell ever with you when you were in
21	activities in the Czech Republic.	21	the presence of girls under the age of 18 in the
22	Have you ever been to the Czech Republic?	22	Czech Republic?
23	A. Fifth.	23	MR. PAGLIUCA: Object to form and
24 25	Q. Have you ever been to the Czech Republic with Maxwell?	24 25	foundation. THE WITNESS: Fifth



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	THE WITNESS: Fifth.
3	Q. It's true, sir, that Maxwell was with you	3	BY MR. CASSELL:
4	when you were in the presence of girls under the age	4	Q. Based on your understanding of the criminal
5	of 18 in the Czech Republic, right?	5	laws of other countries, has Maxwell ever committed a
6	MR. PAGLIUCA: Object to form and	6	crime of a sexual nature in another country?
7	foundation.	7	MR. PAGLIUCA: Object to form and
8	THE WITNESS: Fifth.	8	foundation.
9	BY MR. CASSELL:	9	THE WITNESS: Fifth.
10	Q. Please name all of the countries, not	10	BY MR. CASSELL:
11	including the United States, where you have seen	11	Q. Please describe all the crimes of a sexual
12	Maxwell in the presence of females who lived in those	12	nature that you understand Maxwell has committed
13	countries under the age of 18.	13	foreign countries.
14	MR. PAGLIUCA: Object to form and	14	MR. PAGLIUCA: Object to form and
15	foundation.	15	foundation.
16	THE WITNESS: Fifth.	16	THE WITNESS: Fifth.
17	BY MR. CASSELL:	17	BY MR. CASSELL:
18	Q. Please describe for me Maxwell's sexual	18	Q. You are a multimillionaire, true, sir?
19	interactions with females under the age of 18 in	19	A. Fifth.
20	foreign countries with citizens of those countries.	20	Q. How much are you worth today?
21	MR. PAGLIUCA: Object to form and	21	A. Fifth.
22	foundation.	22	Q. It would not be financially burdensome for
23	THE WITNESS: Fifth.	23	you to hire someone to help collect any documents
24	BY MR. CASSELL:	24	that might be needed in this case, would it?
25	Q. Has Maxwell ever interacted with females	25	A. Fifth.
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	under the age of 18 in foreign countries?	2	Q. You have millions and millions of dollars
3	MR. PAGLIUCA: Object to form and	3	available to your disposal to satisfy any need for
4	foundation.	4	assistance in responding to discovery in this case,
5	THE WITNESS: Fifth.	5	true?
6	BY MR. CASSELL:	6	A. Fifth.
7	Q. Has Maxwell ever interacted with minor	7	Q. You have legions well, let me strike
8	girls from the former country known as	8	that.
9	Czechoslovakia?	9	How many lawyers do you have working on
10	MR. PAGLIUCA: Object to form and	10	this case for you?
11	foundation.	11	A. Fifth.
12	THE WITNESS: Fifth.	12	Q. It's true that you have multiple lawyers
13	BY MR. CASSELL:	13	assisting you on this case, true?
14	Q. Based on your understanding of the criminal	14	A. Fifth.
15	laws of other foreign countries, have you ever	15	Q. How much are you paying your lawyers to
16	committed a crime of a sexual nature in another	16	assist you on this case?
17	foreign country?	17	A. Fifth.
18	MR. PAGLIUCA: Object to form and	18	MR. GOLDBERGER: And attorney-client
19	foundation.	19	privilege.
20	THE WITNESS: Fifth.	20	BY MR. CASSELL:
21	BY MR. CASSELL:	21	Q. You and Maxwell became what could be
22	Q. Please describe all the crimes of a sexual	22	reasonably described as boyfriend and girlfriend in
23	nature that you have committed in foreign countries.	23	about the mid 1990s, true?
24	MR. PAGLIUCA: Object to form and	24	MR. PAGLIUCA: Object to form and
25	foundation	25	foundation Askad and answered



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	THE WITNESS: Fifth.	2	foundation.
3	BY MR. CASSELL:	3	THE WITNESS: Fifth.
4	Q. Since you became boyfriend and girlfriend,	4	BY MR. CASSELL:
5	you have given Maxwell significants amount	5	Q. Please describe any funding you provided
6	significant amounts of money, true?	6	for Maxwell's charities.
7	MR. PAGLIUCA: Object to form and	7	MR. PAGLIUCA: Object to form and
8	foundation.	8	foundation.
9	THE WITNESS: Fifth. Let's take a		THE WITNESS: Fifth.
10		9	
	break.	10	BY MR. CASSELL:
11	VIDEO TECHNICIAN: Off the record at	11	Q. Since 1996, you've provided significant
12	10:34.	12	funding for Maxwell's charities, true?
13	(A recess was taken.)	13	MR. PAGLIUCA: Object to form and
14	VIDEO TECHNICIAN: On the record at	14	foundation.
15	10:44.	15	THE WITNESS: Fifth.
16	BY MR. CASSELL:	16	BY MR. CASSELL:
17	Q. How much money have you given Maxwell since	17	Q. Have you ever given Maxwell access to any
18	1996?	18	of your credit cards or bank accounts?
19	MR. PAGLIUCA: Object to form and	19	MR. PAGLIUCA: Object to form and
20	foundation.	20	foundation.
21	THE WITNESS: Fifth.	21	THE WITNESS: Fifth.
22	BY MR. CASSELL:	22	BY MR. CASSELL:
23	Q. Since 1996, you have given Maxwell	23	Q. Since 1996, you've given Maxwell access to
24	significants significant amounts of money, true?	24	some of your credit card and bank accounts, true?
25	MR. PAGLIUCA: Object to form and	25	MR. PAGLIUCA: Object to form and
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	foundation.	2	foundation.
3	THE WITNESS: Fifth.	3	THE WITNESS: Fifth.
4	BY MR. CASSELL:	4	THE WITTERS. THUI.
5	Q. For long periods of time since 1996, you	5	BY MR. CASSELL:
6	have paid Maxwell's living expenses, true?	6	Q. How did Maxwell buy her town home in
7		7	New York?
	MR. PAGLIUCA: Object to form and		MR. PAGLIUCA: Object to form and
8	foundation.	8 9	· ·
9	THE WITNESS: Fifth.		foundation.
10	BY MR. CASSELL:	10	THE WITNESS: Fifth.
11	Q. What do you know about the payment of	11	BY MR. CASSELL:
12	Maxwell's living expenses since 1996?	12	Q. You bought Maxwell a town home in New York,
13	MR. PAGLIUCA: Object to form and	13	true?
14	foundation.	14	MR. PAGLIUCA: Object to form and
15	THE WITNESS: Fifth.	15	foundation.
16	BY MR. CASSELL:	16	THE WITNESS: Fifth.
17	Q. Please describe all the gifts you provided	17	BY MR. CASSELL:
18	for Maxwell.	18	Q. What reason were you what reason did you
19	MR. PAGLIUCA: Object to form and	19	have for giving Maxwell gifts?
20	foundation.	20	MR. PAGLIUCA: Object to form and
21	THE WITNESS: Fifth.	21	foundation.
22	BY MR. CASSELL:	22	THE WITNESS: Fifth.
23	Q. Since 1996, you have purchased expensive	23	BY MR. CASSELL:
24	gifts for Maxwell, true?	24	Q. One of the reasons you gave Maxwell gifts
25	MR. PAGLIUCA: Object to form and	25	was so so that she would continue recruiting girls

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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	for you for sex, true?	2	BY MR. CASSELL:
3	MR. PAGLIUCA: Object to form and	3	Q. Directly or indirectly you're paying for
4	foundation.	4	Maxwell's attorneys now, true?
5	THE WITNESS: Fifth.	5	MR. PAGLIUCA: Object to form and
6	BY MR. CASSELL:	6	foundation.
7	Q. Directly or indirectly, you gave Maxwell	7	THE WITNESS: Fifth.
8	money to hire a paid image consultant named Ross Gow,	8	BY MR. CASSELL:
9	true?	9	Q. Since January 1st, 2015, what things of
10	MR. PAGLIUCA: Object to form and	10	value or money have you transferred to Maxwell?
11	foundation.	11	MR. PAGLIUCA: Object to form and
12	THE WITNESS: Fifth.	12	foundation.
13	BY MR. CASSELL:	13	THE WITNESS: Fifth.
		1	
14	Q. What do you know about an image consultant	14	BY MR. CASSELL:
15	in England named Ross Gow?	15	Q. You have told various people that you own
16	MR. PAGLIUCA: Object to form and	16	the Palm Beach Police Department, true?
17	foundation.	17	MR. PAGLIUCA: Object to form and
18	THE WITNESS: Fifth.	18	foundation.
19	BY MR. CASSELL:	19	THE WITNESS: Fifth.
20	Q. You gave Maxwell money to hire a lawyer	20	BY MR. CASSELL:
21	named Phil Bard in England, true?	21	Q. In the period 1999 to 2005, what kind of
22	MR. PAGLIUCA: Object to form and	22	donations did you make to the Palm Beach Police
23	foundation.	23	Department or to any organization associated with the
24	THE WITNESS: Fifth.	24	Palm Beach Police Department?
25	BY MR. CASSELL:	25	A. Fifth.
	Page 171		Page 173
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Q. Please tell me everything you know about a	2	Q. Have you ever made donations to any
3	lawyer named Phil Bard in England.	3	organizations associated with the Palm Beach Police
4	MR. PAGLIUCA: Object to form and	4	Department?
5	foundation.	5	A. Fifth.
6	THE WITNESS: Fifth.	6	Q. Have you ever used money to influence the
7	BY MR. CASSELL:	7	testimony of a witness in a legal proceeding?
8	Q. Have you ever transferred a significant	8	MR. PAGLIUCA: Object to form and
9	amount of money to Maxwell in the last several years?	9	foundation.
10	MR. PAGLIUCA: Object to form and	10	THE WITNESS: Fifth.
11	foundation.	11	(Plaintiff's Exhibit JE4, E-mail that
12	THE WITNESS: Fifth.	12	Jeffrey Epstein sent to Maxwell on January 12th, 2015
13	BY MR. CASSELL:	13	was marked for identification.)
14	Q. Within the last several years, you	14	BY MR. CASSELL:
15	transferred \$500,000 to Maxwell, true?	15	Q. Let me show you what's been marked as JE4,
16	MR. PAGLIUCA: Object to form and	16	I think, we're up to, and copies for opposing
17	foundation.	17	counsel.
18	THE WITNESS: Fifth.	18	Do you have that document in front of you,
19	BY MR. CASSELL:	19	sir?
20	Q. Tell me what you know about who is paying	20	A. Yes.
21	for Maxwell's attorneys now.	21	Q. Do you recognize this document?
22	MR. PAGLIUCA: Object to form and	22	A. Fifth.
23	foundation.	23	Q. This is, in fact, an e-mail that you sent
24	THE WITNESS: Fifth.	24	to Maxwell on January 12th, 2015, true?
25	TILL WILLIAMS, I HUII.	25	A Fifth



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Q. What is this document?	2	would be difficult for Virginia to find support for
3	A. Fifth.	3	her testimony?
4	Q. The first few words in this e-mail are,	4	MR. PAGLIUCA: Object to form and
5	"You can issue a reward to any of Virginia's	5	foundation.
6	friends" and it appears to be acquaintances,	6	THE WITNESS: Fifth.
7	although there's a spelling issue.	7	BY MR. CASSELL:
8	Do you see that those first few words?	8	Q. Please describe all dinners you've ever had
9	A. Yes.	9	with Bill Clinton.
10	Q. When you referred to "a reward" in this	10	A. Fifth.
11	e-mail, you were referring to cash payments, true?	11	Q. Please describe all dinners you and Maxwell
12	MR. PAGLIUCA: Object to form and	12	have ever had with Bill Clinton.
13	foundation.	13	A. Fifth.
14	THE WITNESS: Fifth.	14	Q. Please describe all dinners you, Maxwell,
15	BY MR. CASSELL:	15	and Virginia have had together with Bill Clinton.
16	Q. What did you mean by the term "reward" in	16	MR. PAGLIUCA: Object to form and
17	this e-mail?	17	foundation.
18	A. Fifth.	18	THE WITNESS: Fifth.
19	Q. In the e-mail you said that "The strongest	19	BY MR. CASSELL:
20	is the Clinton dinner."	20	Q. You have helped Maxwell feed information to
21	Do you see that reference in this e-mail?	21	the media to try to undercut Virginia's credibility,
22	It's on the second line.	22	true?
23	A. Yes.	23	MR. PAGLIUCA: Object to form and
24	Q. What did you mean by the term "strongest"	24	foundation.
25	in this?	25	THE WITNESS: Fifth.
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. GOLDBERGER: Let me go back and	2	BY MR. CASSELL:
3	clarify.	3	Q. Please describe all steps you've taken to
4	The question was, do do you not	4	assist Maxwell in getting information to the media
5	that he said it, but do you see this?	5	about the circumstances surrounding this case.
6	MR. CASSELL: That's right. No, I'm	6	MR. PAGLIUCA: Object to form and
7	not trying to pull a fast one here. Yeah.	7	foundation.
8	MR. GOLDBERGER: Okay.	8	THE WITNESS: Fifth.
9	MR. CASSELL: I just want to circle in on	9	BY MR. CASSELL:
10	that word "strongest." And now I want to	10	Q. You helped Maxwell obtain information about
11	ask you a question that does call for his	11	a Florida police report that Virginia made of a rape,
12	knowledge.	12	true?
13	BY MR. CASSELL:	13	MR. PAGLIUCA: Object to form and
14	Q. What did you mean by the term "strongest"	14	foundation.
15	in this e-mail?	15	THE WITNESS: Fifth.
16	A. Fifth.	16	BY MR. CASSELL:
17	Q. Isn't it true, sir, that by the term	17	Q. How did you obtain a copy of a police
18	"strongest," you meant that you had taken steps to	18	report involving sexual assault on a minor,
19	conceal the presence of Bill Clinton on your island?	19	specifically Virginia?
20	MR. PAGLIUCA: Object to form and	20	MR. PAGLIUCA: Object to form and
21	foundation.	21	foundation.
22	THE WITNESS: Fifth.	22	THE WITNESS: Fifth.
23	BY MR. CASSELL:	23	BY MR. CASSELL:
24	Q. Isn't it true, sir, that part of what you	24	Q. It's true, sir, that you did obtain a copy
25	meant by the term "strongest" is that you knew it	25	of a police report involving a sexual assault on



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Virginia, true?	2	the last two years.
3	MR. PAGLIUCA: Object to form and	3	A. Fifth.
4	foundation.	4	Q. How do you travel overseas?
5	THE WITNESS: Fifth.	5	A. Fifth.
6	BY MR. CASSELL:	6	Do you want this?
7	Q. Have you ever helped Maxwell leak any	7	(Plaintiff's Composite Exhibit JE5, E-mail
8	reports to the media?	8	Jeffrey Epstein received from Ms. Maxwell on about
9	MR. PAGLIUCA: Object to form and	9	July 18th, 2009 was marked for identification.)
10	foundation.	10	BY MR. CASSELL:
11	THE WITNESS: Fifth.	11	Q. Thanks. Thank you.
12	BY MR. CASSELL:	12	I'm going to direct your attention now to
13	Q. You helped Maxwell leak a report about a	13	an exhibit, which I'll mark JE5. It's a composite
14	sexual assault committed against Virginia when she	14	exhibit. I'm just looking at the first page of this
15	was a minor to the media, true?	15	composite exhibit right now.
16	MR. PAGLIUCA: Object to form and	16	Do you see JE5, also known as Maxwell 14,
17	foundation.	17	in front of you, sir?
18	THE WITNESS: Fifth.	18	A. Yes.
19	BY MR. CASSELL:	19	Q. This is an e-mail you received from
20	Q. You have been evading service of process	20	Ms. Maxwell on about July 18th, 2009, true?
21	the last few months, true, sir?	21	A. Fifth.
22	MR. PAGLIUCA: Object to form and	22	Q. There's an e-mail address
23	foundation.	23	Do you see that e-mail on this document?
24	THE WITNESS: Fifth.	24	A. Yes.
25		25	Q. You understand that to be an e-mail that
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	belonged to Ms. Maxwell, true?
3	Q. If we wanted to serve you with legal	3	A. Fifth.
4	process in the future, what would be the simplest way	4	Q. You see on this document an e-mail address
5	to do that?	5	known as jeevacation@Gmail.com? Do you see that
6	MR. PAGLIUCA: Object to form and	6	notation?
7	foundation.	7	A. Yes.
8	THE WITNESS: Fifth.	8	Q. That's your e-mail address, true?
9	BY MR. CASSELL:	9	A. Fifth.
10	Q. Are you willing to have your attorney	10	Q. Ms. Maxwell wrote to you, "How old was
11	accept service of process on your behalf for future	11	Virginia in 1998 when she claims she started working
12	proceedings in this case?	12	for you?"
13	A. Fifth.	13	Isn't that true?
14	Q. If Miss Giuffre required your testimony at	14	A. I'm sorry. What's the question?
15	trial in this case, would you be willing to appear	15	MR. PAGLIUCA: Did you see that or
16	voluntarily?	16	THE WITNESS: Do I see that or which
17	A. Fifth.	17	I see it.
18	Q. If you are not willing to appear	18	BY MR. CASSELL:
19	voluntarily at the upcoming trial, how can we serve	19	Q. Yeah. You see it.
20	you with process to appear?	20	Isn't that true that's a sentence that
21 22	A. Fifth.	21	Ms. Maxwell wrote to you, at least that's your
23	Q. When was the last time you traveled	22 23	understanding? A. Fifth.
24	overseas?	24	
1	A. Fifth.		Q. When you received that e-mail from
25	Q. Please describe all your overseas travel in	25	Ms. Maxwell, it's your understanding that Ms. Maxwell

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1	_	1	
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	was using the term "Virginia" to refer to Virginia	2	attorney-client privilege to the extent
3	Roberts Giuffre, right?	3	Mr. Epstein's knowledge of the lawsuit or
4	MR. PAGLIUCA: Object to form and	4	the date of the lawsuit emanates from the
5	foundation.	5	attorney-client communication.
6	THE WITNESS: Fifth.	6	MR. GOLDBERGER: Did you not get that?
7	BY MR. CASSELL:	7	THE COURT REPORTER: No.
8	Q. You see the term "Virginia" on this	8	MR. GOLDBERGER: I'll I'll rephrase
9	document?	9	it.
10	A. Yes.	10	In addition to the Fifth Amendment
11	Q. Who do you understand that term to refer	11	privilege, we are invoking attorney-client
12	to?	12	privilege to the extent that any knowledge
13	A. Fifth.	13	that Mr. Epstein has about a lawsuit filed
14	Q. Who do you understand this e-mail to have	14	against him by someone by the name of
15	come from?	15	Virginia Roberts came to him from attorneys.
16	A. Fifth.	16	BY MR. CASSELL:
17	Q. Who do you understand received this e-mail?	17	Q. Did you respond to this e-mail, sir?
18	A. Fifth.	18	A. Fifth.
19	Q. You and Ms. Maxwell were working together	19	Q. It's true, sir, that you responded to this
20	to try defend the civil lawsuit that Virginia had	20	e-mail, right?
21	filed against you, true?	21	A. Fifth.
22	MR. PAGLIUCA: Object to form and	22	Q. And your response was along the lines of
23	foundation.	23	coordinating with Maxwell as to how best to defend
24 25	THE WITNESS: Sorry. Say it gain.	24 25	the lawsuit against you?
25		25	MR. PAGLIUCA: Object to form and
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	foundation.
3	Q. You and Miss Maxwell were working together	3	THE WITNESS: Fifth.
4	to try to defend the civil lawsuit that Virginia	4	(Plaintiff's Exhibit JE6, E-mail string
5	filed against you at this time, true?	5	between Jeffrey Epstein and Ms. Maxwell on
6	MR. PAGLIUCA: Object to form and	6	about March 25th, 2011 was marked for
7	foundation.	7	identification.)
8	MR. GOLDBERGER: Against Mr. Epstein,	8	BY MR. CASSELL:
9	not against Ms. Maxwell?	9	Q. All right. Let's go to another document,
10	MR. CASSELL: Correct.	10	which I'll mark as JE6.
11	MR. GOLDBERGER: Thank you.	11	Do you see JE6 in front of you?
12	THE WITNESS: Sorry. Okay.	12	A. Yes.
13	MR. CASSELL: Let me just ask	13	Q. This is an e-mail string between you and
14	MR. GOLDBERGER: Okay.	14	Ms. Maxwell on about March 25th, 2011, right?
15	BY MR. CASSELL:	15	MR. GOLDBERGER: There appears to be
16	Q. It's true, sir, that in July of 2009,	16	one e-mail only.
17	Virginia had a lawsuit pending against you, right?	17	Do you have the right exhibit?
18	A. Fifth.	18	MR. CASSELL: Oh, I'm sorry. No are
19	MR. CASSELL: And you're taking the	19	we looking at the same thing? I see one
20	Fifth with regard to a publicly-filed	20	e-mail and then a second one.
21	lawsuit, I understand it; is that right?	21	MR. GOLDBERGER: I'm sorry.
22	MR. GOLDBERGER: That's correct.	22	BY MR. CASSELL:
γ			
23	BY MR. CASSELL:	23	Q. This appears to be a an e-mail from
23 24 25	Q. Did you respond to this e-mail? MR. WEINBERG: I will also assert the	23 24 25	Maxwell to you, followed by an e-mail from you to Maxwell, correct?

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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	A. Fifth.	2	MR. PAGLIUCA: Object to form and
3	Q. This is an e-mail well, let me see.	3	foundation.
4	Maxwell sent you an e-mail to the effect of	4	THE WITNESS: Fifth.
5	"Any news on V work story? Am I right not allowed	5	BY MR. CASSELL:
6	full-time employment at 15?"	6	Q. In this e-mail and other communications,
7	That's what she sent to you, right?	7	=
	• •	8	you and Maxwell were trying to cover up sexual abuse
8	A. I'm sorry. Do you is that are you	9	of Virginia, right?
10	asking me that's what it says on this document?		MR. PAGLIUCA: Object to form and
	Q. No. I'm asking you, was it your	10	foundation.
11	understanding that Maxwell was sending you that	11	THE WITNESS: Fifth.
12	question, right?	12	BY MR. CASSELL:
13	A. Fifth.	13	Q. By the phrase "getting what you need," what
14	Q. And you responded by saying, "Are you	14	did you mean?
15	getting what you need?"	15	A. Fifth.
16	MR. PAGLIUCA: Object to form and	16	Q. All right. One more
17	foundation.	17	A. Here you go.
18	THE WITNESS: I'm sorry. Are you	18	Q. Oh, did you instruct Maxwell to delete any
19	asking me if that's what it says?	19	e-mails at the time?
20	BY MR. CASSELL:	20	MR. PAGLIUCA: Object to form and
21	Q. No. I'm asking, is that what you	21	foundation.
22	responded?	22	THE WITNESS: Fifth.
23	A. Fifth.	23	BY MR. CASSELL:
24	Q. It's true, sir, that you responded to an	24	Q. Did you instruct Maxwell to delete her
25	e-mail from Maxwell on about March 25th, 2011, right?	25	e-mails in 2015?
	Page 187		Page 189
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	A. Fifth.	2	MR. PAGLIUCA: Object to form and
3	Q. What did you say in response to Maxwell's	3	foundation.
4	question?	4	THE WITNESS: Fifth.
5	A. Fifth.	5	(Plaintiff's Exhibit JE7, Transcription of
6	MR. CASSELL: Just so the record is	6	a string of e-mails between Jeffrey Epstein and Ms.
7	clear, this is also identified as	7	Maxwell in about May of 2011 was marked for
8	confidential GM-00649. Hang on one second.	8	identification.)
9	BY MR. CASSELL:	9	BY MR. CASSELL:
10	Q. By the phrase "V work story," you	10	Q. Mark this as JE6
11	understood Ms. Maxwell to be referring to Virginia's	11	MR. PAGLIUCA: Seven.
12	age at the time Maxwell first met Virginia, true?	12	MR. CASSELL: Oh, seven? Thank you.
13	MR. PAGLIUCA: Object to form and	13	Thanks, Jeff.
14	foundation.	14	THE WITNESS: Thank you.
15	THE WITNESS: Fifth.	15	BY MR. CASSELL:
16	BY MR. CASSELL:	16	Q. Do you have JE7 in front of you?
17	Q. What did you understand the phrase "V work	17	A. Yes.
18	story" to mean?	18	Q. This is, in fact, an accurate transcription
19	MR. PAGLIUCA: Object to form and	19	of a string of e-mails between you and Ms. Maxwell in
20	foundation.	20	about May of 2011?
21	THE WITNESS: Fifth.	21	MR. PAGLIUCA: Object to form and
22	BY MR. CASSELL:	22	foundation.
23	Q. And by the phrase "getting what you need,"	23	THE WITNESS: Fifth.
24	you meant getting materials to try to cover up your	24	BY MR. CASSELL:
25	sexual abuse of Virginia, right?	25	Q. What is this document?



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	A. Fifth.	2	Q. What did you mean when you wrote those
3	Q. As reflected in this document, you sent an	3	words?
4	e-mail on May 3rd, 2011, to Maxwell that read, "Where	4	A. Fifth.
5	are you? The pictures of you look good. Don't	5	Q. In fact, sir, those words mean that you
6	fret."	6	wanted a person named strike that.
7	That's what you sent to her, right?	7	In fact, what that e-mail means is that you
8	A. Again, you're asking me, is that what it	8	were offering to Maxwell that a woman named
9	says on the paper?	9	would pretend to be your girlfriend during the time,
10	Q. No. I'm asking a substantive question.	10	right?
11	Is this what you sent to her?	11	MR. PAGLIUCA: Object to form and
12	A. Fifth.	12	foundation.
13	Q. You sent that e-mail to her, didn't you?	13	THE WITNESS: Fifth.
14	A. Fifth.	14	BY MR. CASSELL:
15	Q. Who sent that e-mail to her?	15	Q. The reason you and Maxwell were
16	A. Fifth.	16	communicating at this time was to try to work
17	Q. When you wrote wrote the words, "Don't	17	together to attack Virginia's credibility, true?
18	fret," you meant that you were taking steps to avoid	18	MR. PAGLIUCA: Object to form and
19	further distribution to press stories about your	19	foundation.
20	sexual abuse of Virginia, right?	20	THE WITNESS: Fifth.
21	MR. PAGLIUCA: Object to form and	21	BY MR. CASSELL:
22	foundation.	22	Q. Why were you and Maxwell communicating at
23	THE WITNESS: Fifth.	23	this time?
24	BY MR. CASSELL:	24	A. Fifth.
25	Q. What did you mean by the words "Don't fret"	25	Q. You and Maxwell were communicating to try
	Page 191		Page 193
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	in the e-mail?	2	an invent a story to conceal the fact that the two of
3	A. Fifth.	3	you had sexually abused Virginia, right?
4	We done?	4	MR. PAGLIUCA: Object to form and
5	Q. Yeah.	5	foundation.
6	(Plaintiff's Exhibit JE8, E-mail that	6	THE WITNESS: Fifth.
7	Jeffrey Epstein sent to Maxwell on January 15th, 2015	7	BY MR. CASSELL:
8	was marked for identification.)	8	Q. When you used the phrase "to come out and
9	BY MR. CASSELL:	9	say," what did you mean?
10	Q. I'm going to mark an exhibit here as JE8.	10	A. Fifth.
11	Do you have JE8 in front of you?	11	Q. In fact, you were trying to get someone to
12	A. Yes.	12	come out to falsely claim to be your girlfriend at
13	MR. CASSELL: It's also Maxwell 18 and	13	that time, right?
14	also GM001081, for the record.	14	MR. PAGLIUCA: Object to form and
15 16	BY MR. CASSELL:	15	foundation.
17	Q. This is an e-mail that you sent to Maxwell	16 17	THE WITNESS: Fifth.
18	on January 15th, 2015, isn't it? A. Fifth.	18	BY MR. CASSELL:
19		19	Q. And the reason you needed someone to say
20	Q. Who sent this e-mail on January 15, 2015? A. Fifth.	20	that they were your girlfriend at the time was to cover up the fact that Maxwell was your girlfriend at
21	Q. This e-mail says, do you want	21	the time, right?
22	to come out and say she was the girlfriend, during	22	MR. PAGLIUCA: Object to form and
23	the time period?	23	foundation.
	Do you see that there?	24	THE WITNESS: Fifth.
24			
2 4 25	A. Yes.	25	

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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	pseudonym Jane Doe 102, filed a public lawsuit
3	Q. With regard to the time period referred to	3	against you for sexual abuse, right?
4	in this e-mail, who was your girlfriend?	4	A. Fifth and attorney-client.
5	MR. PAGLIUCA: Object to form and	5	MR. GOLDBERGER: I'll assert the
6	foundation.	6	attorney-client privilege for you.
7	THE WITNESS: Fifth.	7	BY MR. CASSELL:
8	BY MR. CASSELL:	8	Q. It's a matter of public record that you
9	Q. In fact, during the time when Virginia was	9	later settled that lawsuit, right?
10	with you, Maxwell was your girlfriend, right?	10	A. Fifth.
11	MR. PAGLIUCA: Object to form and	11	MR. GOLDBERGER: And attorney-client
12	foundation.	12	privilege. And confidentiality of any
13	THE WITNESS: Fifth.	13	agreement that may have existed.
14	BY MR. CASSELL:	14	BY MR. CASSELL:
15	Q. Who was your girlfriend when Virginia was	15	Q. How much money, if any, did you pay to
16	with you?	16	settle that lawsuit?
17	MR. PAGLIUCA: Object to form.	17	A. Fifth.
18	THE WITNESS: Fifth.	18	MR. GOLDBERGER: Attorney-client
19	BY MR. CASSELL:	19	privilege and confidentiality of any
20		20	agreement that may or may not have existed.
21	Q. Did Maxwell respond to this e-mail? A. Fifth.	21	BY MR. CASSELL:
21 22		22	Q. That lawsuit involved two parties, you and
23	Q. In fact, Maxwell did respond to this e-mail, true?	23	Ms. Giuffre, right?
24	A. Fifth.	24	A. Fifth.
25	Q. You and Maxwell decided together that	25	Q. It is you who is insisting on
	Page 195	23	Page 197
1		1	
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	trying to pass off Shelly as your girlfriend who be	2	confidentiality of the settlement of that lawsuit,
3	too easily exposed as a lie, right?	3	right?
4	MR. PAGLIUCA: Object to form and	4	MR. PAGLIUCA: Object to form and
5	foundation.	5	foundation.
6	THE WITNESS: Fifth.	6	THE WITNESS: Fifth.
7	BY MR. CASSELL:	7	MR. GOLDBERGER: Attorney-client
8	Q. Please describe the plan that you and	8	privilege.
9	Maxwell came up with to respond to Virginia's	9	BY MR. CASSELL:
10	allegations that she had been sexually abused by the	10	Q. If Virginia were to provide to Maxwell the
11	two of you.	11 12	confidential settlement agreement, that would be, to
12	MR. PAGLIUCA: Object to form and		your personal understanding, a violation of the terms
13	foundation.	13	of the settlement agreement?
14	THE WITNESS: Fifth.	14	A. Fifth.
15 16	BY MR. CASSELL:	15 16	MR. GOLDBERGER: And attorney-client
16 17	Q. In fact, you two came up with a plan to try	17	privilege. BY MR. CASSELL:
17 10	to attack Virginia's credibility, right?	18	
18 10	MR. PAGLIUCA: Object to form and foundation	19	Q. You could sue Virginia if she gave Maxwell
19 20	foundation. THE WITNESS: Fifth.	20	the confidential settlement agreement, right? A. Fifth.
20 21	BY MR. CASSELL:	21	MR. GOLDBERGER: Attorney-client
21 22	Q. Now, if we go to 2009 we're done with	22	privilege.
23	that document.	23	Do you want to give me a standing
24	A. Okay.	24	objection to attorney-client privilege on
25	O In 2009 Ms Giuffre proceeding under the	25	on any of the questions concerning the

	Page 198		Page 200
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	settlement agreement?	2	A. Fifth.
3	MR. CASSELL: Yes.	3	Q. When did you first meet Alan Dershowitz?
4	MR. GOLDBERGER: Okay.	4	A. Fifth.
5	MR. WEINBERG: And a standing and a	5	Q. It would be fair to describe
6	standing objection to these questions are	6	Alan Dershowitz as a good friend of yours, true?
7	based, if there is a confidentiality	7	A. Fifth.
8	agreement, on the agreement, which is	8	Q. Please describe your relationship with
9	subject to confidentiality.	9	Alan Dershowitz.
10	MR. PAGLIUCA: Which I have asked for	10	A. Fifth.
11	and don't have.	11	Q. Alan Dershowitz has sent drafts of books he
12	MR. CASSELL: Right. Which is why	12	was writing for you to review, right?
13	well, in any event.	13	A. Fifth.
14	BY MR. CASSELL:	14	Q. What books of Alan Dershowitz' have you
15	Q. Sir, you are willing to sign an	15	read?
16	unconditional waiver allowing Virginia to turn over	16	A. Fifth.
17	the settlement agreement to Maxwell, right?	17	Q. What drafts of Alan Dershowitz' have you
18	A. Fifth.	18	read?
19	Q. Now, if we talk about the 2009 litigation	19	A. Fifth.
20	between you and Maxwell, during that litigation you	20	Q. Dershowitz was your lawyer as well as your
21	conveyed threats to Virginia?	21	friend, right?
22	MR. PAGLIUCA: Object to form and	22	A. Fifth.
23	foundation.	23	Q. Without discussing any particular
24	THE WITNESS: Fifth.	24	attorney-client communications, what was the general
25	THE WITNESS. Thui.	25	type of legal work he did for you?
	Page 199		Page 201
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	A. Fifth.
3	Q. Indirectly you threatened Virginia with	3	MR. WEINBERG: Attorney-client
4	harm if she did not agree to your proposed settlement	4	privilege.
5	terms, true?	5	MR. CASSELL: Attorney-client
6	MR. PAGLIUCA: Object to form and	6	privilege? Oh, okay.
7	foundation.	7	BY MR. CASSELL:
8	THE WITNESS: Fifth.	8	Q. When did Dershowitz first become your
9	BY MR. CASSELL:	9	lawyer?
10	Q. Without disclosing any amount that you	10	MR. WEINBERG: Attorney-client
11	ultimately paid, if any, it was your intent that your	11	privilege.
12	threats would reduce the amount that you would have	12	MR. CASSELL: The date is
13	to pay to Virginia, right?	13	attorney-client privilege?
14	MR. PAGLIUCA: Object to form and	14	MR. WEINBERG: Yes.
15	foundation.	15	THE WITNESS: Fifth.
16	THE WITNESS: Fifth.	16	BY MR. CASSELL:
17	BY MR. CASSELL:	17	Q. It is true, sir, that Dershowitz first
18	Q. Please describe all the threats you've ever	18	became your lawyer in about 1999, right?
19	made to Virginia.	19	MR. WEINBERG: Attorney-client
20	MR. PAGLIUCA: Object to form and	20	privilege.
21	foundation.	21	BY MR. CASSELL:
22	THE WITNESS: Fifth.	22	Q. Has Dershowitz ever provided business
23	BY MR. CASSELL:	23	advice for you?
24	Q. Sir, you know Harvard Law Professor, now	24	A. Fifth.
25	former law professor, Alan Dershowitz?	25	Q. Has Dershowitz ever provided you business



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	advice of a nonlegal nature?	2	THE WITNESS: Fifth.
3	A. Fifth.	3	MR. GOLDBERGER: Attorney-client
4	Q. Have you had any business relationships of	4	privilege to the extent I understand what
5	any kind with Dershowitz?	5	"agent" means.
6	A. Fifth.	6	BY MR. CASSELL:
7	Q. It's true, sir, that you have had business	7	Q. Did you authorize Dershowitz to make any
8	relationships with Dershowitz, right?	8	public statements on your behalf?
9	A. Fifth.	9	MR. PAGLIUCA: Object to form and
10	Q. In 1999, you had business relationships	10	foundation.
11	with Dershowitz, true?	11	MR. GOLDBERGER: Attorney-client
12	MR. PAGLIUCA: Object to form and	12	privilege.
13	foundation.	13	THE WITNESS: Fifth.
14	THE WITNESS: Fifth.	14	BY MR. CASSELL:
15	BY MR. CASSELL:	15	Q. If Dershowitz made any public statements
16	Q. When was the last time you spoke to	16	about your views on Virginia, were those authorized?
17	Alan Dershowitz?	17	MR. GOLDBERGER: Attorney-client
18	A. Fifth.	18	privilege?
19	Q. I want to focus your attention to the time	19	THE WITNESS: Fifth.
20	frame immediately after December 30th, 2014, when	20	BY MR. CASSELL:
21	Virginia's allegations were first made in a court	21	Q. Did you ever tell Dershowitz that you were
22	filing.	22	outraged by Virginia's statements?
23	If we talk about that time frame, did you	23	A. Fifth.
24	discuss Virginia's allegations with Dershowitz?	24	MR. GOLDBERGER: Attorney-client
25	MR. GOLDBERGER: You got it, Marty, or	25	privilege.
	Page 203		Page 205
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	I'll I'm on why don't I just do it,	2	BY MR. CASSELL:
3	because they're having a hard time hearing	3	Q. In fact, sir, you've never told Dershowitz
4	you.	4	that you were outraged by Virginia's statements, did
5	MR. WEINBERG: Okay.	5	you?
6	MR. GOLDBERGER: Thank you. And	6	A. Fifth.
7	attorney-client privilege.	7	MR. GOLDBERGER: And attorney-client
8	THE WITNESS, E344b		
	THE WITNESS: Fifth.	8	privilege.
9	BY MR. CASSELL:	9	BY MR. CASSELL:
10	BY MR. CASSELL: Q. You did discuss Virginia's allegations with	9 10	BY MR. CASSELL: Q. The reason you never told Dershowitz that
10 11	BY MR. CASSELL: Q. You did discuss Virginia's allegations with Dershowitz, didn't you?	9 10 11	BY MR. CASSELL: Q. The reason you never told Dershowitz that is that you knew that Virginia's statements were
10 11 12	BY MR. CASSELL: Q. You did discuss Virginia's allegations with Dershowitz, didn't you? MR. PAGLIUCA: Object to form and	9 10 11 12	BY MR. CASSELL: Q. The reason you never told Dershowitz that is that you knew that Virginia's statements were true, didn't you?
10 11 12 13	BY MR. CASSELL: Q. You did discuss Virginia's allegations with Dershowitz, didn't you? MR. PAGLIUCA: Object to form and foundation.	9 10 11 12 13	BY MR. CASSELL: Q. The reason you never told Dershowitz that is that you knew that Virginia's statements were true, didn't you? MR. PAGLIUCA: Object to form and
10 11 12 13 14	BY MR. CASSELL: Q. You did discuss Virginia's allegations with Dershowitz, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth.	9 10 11 12 13 14	BY MR. CASSELL: Q. The reason you never told Dershowitz that is that you knew that Virginia's statements were true, didn't you? MR. PAGLIUCA: Object to form and foundation.
10 11 12 13 14 15	BY MR. CASSELL: Q. You did discuss Virginia's allegations with Dershowitz, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client	9 10 11 12 13 14 15	BY MR. CASSELL: Q. The reason you never told Dershowitz that is that you knew that Virginia's statements were true, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth.
10 11 12 13 14 15 16	BY MR. CASSELL: Q. You did discuss Virginia's allegations with Dershowitz, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege.	9 10 11 12 13 14 15	BY MR. CASSELL: Q. The reason you never told Dershowitz that is that you knew that Virginia's statements were true, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL:
10 11 12 13 14 15 16	BY MR. CASSELL: Q. You did discuss Virginia's allegations with Dershowitz, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege. BY MR. CASSELL:	9 10 11 12 13 14 15 16	BY MR. CASSELL: Q. The reason you never told Dershowitz that is that you knew that Virginia's statements were true, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. When Alan Dershowitz said, "He's as
10 11 12 13 14 15 16 17	BY MR. CASSELL: Q. You did discuss Virginia's allegations with Dershowitz, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege. BY MR. CASSELL: Q. Was he your lawyer at that time, sir?	9 10 11 12 13 14 15 16 17	BY MR. CASSELL: Q. The reason you never told Dershowitz that is that you knew that Virginia's statements were true, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. When Alan Dershowitz said, "He's as outraged as I am," referring to you, that was not a
10 11 12 13 14 15 16 17 18	BY MR. CASSELL: Q. You did discuss Virginia's allegations with Dershowitz, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege. BY MR. CASSELL: Q. Was he your lawyer at that time, sir? A. Fifth.	9 10 11 12 13 14 15 16 17 18	BY MR. CASSELL: Q. The reason you never told Dershowitz that is that you knew that Virginia's statements were true, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. When Alan Dershowitz said, "He's as outraged as I am," referring to you, that was not a true statement, was it?
10 11 12 13 14 15 16 17 18 19 20	BY MR. CASSELL: Q. You did discuss Virginia's allegations with Dershowitz, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege. BY MR. CASSELL: Q. Was he your lawyer at that time, sir? A. Fifth. MR. GOLDBERGER: Attorney-client	9 10 11 12 13 14 15 16 17 18 19 20	BY MR. CASSELL: Q. The reason you never told Dershowitz that is that you knew that Virginia's statements were true, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. When Alan Dershowitz said, "He's as outraged as I am," referring to you, that was not a true statement, was it? MR. PAGLIUCA: Object to form and
10 11 12 13 14 15 16 17 18 19 20 21	BY MR. CASSELL: Q. You did discuss Virginia's allegations with Dershowitz, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege. BY MR. CASSELL: Q. Was he your lawyer at that time, sir? A. Fifth. MR. GOLDBERGER: Attorney-client privilege.	9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. CASSELL: Q. The reason you never told Dershowitz that is that you knew that Virginia's statements were true, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. When Alan Dershowitz said, "He's as outraged as I am," referring to you, that was not a true statement, was it? MR. PAGLIUCA: Object to form and foundation.
10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. CASSELL: Q. You did discuss Virginia's allegations with Dershowitz, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege. BY MR. CASSELL: Q. Was he your lawyer at that time, sir? A. Fifth. MR. GOLDBERGER: Attorney-client privilege. BY MR. CASSELL:	9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. CASSELL: Q. The reason you never told Dershowitz that is that you knew that Virginia's statements were true, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. When Alan Dershowitz said, "He's as outraged as I am," referring to you, that was not a true statement, was it? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth.
10 11 12 13 14 15 16 17 18 19 20 21 22 23	BY MR. CASSELL: Q. You did discuss Virginia's allegations with Dershowitz, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege. BY MR. CASSELL: Q. Was he your lawyer at that time, sir? A. Fifth. MR. GOLDBERGER: Attorney-client privilege. BY MR. CASSELL: Q. Was he your agent at that time?	9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	BY MR. CASSELL: Q. The reason you never told Dershowitz that is that you knew that Virginia's statements were true, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. When Alan Dershowitz said, "He's as outraged as I am," referring to you, that was not a true statement, was it? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client
10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. CASSELL: Q. You did discuss Virginia's allegations with Dershowitz, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege. BY MR. CASSELL: Q. Was he your lawyer at that time, sir? A. Fifth. MR. GOLDBERGER: Attorney-client privilege. BY MR. CASSELL:	9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. CASSELL: Q. The reason you never told Dershowitz that is that you knew that Virginia's statements were true, didn't you? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. When Alan Dershowitz said, "He's as outraged as I am," referring to you, that was not a true statement, was it? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth.



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	BY MR. CASSELL:
3	Q. Was that an authorized statement on your	3	Q. Has Dershowitz ever walked into a room
4	behalf by Alan Dershowitz?	4	where you and Virginia were interacting sexually?
5	MR. PAGLIUCA: Object to form and	5	MR. PAGLIUCA: Object to form and
6	foundation.	6	foundation.
7	THE WITNESS: Fifth.	7	THE WITNESS: Fifth.
8	MR. GOLDBERGER: Attorney-client	8	BY MR. CASSELL:
9	privilege.	9	Q. It's true, sir, that Dershowitz did walk
10	BY MR. CASSELL:	10	into a room and when you Virginia were interacting
11	Q. In 2000 and 2001, Dershowitz came to visit	11	sexually, right?
12	you at your Florida mansion in Palm Beach, true?	12	MR. PAGLIUCA: Object to form and
13	A. Fifth.	13	foundation.
14	MR. GOLDBERGER: Attorney-client	14	THE WITNESS: Fifth.
15	privilege.	15	BY MR. CASSELL:
16	BY MR. CASSELL:	16	Q. Please describe the circumstances
17	Q. In 2000 and 2001, Dershowitz came to visit	17	surrounding Dershowitz walking into a room with you
18	you in your New York mansion, true?	18	and Virginia interacting sexually.
19	MR. PAGLIUCA: Object to form and	19	MR. PAGLIUCA: Object to form and
20	foundation.	20	foundation.
21	THE WITNESS: Fifth.	21	THE WITNESS: Fifth.
22	MR. GOLDBERGER: Attorney-client	22	BY MR. CASSELL:
23	privilege.	23	Q. Your sexual preference is for minor girls,
24	BY MR. CASSELL:	24	right?
25	Q. In 2001 and 2001, Dershowitz visited your	25	MR. PAGLIUCA: Object to form and
			-
1	Page 207	1	Page 209
1	Page 207 J. Epstein - Confidential	1	Page 209 J. Epstein - Confidential
2	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico	2	Page 209 J. Epstein - Confidential foundation. Asked and answered.
2	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true?	2 3	Page 209 J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth.
2 3 4	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and	2 3 4	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL:
2 3 4 5	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation.	2 3 4 5	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to
2 3 4 5 6	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth.	2 3 4 5 6	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to 2006, at that time, you were targeting minor girls
2 3 4 5 6 7	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client	2 3 4 5 6 7	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to 2006, at that time, you were targeting minor girls for sexual abuse, true?
2 3 4 5 6 7 8	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client privilege.	2 3 4 5 6 7 8	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to 2006, at that time, you were targeting minor girls for sexual abuse, true? MR. PAGLIUCA: Object to form and
2 3 4 5 6 7 8 9	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client privilege. BY MR. CASSELL:	2 3 4 5 6 7 8 9	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to 2006, at that time, you were targeting minor girls for sexual abuse, true? MR. PAGLIUCA: Object to form and foundation.
2 3 4 5 6 7 8 9	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client privilege. BY MR. CASSELL: Q. In 2000 and 2001 Dershowitz visited your	2 3 4 5 6 7 8 9	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to 2006, at that time, you were targeting minor girls for sexual abuse, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth.
2 3 4 5 6 7 8 9 10	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client privilege. BY MR. CASSELL: Q. In 2000 and 2001 Dershowitz visited your island in the U.S. Virgin Islands as well, true?	2 3 4 5 6 7 8 9 10	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to 2006, at that time, you were targeting minor girls for sexual abuse, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL:
2 3 4 5 6 7 8 9 10 11	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client privilege. BY MR. CASSELL: Q. In 2000 and 2001 Dershowitz visited your island in the U.S. Virgin Islands as well, true? MR. PAGLIUCA: Object to form and	2 3 4 5 6 7 8 9 10 11 12	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to 2006, at that time, you were targeting minor girls for sexual abuse, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in just on the year 2005, in
2 3 4 5 6 7 8 9 10 11 12 13	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client privilege. BY MR. CASSELL: Q. In 2000 and 2001 Dershowitz visited your island in the U.S. Virgin Islands as well, true? MR. PAGLIUCA: Object to form and foundation.	2 3 4 5 6 7 8 9 10 11 12	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to 2006, at that time, you were targeting minor girls for sexual abuse, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in just on the year 2005, in that year you were targeting minor girls for sexual
2 3 4 5 6 7 8 9 10 11 12 13 14	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client privilege. BY MR. CASSELL: Q. In 2000 and 2001 Dershowitz visited your island in the U.S. Virgin Islands as well, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth.	2 3 4 5 6 7 8 9 10 11 12 13	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to 2006, at that time, you were targeting minor girls for sexual abuse, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in just on the year 2005, in that year you were targeting minor girls for sexual abuse, right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client privilege. BY MR. CASSELL: Q. In 2000 and 2001 Dershowitz visited your island in the U.S. Virgin Islands as well, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client.	2 3 4 5 6 7 8 9 10 11 12 13 14	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to 2006, at that time, you were targeting minor girls for sexual abuse, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in just on the year 2005, in that year you were targeting minor girls for sexual abuse, right? MR. PAGLIUCA: Object to form and
2 3 4 5 6 7 8 9 10 11 12 13 14	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client privilege. BY MR. CASSELL: Q. In 2000 and 2001 Dershowitz visited your island in the U.S. Virgin Islands as well, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client. BY MR. CASSELL:	2 3 4 5 6 7 8 9 10 11 12 13	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to 2006, at that time, you were targeting minor girls for sexual abuse, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in just on the year 2005, in that year you were targeting minor girls for sexual abuse, right? MR. PAGLIUCA: Object to form and foundation.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client privilege. BY MR. CASSELL: Q. In 2000 and 2001 Dershowitz visited your island in the U.S. Virgin Islands as well, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client. BY MR. CASSELL: Q. If we focus in on the years 2000 and 2001,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to 2006, at that time, you were targeting minor girls for sexual abuse, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in just on the year 2005, in that year you were targeting minor girls for sexual abuse, right? MR. PAGLIUCA: Object to form and
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client privilege. BY MR. CASSELL: Q. In 2000 and 2001 Dershowitz visited your island in the U.S. Virgin Islands as well, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client. BY MR. CASSELL: Q. If we focus in on the years 2000 and 2001, how many times did Dershowitz visit you in your various homes?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to 2006, at that time, you were targeting minor girls for sexual abuse, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in just on the year 2005, in that year you were targeting minor girls for sexual abuse, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client privilege. BY MR. CASSELL: Q. In 2000 and 2001 Dershowitz visited your island in the U.S. Virgin Islands as well, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client. BY MR. CASSELL: Q. If we focus in on the years 2000 and 2001, how many times did Dershowitz visit you in your various homes? A. Fifth.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to 2006, at that time, you were targeting minor girls for sexual abuse, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in just on the year 2005, in that year you were targeting minor girls for sexual abuse, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Your sexual abuse came to the attention of law enforcement authorities in 2005, right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client privilege. BY MR. CASSELL: Q. In 2000 and 2001 Dershowitz visited your island in the U.S. Virgin Islands as well, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client. BY MR. CASSELL: Q. If we focus in on the years 2000 and 2001, how many times did Dershowitz visit you in your various homes? A. Fifth. Q. Please describe all your interactions with	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to 2006, at that time, you were targeting minor girls for sexual abuse, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in just on the year 2005, in that year you were targeting minor girls for sexual abuse, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Your sexual abuse came to the attention of law enforcement authorities in 2005, right? A. Fifth.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. Epstein - Confidential ranch named Zorro in the Greater Santa Fe, New Mexico area several times, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client privilege. BY MR. CASSELL: Q. In 2000 and 2001 Dershowitz visited your island in the U.S. Virgin Islands as well, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: Attorney-client. BY MR. CASSELL: Q. If we focus in on the years 2000 and 2001, how many times did Dershowitz visit you in your various homes? A. Fifth. Q. Please describe all your interactions with Dershowitz in 2000 and 2001.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. Epstein - Confidential foundation. Asked and answered. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in on the period just 2005 to 2006, at that time, you were targeting minor girls for sexual abuse, true? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If we focus in just on the year 2005, in that year you were targeting minor girls for sexual abuse, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Your sexual abuse came to the attention of law enforcement authorities in 2005, right? A. Fifth. Q. And thereafter your defense attorneys



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. GOLDBERGER: And attorney-client	2	Mr. Dershowitz had observed you having sexual
3	privilege.	3	interactions with at least one minor
4	BY MR. CASSELL:	4	MR. PAGLIUCA: Object to form
5	Q. One of the attorneys negotiating on your	5	BY MR. CASSELL:
6	behalf was Alan Dershowitz, true?	6	Q at the time you wrote this letter,
7	A. Fifth.	7	right?
8	MR. GOLDBERGER: Attorney-client.	8	MR. PAGLIUCA: I'm sorry. I don't know
9	(Plaintiff's Exhibit JE9, Document 361-46	9	if I spoke over you the last
10	on the public record in the case Jane Doe versus	10	Did you get the question?
11	United States 908CD80736 in the Southern District of	11	THE COURT REPORTER: No yes, but
12	Florida, a document signed by Gerald Lefcourt and	12	Objection
13	Alan Dershowitz was marked for identification.)	13	MR. PAGLIUCA: Okay. Yeah.
14	BY MR. CASSELL:	14	Object to form and foundation.
15	Q. I want to show you now an exhibit which	15	THE COURT REPORTER: Thank you.
16	we'll mark as JE9, which I'll note, for the record,	16	THE WITNESS: Fifth.
17	is Document 361-46 on the public record in the case	17	BY MR. CASSELL:
18	Jane Doe versus United States 908CD80736 in the	18	Q. Two of the attorneys in the U.S. Attorney's
19	Southern District of Florida.	19	Office at that time were Matthew Menchel and
20	This is a document signed by	20	Andrew Lurie, true?
21	Gerald Lefcourt and Alan Dershowitz, as you can see	21	A. That's what it says on the document.
22	on the last page.	22	Q. And you also you knew that there were
23	A. I see the last page.	23	two U.S. Attorneys in the office at that time by the
24	Q. All right. This was a statement sent on	24	name of Matthew Menchel and Andrew Lurie, right?
25	your behalf to prosecutors in that in the criminal	25	A. Fifth.
	Page 211		Page 213
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	investigation and case in the Southern District of	2	MR. GOLDBERGER: And attorney-client
3	Florida, right?	3	privilege.
4	A. I'm sorry. Say again.	4	MR. CASSELL: Attorney-privilege of
5	Q. This is a document or a statement sent on	5	prosecutors?
6	your behalf to prosecutors in the criminal	6	MR. GOLDBERGER: Of what he knew.
7	investigation and case in the Southern District of	7	MR. CASSELL: Okay. I got you.
8	Florida?	8	BY MR. CASSELL:
9	A. That's what it says.	9	Q. While you were negotiating with the U.S.
10	Q. If Alan Dershowitz were to write in this	10	Attorney's Office, you were also working with Menchel
11	letter that "Epstein never targeted minors," that	11	and Lurie to help them secure lucrative employment
12	would be a false statement, wouldn't it?	12	when they left the office, right?
13	MR. PAGLIUCA: Object to form and	13	MR. PAGLIUCA: Object to form and
14	foundation.	14	foundation.
15	THE WITNESS: Fifth.	15	THE WITNESS: Fifth.
16	BY MR. CASSELL:	16	BY MR. CASSELL:
17	Q. In fact, you had told Alan Dershowitz that	17	Q. What do you know about the current
18	you had targeted minors?	18	employment of Matthew Menchel?
19	MR. WEINBERG: Attorney-client privilege.	19	A. Fifth.
20	MR. PAGLIUCA: Object to form and	20	Q. What do you know about the current
21	foundation.	21	employment of Andrew Lurie?
22	THE WITNESS: Fifth.	22	A. Fifth.
23	BY MR. CASSELL:	23	Q. Please describe all of the circumstances
24	Q. And without regard to any communications	24	you are aware of concerning Matthew Menchel's
25	that you may or may not have had with Mr. Dershowitz,	25	departure from the U.S. Attorney's Office.



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	A. Fifth.	2	MR. PAGLIUCA: Object to form and
3	Q. Please describe all the circumstances you	3	foundation.
4	are aware of involving the departure of Andrew Lurie	4	THE WITNESS: Fifth.
5	from the U.S. Attorney's Office.	5	BY MR. CASSELL:
6	A. Fifth.	6	Q. Please describe the bed on your jet.
7	Q. One person you sexually trafficked Virginia	7	A. Fifth.
8	to was then Harvard Law Professor Allan Dershowitz,	8	Q. Please describe every time Dershowitz was
9	right?	9	inside your one of your homes in the presence of
10	MR. PAGLIUCA: Object to form and	10	girls under the age of 18.
11	foundation.	11	MR. PAGLIUCA: Object to form and
12	THE WITNESS: Fifth.	12	foundation.
13	BY MR. CASSELL:	13	THE WITNESS: Fifth.
14	Q. You arranged for Dershowitz to sexually	14	BY MR. CASSELL:
15	abuse Virginia in your Florida mansion, right?	15	Q. Maxwell was well aware of Dershowitz's
16	MR. PAGLIUCA: Object to form and	16	sexual abuse of Virginia, right?
17	foundation.	17	MR. PAGLIUCA: Object to form and
18	THE WITNESS: Fifth.	18	foundation.
19	BY MR. CASSELL:	19	THE WITNESS: Fifth.
20	Q. All right. You arranged for Dershowitz to	20	BY MR. CASSELL:
21	sexually abuse Virginia in your New York mansion,	21	Q. Please describe all the interactions
22	right?	22	between Dershowitz and Maxwell in your homes in the
23	MR. PAGLIUCA: Object to form and	23	time frame 2000 to 2001.
24	foundation.	24	MR. PAGLIUCA: Object to form and
25	THE WITNESS: Fifth.	25	foundation.
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	THE WITNESS: Fifth.
3	Q. You arranged for Dershowitz to sexually	3	BY MR. CASSELL:
4	abuse Virginia at your New New Mexico ranch,	4	Q. Please describe all the interactions
5	right?	5	between Maxwell and Dershowitz in any of your homes
6	MR. PAGLIUCA: Object to form and	6	in the time frame 2004 to 2006.
7	foundation.	7	MR. PAGLIUCA: Object to form and
8	THE WITNESS: Fifth.	8	foundation.
9	BY MR. CASSELL:	9	THE WITNESS: Fifth.
10	Q. You arranged for Dershowitz to sexually	10	BY MR. CASSELL:
11	abuse Virginia Tryland (phonetic) in the U.S. Virgin	11	Q. You have sexually trafficked Virginia to a
12	Islands, true?	12	number of your other friends, right?
13	MR. PAGLIUCA: Object to form and	13	MR. PAGLIUCA: Object to form and
14	foundation.	14	foundation. Asked and answered.
15	THE WITNESS: Fifth.	15	THE WITNESS: Fifth.
16	BY MR. CASSELL:	16	BY MR. CASSELL:
17	Q. You arranged for Dershowitz to sexually	17	Q. You and Maxwell sent Virginia to have sex
18	abuse Virginia on the jet airplane you own, right?	18	with Glenn Dubin, true?
19	MR. PAGLIUCA: Object to form and	19	A. Yes.
20	foundation.	20	Q. You and Maxwell sent Virginia to have sex
21	THE WITNESS: Fifth.	21	with Bill Richardson, true?
22	BY MR. CASSELL:	22	MR. PAGLIUCA: Object to form and
23	Q. By the way, without any regard to sexual	23	foundation.
24	conduct that you may or may not have had on your jet,	24	THE WITNESS: Fifth.
25	is your jet equipped with a bed?	25	



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	BY MR. CASSELL:
3	Q. You and Maxwell sent Virginia to have sex	3	Q. How did Bill Clinton get to your island
4	with true?	4	when he came to visit you?
5	MR. PAGLIUCA: Object to form and	5	MR. PAGLIUCA: Object to form and
6	foundation.	6	foundation.
7	THE WITNESS: Fifth.	7	THE WITNESS: Fifth.
8	BY MR. CASSELL:	8	BY MR. CASSELL:
9	Q. You and Maxwell sent Virginia to have sex	9	
	-	10	Q. Sir, isn't it true, Bill Clinton got to the
10	with Marvin Minsky, true?		island by having Maxwell fly him there on a
11	MR. PAGLIUCA: Object to form and	11	helicopter?
12	foundation.	12	MR. PAGLIUCA: Object to form and
13	THE WITNESS: Fifth.	13	foundation.
14	BY MR. CASSELL:	14	THE WITNESS: Fifth.
15	Q. You and Maxwell sent Virginia to have sex	15	BY MR. CASSELL:
16	with true?	16	Q. Do you own a helicopter, sir?
17	MR. PAGLIUCA: Object to form and	17	MR. PAGLIUCA: Object to form and
18	foundation.	18	foundation.
19	THE WITNESS: Fifth.	19	THE WITNESS: Fifth.
20	BY MR. CASSELL:	20	BY MR. CASSELL:
21	Q. You and Maxwell sent Virginia to have sex	21	Q. In fact, sir, you own a helicopter in the
22	with , true?	22	U.S. Virgin Islands for purposes of flying guests to
23	MR. PAGLIUCA: Object to form and	23	your private island there, right?
24	foundation.	24	MR. PAGLIUCA: Object to form and
25	THE WITNESS: Fifth.	25	foundation.
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	THE WITNESS: Fifth.
3	Q. Please give me the names of the other men	3	BY MR. CASSELL:
4	you and Maxwell sent Virginia to have sex with.	4	Q. Please describe all the ways people can get
5	MR. PAGLIUCA: Object to the form and	5	to your private island in the U.S. Virgin Islands.
6	foundation.	6	MR. PAGLIUCA: Object to form.
7	THE WITNESS: Fifth.	7	THE WITNESS: Fifth.
8	BY MR. CASSELL:	8	BY MR. CASSELL:
9	Q. Isn't it true that in the time period 2000	9	Q. Maxwell frequently flew a helicopter in the
10	to 2001, you were close friends with Bill Clinton?	10	U.S. Virgin Islands, right?
11	A. Fifth.	11	MR. PAGLIUCA: Object to form and
12	Q. And even into 2002 you remained close	12	foundation.
13	friends with Bill Clinton, right?	13	THE WITNESS: Fifth.
14	A. Fifth.	14	BY MR. CASSELL:
15	Q. Bill Clinton flew on your jet a number of	15	Q. Maxwell was trained to fly your helicopter
16	times in 2002, right?	16	in the U.S. Virgin Islands, right?
17	A. Fifth.	17	MR. PAGLIUCA: Object to form and
18	Q. For example, in May of 2002, Bill Clinton	18	foundation.
19	was on your jet several times, right?	19	THE WITNESS: Fifth.
20	A. Fifth.	20	BY MR. CASSELL:
21	Q. Bill Clinton visited your island in the	21	Q. Maxwell frequently flew a helicopter in the
22	U.S. Virgin Islands in about 2002, true?	22	U.S. Virgin Islands, right?
23	MR. PAGLIUCA: Object to form and	23	MR. PAGLIUCA: Object to form and
24	foundation.	24	foundation. Asked and answered.
	THE WITNESS: Fifth	25	THE WITNESS: Fifth



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	Bill Clinton flew to China, right?
3	Q. When Bill Clinton visited your private	3	MR. PAGLIUCA: Object to form and
4	island in the U.S. Virgin Islands, please describe	4	foundation.
5	all the steps that you took to conceal his presence	5	THE WITNESS: Fifth.
6	there.	6	BY MR. CASSELL:
7	MR. PAGLIUCA: Object to form and	7	Q. And you also flew to Singapore, right?
8	foundation.	8	MR. PAGLIUCA: Object to form and
9	THE WITNESS: Fifth.	9	foundation.
10	BY MR. CASSELL:	10	THE WITNESS: Fifth.
11	Q. When Bill Clinton came to your private	11	BY MR. CASSELL:
12	island in the U.S. Virgin Islands, please describe	12	Q. And you also flew together to Bangkok?
13	anyone who he was accompanied by.	13	MR. PAGLIUCA: Object to form and
14	MR. PAGLIUCA: Object to form and	14	foundation.
15	· ·	15	THE WITNESS: Fifth.
	foundation.	16	BY MR. CASSELL:
16	THE WITNESS: Fifth.	17	
17	BY MR. CASSELL:		Q. Just so we're clear on that, in May
18	Q. When Bill Clinton came to your island, he	18	of 2002, you, Bill Clinton, and Defendant Maxwell all
19	was accompanied by two young women who were	19	flew to Bangkok together, right?
20	approximately 18 years old, true?	20	MR. PAGLIUCA: Object to form and
21	MR. PAGLIUCA: Object to form and	21	foundation.
22	foundation.	22	THE WITNESS: Fifth.
23	THE WITNESS: Fifth.	23	BY MR. CASSELL:
24	BY MR. CASSELL:	24	Q. And later, on that same trip, you, Maxwell,
25	Q. Please list every place you and	25	and Bill Clinton all flew to Brunei together, true?
	Page 223		Page 225
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Bill Clinton have ever been together.	2	MR. PAGLIUCA: Object to form and
3	MR. PAGLIUCA: Object to form.	3	foundation.
4	THE WITNESS: Fifth.	4	THE WITNESS: Fifth.
5	BY MR. CASSELL:	5	BY MR. CASSELL:
6	Q. Please list everyplace you, Maxwell, and	6	Q. You've heard of the Clinton Foundation,
7	Bill Clinton have been together simultaneously.	7	right?
8	MR. PAGLIUCA: Object to form and	8	A. Fifth.
9	foundation.	9	Q. Please describe all of your interactions
10	THE WITNESS: Fifth.	10	with the Clinton Foundation.
11	BY MR. CASSELL:	11	A. Fifth.
12	Q. On May 22nd, 2002, you and Maxwell flew	12	Q. Is it true you that you helped Bill Clinton
13	with Bill Clinton on your private jet, true?	13	organize the Clinton Foundation?
14	MR. PAGLIUCA: Object to form and	14	A. Fifth.
15	foundation.	15	Q. Did you discuss with Bill Clinton the idea
16	THE WITNESS: Fifth.	16	of creating a foundation?
17	BY MR. CASSELL:	17	A. Fifth.
18	Q. On May 22nd, 2002 you and Maxwell and	18	(Plaintiff's Exhibit JE10, Subpoena in this
19	Bill Clinton flew from the Atsugi Naval Air facility	19	case for Jeffrey Epstein to appear at deposition was
20	in Japan to Khabarovsk, Russia, true?	20	marked for identification.)
21	MR. PAGLIUCA: Object to form and	21	MR. CASSELL: I'm going to hand you one
22	foundation.	22	more here we are. This will become JE10 in
23	THE WITNESS: Fifth.	23	this case. And I represent this is the subpoena
24	BY MR. CASSELL:	24	in this case to appear for the deposition. I
25	Q. On that same trip you, Maxwell, and	25	only got one of those.

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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: I can share. That's	2	foundation.
3	fine.	3	THE WITNESS: Fifth.
4	BY MR. CASSELL:	4	BY MR. CASSELL:
5	Q. Have you seen this document before today,	5	Q. Where are the documents covered by these 22
6	sir?	6	requested categories?
7	A. Fifth.	7	A. Fifth.
8	Q. I want to direct your attention to page 8	8	Q. You have not produced any privilege log for
9	of this document regarding you see page 8?	9	these items, have you?
10	A. Yes, sir.	10	A. Fifth.
11	Q. And you see there's the heading "Documents	11	Q. It would not be burdensome for you to
12	to Be Produced Pursuant to This Subpoena"?	12	search for any of these documents, would it?
13	A. Yes.	13	MR. PAGLIUCA: Object to form and
14	Q. Did you bring any documents with you today	14	foundation.
15	pursuant to this subpoena?	15	THE WITNESS: Fifth.
16	A. Fifth.	16	BY MR. CASSELL:
17	MR. WEINBERG: Mr. Epstein would assert	17	Q. It would be quite simple for you to run
18	the Fifth Amendment as well as the act of	18	search terms, such as Virginia, through your e-mail
19	production for the protections against	19	accounts, right?
20	responding to that question or producing any	20	MR. PAGLIUCA: Object to form and
21	documents, relying on the Supreme Court	21	foundation.
22	decision in Hubble, the Second Circuit's	22	THE WITNESS: Fifth.
23	August 1 decision in Greenfield.	23	BY MR. CASSELL:
24	MR. CASSELL: Understood. And I'll assume	24	Q. And you have plenty of money to fund any of
25	you have a standing objection based on the	25	the searches that would be required to produce these
	Page 227		Page 229
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	grounds that you just described to all my	2	documents, right?
3	questions with regard to this subpoena.	3	MR. PAGLIUCA: Object to form and
4	MR. GOLDBERGER: Just so we're clear,	4	foundation.
5	the Fifth Amendment objection as to act of	5	THE WITNESS: Fifth.
6	production is going to apply to	6	BY MR. CASSELL:
7	everything that	7	Q. I want to direct your attention to the
8	MR. CASSELL: Yeah. We disagree. But	8	item 13, which requests all
9	I understand you have a Fifth Amendment and	9	A. Sorry
10	act of production.	10	MR. GOLDBERGER: Page 9 of the of
11	MR. GOLDBERGER: Yes.	11	the subpoena.
12	MR. CASSELL: Let's just hang onto that	12	THE WITNESS: Okay.
13	a second.	13	BY MR. CASSELL:
14	MR. GOLDBERGER: Sure.	14	Q which request all telephone records
15	BY MR. CASSELL:	15	associated with you, including cell phone records,
16	Q. Sir, you've made no effort to collect any	16	from 1999 to present that shown communications with
17	of the documents requested here, right?	17	Maxwell, Ghislaine Maxwell.
18	MR. PAGLIUCA: Object to form and	18	You've taken no steps to secure those
19	foundation.	19	documents, right?
20	THE WITNESS: Fifth Amendment.	20	MR. PAGLIUCA: Object to form and
21	BY MR. CASSELL:	21	foundation.
22	Q. In the last three weeks, you've made no	22	THE WITNESS: Fifth.
23	search at all for the 22 categories of documents	23	BY MR. CASSELL:
24	requested here, right?	24	Q. You have, in fact, received electronic and
25	MP PAGITICA: Object to form and	125	paper records from a callular talaphone provider



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	reflecting such calls on your cell phone, right?	2	MR. PAGLIUCA: Object to form and
3	MR. PAGLIUCA: Object to form and	3	foundation.
4	foundation.	4	THE WITNESS: Fifth.
5	THE WITNESS: Fifth.	5	BY MR. CASSELL:
6	BY MR. CASSELL:	6	Q. Please describe all the communications
7	Q. And on those records over the last	7	you've had with Maxwell about crimes she has
8	20 months would be telephone calls between you and	8	committed.
9	Maxwell, right?	9	MR. PAGLIUCA: Object to form and
10	MR. PAGLIUCA: Object to form and	10	foundation.
11	foundation.	11	THE WITNESS: Fifth.
12	THE WITNESS: Fifth.	12	BY MR. CASSELL:
13	BY MR. CASSELL:	13	Q. Ms. Maxwell has admitted to you that she
14	Q. I'm going to direct your attention now to	14	has sexually abused minors, right?
15	item seven.	15	MR. PAGLIUCA: Object to form and
16	You have documents relating to	16	foundation.
17	communications with Ghislaine Maxwell, true, sir?	17	THE WITNESS: Fifth.
18	MR. PAGLIUCA: Object to form and	18	BY MR. CASSELL:
19	foundation.	19	Q. You know a Renaldo Rizzo, right?
20	THE WITNESS: Fifth.	20	A. Fifth.
21	BY MR. CASSELL:	21	Q. You know that Renaldo Rizzo is an estate
22	Q. You maintain various e-mail accounts,	22	manager for Glenn Dubin, right?
23	right?	23	MR. PAGLIUCA: Object to form and
24	MR. PAGLIUCA: Object to form and	24	foundation.
25	foundation.	25	THE WITNESS: Fifth.
	Page 231		Page 233
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	THE WITNESS: Fifth.	2	BY MR. CASSELL:
3	BY MR. CASSELL:	3	Q. Who is Renaldo Rizzo?
4	Q. You have undertaken no steps to search your	4	A. Fifth.
5	e-mail accounts for communications with Ms. Maxwell,	5	Q. In about 2005, it's true, sir, that Rizzo
6	right?	6	observed you and Maxwell in the presence of a
7	MR. PAGLIUCA: Object to form and	7	presence of a 15-year-old Swedish girl named
8	foundation.	8	Caroline, right?
9	THE WITNESS: Fifth.	9	MR. PAGLIUCA: Object to form and
10	BY MR. CASSELL:	10	foundation.
11	Q. It would be a simple task for you to search	11	THE WITNESS: Fifth.
12	your e-mail accounts for documents associated with	12	BY MR. CASSELL:
13	communications with Maxwell, right?	13	Q. Please describe everything you know about a
14	MR. PAGLIUCA: Object to form and	14	15-year-old Swedish girl named Caroline that you
15	foundation.	15	interacted with in 2005?
16	THE WITNESS: Fifth.	16	MR. PAGLIUCA: Object to form and
17	BY MR. CASSELL:	17	foundation.
18	Q. You have seen Ms. Maxwell commit crimes,	18	THE WITNESS: Fifth.
19	right?	19	BY MR. CASSELL:
20	MR. PAGLIUCA: Object to form and	20	Q. You and Maxwell brought Caroline over to
21	foundation.	21	the United States under false pretenses, right?
22	THE WITNESS: Fifth.	22	MR. PAGLIUCA: Object to form and
23	BY MR. CASSELL:	23	foundation.
24	Q. Miss Maxwell has discussed with you crimes	24	THE WITNESS: Fifth.
25	she has committed right?	25	



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	THE WITNESS: Fifth.
3	Q. How did you and Maxwell convince Caroline	3	BY MR. CASSELL:
4	to come over from Sweden?	4	Q. Isn't it true, sir, that Maxwell held
5	MR. PAGLIUCA: Object to form and	5	Caroline's passport?
6	foundation.	6	MR. PAGLIUCA: Object to form and
7	THE WITNESS: Fifth.	7	foundation.
8	BY MR. CASSELL:	8	THE WITNESS: Fifth.
9	Q. The reason you and Maxwell brought Caroline	9	BY MR. CASSELL:
10	over from Sweden was to have sex with you, right?	10	Q. Isn't it true, sir, that Maxwell was
11	MR. PAGLIUCA: Object to form and	11	denying Caroline access to her passport in order to
12	foundation.	12	try to force her to have sex with you?
13	THE WITNESS: Fifth.	13	MR. PAGLIUCA: Object to form and
14	BY MR. CASSELL:	14	foundation.
15	Q. Did Caroline want to have sex with you?	15	THE WITNESS: Fifth.
16	MR. PAGLIUCA: Object to form and	16	BY MR. CASSELL:
17	foundation.	17	Q. Why was Maxwell holding onto Caroline's
18	THE WITNESS: Fifth.	18	passport?
19	BY MR. CASSELL:	19	MR. PAGLIUCA: Object to form and
20	Q. What did you do to Caroline when she	20	foundation.
21	refused to have sex with you?	21	THE WITNESS: Filth.
22	MR. PAGLIUCA: Object to form and	22	BY MR. CASSELL:
23	foundation.	23	Q. What devices did you use try to use
24	THE WITNESS: Fifth.	24	strike that.
25	THE WITHESS. THUI.	25	How did you try to force this 15-year-old
	Page 235	23	Page 237
1		1	
1	J. Epstein - Confidential		J. Epstein - Confidential
2	BY MR. CASSELL:	2	girl to have sex with you?
3	Q. What did Maxwell do to Caroline when you	3	MR. PAGLIUCA: Object to form and
4	refused when she refused to have sex with you?	4	foundation.
5	MR. PAGLIUCA: Object to form and	5	THE WITNESS: Fifth.
6	foundation.	6	BY MR. CASSELL:
7	THE WITNESS: Fifth.	7	Q. Was Rizzo present at a time when you were
8	BY MR. CASSELL:	8	petting like a cat a girl who was a pre-teenage girl?
9	Q. Isn't it true, sir, that you tried to force	9	MR. PAGLIUCA: Object to form and
10	Caroline to have sex with you?	10	foundation.
11	MR. PAGLIUCA: Object to form and	11	THE WITNESS: Fifth.
12	foundation.	12	BY MR. CASSELL:
13	THE WITNESS: Fifth.	13	Q. Please describe all the times in which you
14	BY MR. CASSELL:	14	have petted like a cat pre-teenage girls.
15	Q. And isn't it true you coordinated with	15	MR. PAGLIUCA: Object to form and
16	Maxwell to try to force Caroline to have sex with	16	foundation.
17	you?	17	THE WITNESS: Fifth.
18	MR. PAGLIUCA: Object to form and	18	BY MR. CASSELL:
19	foundation.	19	Q. Was Rizzo present when you had a young girl
20	THE WITNESS: Fifth.	20	on your lap?
21	BY MR. CASSELL:	21	MR. PAGLIUCA: Object to form and
22	Q. Who held Caroline's passport when she came	22	foundation.
23	over from Sweden?	23 24	THE WITNESS: Fifth.
24 25	MR. PAGLIUCA: Object to form and foundation.	25	BY MR. CASSELL: O. Rizzo was telling the truth when he says



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	you were petting a girl like a cat, wasn't he?	2	for sexual purposes, right?
3	MR. PAGLIUCA: Object to form and	3	MR. PAGLIUCA: Object to form and
4	foundation.	4	foundation.
5	THE WITNESS: Fifth.	5	THE WITNESS: Fifth.
6	BY MR. CASSELL:	6	BY MR. CASSELL:
7	Q. You and Ms. Maxwell have had sex with a	7	Q. Ms. Maxwell helped to coordinate the
8	woman named Johanna Sjorberg, right?	8	arrival of girls that Figueroa brought over to your
9	MR. PAGLIUCA: Object to the form and	9	house, right?
10	foundation.	10	MR. PAGLIUCA: Object to form and
11	THE WITNESS: Fifth.	11	foundation.
12	BY MR. CASSELL:	12	THE WITNESS: Fifth.
13	Q. Please describe all of your interactions	13	BY MR. CASSELL:
14	with Johanna Sjorberg.	14	Q. Please describe all interactions that you
15	MR. PAGLIUCA: Object to form and	15	are aware of between Ms. Maxwell and Tony Figueroa.
16	foundation.	16	MR. PAGLIUCA: Object to form and
17	THE WITNESS: Fifth.	17	foundation.
18	BY MR. CASSELL:	18	THE WITNESS: Fifth.
19	Q. Please describe all of Miss Maxwell's inter	19	BY MR. CASSELL:
20	actions with Johanna Sjorberg.	20	Q. You've had sex with a girl named
21	MR. PAGLIUCA: Object to form and	21	right?
22	foundation.	22	MR. PAGLIUCA: Object to form and
23	THE WITNESS: Fifth.	23	foundation.
24	BY MR. CASSELL:	24	THE WITNESS: Fifth.
25	Q. Sir, it's true that Ms. Maxwell lured	25	
	Page 239		Page 241
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Sjorberg from her school under the guise of needing	2	BY MR. CASSELL:
3	someone to answer phones, right?	3	Q. Who is
4	MR. PAGLIUCA: Object to form and	4	A. Fifth.
5	foundation.	5	Q. You had sex with when she was
6	THE WITNESS: Fifth.	6	under the age of 18, right?
7	BY MR. CASSELL:	7	MR. PAGLIUCA: Object to form and
8	Q. When Miss Maxwell first interacted with	8	foundation.
9	Sjorberg, Maxwell's real purpose was to try to get	9	THE WITNESS: Fifth.
10	Sjorberg to have sex with you, right?	10	BY MR. CASSELL:
11	MR. PAGLIUCA: Object to form and	11	Q. Ms. Maxwell arranged for you to have sex
12	foundation.	12	with when she was under the age of 18,
13	THE WITNESS: Fifth.	13	right?
14	BY MR. CASSELL:	14	MR. PAGLIUCA: Object to form and
15	Q. In 2005, Maxwell was around your Florida	15	foundation.
16	mansion frequently, right?	16	THE WITNESS: Fifth.
17	MR. PAGLIUCA: Object to form and	17	BY MR. CASSELL:
18	foundation.	18	Q. Please describe the circumstances that led
19	THE WITNESS: Fifth.	19	you to have sex with .
20	BY MR. CASSELL:	20	MR. PAGLIUCA: Object to form and
21	Q. Tell me everything you know about a man	21	foundation.
22	name Tony Figueroa.	22	THE WITNESS: Fifth.
23	A. Fifth.	23	BY MR. CASSELL:
24	Q. You asked a man named Tony Figueroa to	24	Q. Please describe all interactions between
25	arrange for underage girls to come over to your home	25	and Ghislaine Maxwell.



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	testify, she would have to testify that she is aware
3	foundation.	3	of sexual abuse by you of minor girls, right?
4	THE WITNESS: Fifth.	4	MR. PAGLIUCA: Object to form and
5	BY MR. CASSELL:	5	foundation.
6	Q. You've had sex with a female named	6	THE WITNESS: Fifth.
7	when she was under the age of 18, right?	7	BY MR. CASSELL:
8	MR. PAGLIUCA: Object to form and	8	Q. Does have any knowledge of your
9	foundation.	9	sexual abuse of underage girls?
10	THE WITNESS: Fifth.	10	MR. PAGLIUCA: Object to form and
11	BY MR. CASSELL:	11	foundation.
12	Q. Please describe all of your interactions	12	THE WITNESS: Fifth.
13	with	13	BY MR. CASSELL:
14	MR. PAGLIUCA: Object to form and	14	
15	foundation.	15	
16	THE WITNESS: Fifth.	16	knowledge that you sexually abused underage girls,
17	BY MR. CASSELL:	17	right?
			MR. PAGLIUCA: Object to form and
18	Q. Please describe all of Maxwell's	18	foundation.
19	interactions with	19	THE WITNESS: Fifth.
20	MR. PAGLIUCA: Object to form and	20	BY MR. CASSELL:
21	foundation.	21	Q. It's true, sir, that has
22	THE WITNESS. Fifth.	22	knowledge that Maxwell was involved in the sexual
23	BY MR. CASSELL:	23	abuse of underage girls?
24	Q. It would be a fair description to say that	24 25	MR. PAGLIUCA: Object to form and
25	you and Maxwell were grooming to be a sex	25	foundation.
	Page 243		Page 245
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	slave for you, right?	2	THE WITNESS: Fifth.
3	MR. PAGLIUCA: Object to form and	3	BY MR. CASSELL:
4	foundation.	4	Q. To your knowledge, what does Maxwell I'm
5	THE WITNESS: Fifth.	5	sorry.
6	BY MR. CASSELL:	6	To your knowledge, what does
7	Q. Why were you and Maxwell interacting with	7	know about Maxwell's sexual abuse of underage girls?
8		8	MR. PAGLIUCA: Object to form and
9	MR. PAGLIUCA: Object to form and	9	foundation.
10	foundation.	10	THE WITNESS: Fifth.
11	THE WITNESS: Fifth.	11	BY MR. CASSELL:
12	BY MR. CASSELL:	12	Q. Sir, you are aware that in about January
13	Q. Both you and Maxwell have had sex with	13	of 2015, Maxwell told the media that Virginia's
14	right?	14	allegations about sexual abuse were obvious lies,
15	MR. PAGLIUCA: Object to form and	15	right?
16	foundation.	16	MR. PAGLIUCA: Object to form and
17	THE WITNESS: Fifth.	17	foundation.
18	BY MR. CASSELL:	18	THE WITNESS: Fifth.
19	Q. You remain on friendly terms with	19	BY MR. CASSELL:
20	right?	20	Q. In fact, you are not aware of any
21	MR. PAGLIUCA: Object to form and	21	significant thing that Virginia has said, which is an
22	foundation.	22	obvious lie, right?
23	THE WITNESS: Fifth.	23	MR. PAGLIUCA: Object to form and
24	BY MR. CASSELL:	24	foundation.
25	O If were to appear at trial and	2.5	THE WITNESS: Fifth

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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	BY MR. CASSELL:
3	Q. Please list any lies that, sitting here	3	Q. You know Virginia Roberts, right?
4	today, you're aware of that Virginia has ever told.	4	MR. PAGLIUCA: Object to form and
5	A. Fifth.	5	foundation.
6	Q. You're unwilling to identify any lies that	6	THE WITNESS: Fifth.
7	Virginia has ever told, right?	7	BY MR. CASSELL:
8	A. Fifth.	8	Q. Based on your interactions with
9	Q. In fact, you are unable to list any	9	Virginia Roberts, what sort of psychological impact
10	significant lies that Virginia has ever told?	10	do you think it had when she was called a liar by
11	MR. PAGLIUCA: Object to form and	11	Maxwell?
12	foundation.	12	MR. PAGLIUCA: Object to form and
13	THE WITNESS: Fifth.	13	foundation.
14	BY MR. CASSELL:	14	THE WITNESS: Fifth.
15	Q. Without regard to any sexual abuse that you	15	BY MR. CASSELL:
16	may or may not have committed in the past, do you	16	Q. It would have a significant psychological
17	agree that it is psychologically harmful for an adult	17	harm on Virginia Roberts for Maxwell to call her a
18	male to have sex with a minor female?	18	liar about true statements, right?
19	MR. PAGLIUCA: Object to form and	19	MR. PAGLIUCA: Object to form and
20	foundation.	20	foundation.
21	THE WITNESS: Fifth.	21	THE WITNESS: Fifth.
22	BY MR. CASSELL:	22	BY MR. CASSELL:
23	Q. What sort of psychological impact do you	23	Q. Please tell me everything you know about
24	think it would have for a 40-year-old man to have sex	24	Nadia Marcinkova.
25	with a 17-year-old girl?	25	A. Fifth.
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1	J. Epstein - Confidential	1	
2	MR. PAGLIUCA: Object to form and	2	J. Epstein - Confidential
3	foundation.	3	Q. Please tell me everything you know about Sarah Kellen.
4	THE WITNESS: Fifth.	4	A. Fifth.
5	BY MR. CASSELL:	5	
6	Q. What kind of psychological impact do you	6	Q. Both you and Maxwell have had sex with
7	think it would have for a 40-year-old a man in his	7	Nadia Marcinkova, right? MR. PAGLIUCA: Object to form and
8	40s to have sex with a 16-year-old girl?	8	· · · · · · · · · · · · · · · · · · ·
9	MR. PAGLIUCA: Object to form and	9	foundation. THE WITNESS: Fifth.
10	foundation.	10	THE WITNESS. FIIIII.
11	THE WITNESS: Fifth.	11	BY MR. CASSELL:
12	BY MR. CASSELL:	12	
13	Q. You would agree that calling someone a liar	13	Q. Both you and Maxwell have had sex with Sarah Kellen?
14	when they're telling the truth can cause	14	MR. PAGLIUCA: Object to form and
15	psychological harm, right?	15	foundation.
16	MR. PAGLIUCA: Object to form and	16	THE WITNESS: Fifth.
17	foundation.	17	BY MR. CASSELL:
18	THE WITNESS: Fifth.	18	Q. Please describe the role that Sarah Kellen
19	BY MR. CASSELL:	19	played in your sex trafficking organization.
20	Q. What kind of impact would calling someone a	20	MR. PAGLIUCA: Object to form and
21	liar when they are actually telling the truth?	21	foundation.
22	MR. PAGLIUCA: Object to form and	22	THE WITNESS: Fifth.
23	foundation.	23	BY MR. CASSELL:
24	THE WITNESS: Fifth.	24	Q. What did Sarah Kellen do for you in 2005?
25	THE WITHERDS. THUI.	25	MR. PAGLIUCA: Object to form and
-		1-0	interior to the control of the contr



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	foundation.	2	MR. PAGLIUCA: Object to form and
3	THE WITNESS: Fifth.	3	foundation.
4	BY MR. CASSELL:	4	THE WITNESS: Fifth.
5	Q. In the years 2000 and 2001, what did	5	BY MR. CASSELL:
6	Sarah Kellen do for you?	6	Q. Sarah Kellen and Nadia Marcinkova are aware
7	MR. PAGLIUCA: Object to form and	7	of your sexual abuse of underage girls, right?
8	foundation.	8	MR. PAGLIUCA: Object to form and
9	THE WITNESS: Fifth.	9	foundation.
10	BY MR. CASSELL:	10	THE WITNESS: Fifth.
11	Q. It's true, sir, that in 2000 and 2001	11	BY MR. CASSELL:
12	Sarah Kellen assisted you in recruiting girls for	12	Q. Have you ever discussed the lawful age of
13	sexual purposes, right?	13	consent with Ghislaine Maxwell?
14	MR. PAGLIUCA: Object to form and	14	MR. PAGLIUCA: Object to form and
15	foundation.	15	foundation.
16	THE WITNESS: Fifth.	16	THE WITNESS: Fifth.
17	BY MR. CASSELL:	17	BY MR. CASSELL:
18	Q. In 2000 and 2001, Nadia Marcinkova assisted	18	Q. What is your understanding of the age of
19	you in obtaining girls for sexual purposes, true?	19	consent in Florida?
20	MR. PAGLIUCA: Object to form and	20	MR. PAGLIUCA: Object to form and
21	foundation.	21	foundation.
22	THE WITNESS: Fifth.	22	THE WITNESS: Fifth.
23	BY MR. CASSELL:	23	BY MR. CASSELL:
24	Q. Who did Nadia Marcinkova report to when she	24	Q. You've discussed the age of consent in
25	worked for you?	25	Florida with Maxwell, right?
	Page 251		Page 253
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	MR. PAGLIUCA: Object to form and
3	foundation.	3	foundation.
4	THE WITNESS: Fifth.	4	THE WITNESS: Fifth.
5	BY MR. CASSELL:	5	BY MR. CASSELL:
6	Q. Nadia Marcinkova reported to	6	Q. What are the circumstances surrounding your
7	Ghislaine Maxwell when she worked for you, right?	7	discussions with Maxwell of the age of consent in
8	MR. PAGLIUCA: Object to form and	8	Florida?
9	foundation.	9	MR. PAGLIUCA: Object to form and
10	THE WITNESS: Fifth.	10	foundation.
11	BY MR. CASSELL:	11	THE WITNESS: Fifth.
12	Q. Who did Sarah Kellen report to when she	12	BY MR. CASSELL:
13	worked for you?	13	Q. In fact, you and Maxwell were discussing
14	MR. PAGLIUCA: Object to form and	14	the age of consent in Florida to try to make it
15	foundation.	15	appear as though you were having sex with girls who
16	THE WITNESS: Fifth.	16	are above the age of consent other than below the age
17	BY MR. CASSELL:	17	of consent?
18	Q. Sarah Kellen reported to Ghislaine Maxwell	18	MR. PAGLIUCA: Object to form and
19	when she worked for you, right?	19	foundation.
20	MR. PAGLIUCA: Object to form and	20	THE WITNESS: Fifth.
21	foundation.	21	BY MR. CASSELL:
22	THE WITNESS: Fifth.	22	Q. Have you ever threatened
23	BY MR. CASSELL:	23	Alfredo Rodriguez?
24	Q. Sarah Kellen and Nadia Marcinkova sexually	24	MR. PAGLIUCA: Object to form and
25	abused under age girls in your presence, right?	25	foundation.



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	THE WITNESS: Fifth.	2	MR. PAGLIUCA: Object to form and
3	BY MR. CASSELL:	3	foundation.
4	Q. In fact, you arranged for Alfredo Rodriguez	4	THE WITNESS: Fifth.
5	to be threatened by Maxwell, right?	5	BY MR. CASSELL:
6	MR. PAGLIUCA: Object to form and	6	Q. Allegations Virginia made had never been
7	foundation.	7	shown to be untrue, had they?
8	THE WITNESS: Fifth.	8	MR. PAGLIUCA: Object to form and
9	BY MR. CASSELL:	9	foundation.
10	Q. In 2009, your attorneys attended a	10	THE WITNESS: Fifth.
11	deposition of Alfredo Rodriguez, right?	11	BY MR. CASSELL:
12	A. Fifth.	12	Q. I'll represent to you that Ms. Maxwell
13	Q. At that time, it was in your interest to	13	released a statement that said, "Each time the story
14	limit the ways in which Rodriguez could expose the	14	is retold it changes with new salacious details about
15	sex abuse of both you and Maxwell, right?	15	public figures and world leaders." And then there's
16	MR. PAGLIUCA: Object to form and	16	some additional language.
17	foundation.	17	You had, in fact, sexually trafficked
18	THE WITNESS: Fifth.	18	Virginia to public figures?
19	BY MR. CASSELL:	19	MR. PAGLIUCA: Object to form and
20	Q. When Rodriguez was describing Maxwell's	20	foundation.
21	involvement with underage girls, your attorneys had	21	THE WITNESS: Fifth.
22	an interest in attacking that testimony, right?	22	BY MR. CASSELL:
23	MR. PAGLIUCA: Object to form and	23	Q. In fact, you had trafficked Virginia to
24	foundation.	24	world leaders, right?
25	MR. WEINBERG: Attorney-client	25	MR. PAGLIUCA: Object to form and
			<u> </u>
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1	Page 255	1	Page 257
1	J. Epstein - Confidential	1 2	J. Epstein - Confidential
2	J. Epstein - Confidential privilege.	2	J. Epstein - Confidential foundation.
2	J. Epstein - Confidential privilege. THE WITNESS: Fifth.	2 3	J. Epstein - Confidential foundation. THE WITNESS: Fifth.
2 3 4	J. Epstein - Confidential privilege. THE WITNESS: Fifth. MR. WEINBERG: If the information came	2 3 4	J. Epstein - Confidential foundation. THE WITNESS: Fifth. BY MR. CASSELL:
2 3 4 5	J. Epstein - Confidential privilege. THE WITNESS: Fifth. MR. WEINBERG: If the information came from attorneys.	2 3 4 5	J. Epstein - Confidential foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. And Maxwell had assisted you in trafficking
2 3 4 5 6	J. Epstein - Confidential privilege. THE WITNESS: Fifth. MR. WEINBERG: If the information came from attorneys. MR. CASSELL: Could we take a short	2 3 4 5 6	J. Epstein - Confidential foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. And Maxwell had assisted you in trafficking Virginia to public figures and world leaders?
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	treated as such." Then there's some additional	2	earlier?
3	language.	3	MR. PAGLIUCA: Object to form and
4		4	foundation.
5	That statement by Ms. Maxwell was, in fact,	5	THE WITNESS: Fifth.
6	itself an obvious lie, right?	6	BY MR. CASSELL:
7	MR. PAGLIUCA: Object to form and foundation.	7	Q. So that would have been in about March or
8	THE WITNESS: Fifth.	8	
9	BY MR. CASSELL:	9	April of 2001 that Prince Andrew visited you in your New York mansion?
10		10	
	Q. Miss Maxwell's reference to "obvious lies"	11	MR. PAGLIUCA: Object to form and
11 12	was inaccurate, right?	12	foundation. THE WITNESS: Fifth.
13	MR. PAGLIUCA: Object to form and	13	
14	foundation.	14	BY MR. CASSELL:
	THE WITNESS: Fifth.		Q. Has Prince Andrew ever visited you in your New York mansion?
15	BY MR. CASSELL:	15	
16	Q. In fact, given your detailed knowledge of	16	MR. PAGLIUCA: Object to form and foundation.
17	all the circumstances of the case, you know that that	17	
18	was an obvious lie by Maxwell, right?	18	THE WITNESS: Fifth.
19	MR. PAGLIUCA: Object to form and	19	BY MR. CASSELL:
20	foundation.	20	Q. When Prince Andrew visited you in your New
21	THE WITNESS: Fifth.	21	York Mansion, Maxwell was there, right?
22	BY MR. CASSELL:	22	A. Fifth.
23	Q. Is it true that Ms. Roberts' claims are	23	Q. Who was in your New York mansion when
24	obvious lies?	24	Maxwell I'm sorry, when Prince Andrew visited?
25	MR. PAGLIUCA: Object to form and	25	MR. PAGLIUCA: Object to form and
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	foundation.	2	foundation.
3	THE WITNESS: Fifth.	3	THE WITNESS: Fifth.
4	BY MR. CASSELL:	4	BY MR. CASSELL:
5	Q. In fact, it is not true that Ms. Roberts'	5	Q. Prince Andrew interacted with Virginia in
6	claims are obvious lies?	6	your New York mansion, right?
7	MR. PAGLIUCA: Object to form and	7	MR. PAGLIUCA: Object to form and
8	foundation.	8	foundation.
9	BY MR. CASSELL:	9	THE WITNESS: Fifth.
10	Q. Answer?	10	BY MR. CASSELL:
11	A. You didn't ask me a question.	11	Q. Maxwell was present when Prince Andrew
12	Q. In fact, it is not true that Ms. Roberts'	12	interacted with Virginia in your New York mansion,
13	claims are obvious lies, right?	13	right?
14	MR. PAGLIUCA: Object to form and	14	MR. PAGLIUCA: Object to form and
15	foundation.	15	foundation.
16	THE WITNESS: Fifth.	16	THE WITNESS: Fifth.
17	BY MR. CASSELL:	17	BY MR. CASSELL:
18	Q. Prince Andrew visited your New York	18	Q. There was a puppet in the room when Maxwell
19	mansion, right?	19	and Virginia and Prince Andrew were all together in
20	MR. PAGLIUCA: Object to form and	20	your New York mansion?
21	foundation.	21	MR. PAGLIUCA: Object to form and
22	THE WITNESS: Fifth.	22	foundation.
23	BY MR. CASSELL:	23	THE WITNESS: Fifth.
24	Q. That visit occurred shortly after the	24	BY MR. CASSELL:
25	events depicted in the photograph we looked at	25	Q. A puppet was used to fondle the breasts of



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	girls under the age of 18, right?	2	between Sarah Kellen and Ghislaine Maxwell.
3	MR. PAGLIUCA: Object to form and	3	MR. PAGLIUCA: Object to form and
4	foundation.	4	foundation.
5	THE WITNESS: Fifth.	5	THE WITNESS: Fifth.
6	BY MR. CASSELL:	6	BY MR. CASSELL:
7	Q. Who fondled the breasts of underage girls	7	Q. In 2000 to 2001, Sarah Kellen was
8	in your New York mansion with a puppet?	8	controlled by Ghislaine Maxwell, right?
9	MR. PAGLIUCA: Object to form and	9	MR. PAGLIUCA: Object to form and
10	foundation.	10	foundation.
11	THE WITNESS: Fifth.	11	THE WITNESS: Fifth.
12	BY MR. CASSELL:	12	BY MR. CASSELL:
13	Q. To your knowledge, Prince Andrew had sex	13	Q. Please describe all of the relationships
14		14	
15	with Virginia several times, right?	15	Ghislaine Maxwell has with your companies and
16	MR. PAGLIUCA: Object to form and foundation.	16	businesses.
			MR. PAGLIUCA: Object to form and
17	THE WITNESS: Fifth.	17	foundation.
18	BY MR. CASSELL:	18	THE WITNESS: Fifth.
19	Q. Nadia Marcinkova was controlled by	19	BY MR. CASSELL:
20	Ghislaine Maxwell, right?	20	Q. In fact, Maxwell has been a partner with
21	MR. PAGLIUCA: Object to form and	21	you in several of your business enterprises, right?
22	foundation.	22	MR. PAGLIUCA: Object to form and
23	THE WITNESS: Fifth.	23	foundation.
24	BY MR. CASSELL:	24	THE WITNESS: Fifth.
25	Q. We talked about the timeframe 2000 to 2001.	25	
		1	
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	J. Epstein - Confidential Who controlled Nadia Marcinkova?	2	J. Epstein - Confidential BY MR. CASSELL:
	J. Epstein - Confidential		J. Epstein - Confidential BY MR. CASSELL: Q. You continue to have a very close working
2	J. Epstein - Confidential Who controlled Nadia Marcinkova? MR. PAGLIUCA: Object to form and foundation.	2 3 4	J. Epstein - Confidential BY MR. CASSELL: Q. You continue to have a very close working relationship with Maxwell today, right?
2 3 4 5	J. Epstein - Confidential Who controlled Nadia Marcinkova? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth.	2 3 4 5	J. Epstein - Confidential BY MR. CASSELL: Q. You continue to have a very close working
2 3 4	J. Epstein - Confidential Who controlled Nadia Marcinkova? MR. PAGLIUCA: Object to form and foundation.	2 3 4	J. Epstein - Confidential BY MR. CASSELL: Q. You continue to have a very close working relationship with Maxwell today, right? MR. PAGLIUCA: Object to form and foundation.
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2 3 4 5 6 7 8 9	J. Epstein - Confidential Who controlled Nadia Marcinkova? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. In 2000 to 2001, Maxwell controlled	2 3 4 5 6 7	J. Epstein - Confidential BY MR. CASSELL: Q. You continue to have a very close working relationship with Maxwell today, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. You and Maxwell have been coordinating
2 3 4 5 6 7 8	J. Epstein - Confidential Who controlled Nadia Marcinkova? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. In 2000 to 2001, Maxwell controlled Nadia Marcinkova, right? MR. PAGLIUCA: Object to form and foundation.	2 3 4 5 6 7 8 9	J. Epstein - Confidential BY MR. CASSELL: Q. You continue to have a very close working relationship with Maxwell today, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL:
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2 3 4 5 6 7 8 9 10 11 12 13	J. Epstein - Confidential Who controlled Nadia Marcinkova? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. In 2000 to 2001, Maxwell controlled Nadia Marcinkova, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. In fact, Nadia Marcinkova remains indebted	2 3 4 5 6 7 8 9 10 11 12 13	J. Epstein - Confidential BY MR. CASSELL: Q. You continue to have a very close working relationship with Maxwell today, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. You and Maxwell have been coordinating together on this litigation, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. Epstein - Confidential Who controlled Nadia Marcinkova? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. In 2000 to 2001, Maxwell controlled Nadia Marcinkova, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. In fact, Nadia Marcinkova remains indebted to Maxwell even today, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. In fact, Sarah Kellen remains indebted to Maxwell even today, right? MR. CASSELL: Q. In fact, Sarah Kellen remains indebted to Maxwell even today, right? MR. PAGLIUCA: Object to form and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. Epstein - Confidential BY MR. CASSELL: Q. You continue to have a very close working relationship with Maxwell today, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. You and Maxwell have been coordinating together on this litigation, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. You hope that Maxwell prevails in this litigation, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. You and Ghislaine Maxwell regularly transported girls across state lines for sexual
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. Epstein - Confidential Who controlled Nadia Marcinkova? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. In 2000 to 2001, Maxwell controlled Nadia Marcinkova, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. In fact, Nadia Marcinkova remains indebted to Maxwell even today, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. In fact, Sarah Kellen remains indebted to Maxwell even today, right? MR. CASSELL: Q. In fact, Sarah Kellen remains indebted to Maxwell even today, right? MR. PAGLIUCA: Object to form and foundation.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. Epstein - Confidential BY MR. CASSELL: Q. You continue to have a very close working relationship with Maxwell today, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. You and Maxwell have been coordinating together on this litigation, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. You hope that Maxwell prevails in this litigation, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. You and Ghislaine Maxwell regularly

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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	THE WITNESS: Fifth.	2	foundation.
3	BY MR. CASSELL:	3	THE WITNESS: Fifth.
4	Q. Please describe all the situations in which	4	BY MR. CASSELL:
5	you and Maxwell have been involved in the interstate	5	Q. In fact, you have threatened witnesses not
6	transportation of girls under the age of 18.	6	to talk, right?
7	MR. PAGLIUCA: Object to form and	7	MR. PAGLIUCA: Object to form and
8	foundation.	8	foundation.
9	THE WITNESS: Fifth.	9	THE WITNESS: Fifth.
10	BY MR. CASSELL:	10	BY MR. CASSELL:
11	Q. You have used cell phones and land line	11	Q. In fact, Ghislaine Maxwell has threatened
12	cell phone land line telephones to instruct	12	witnesses not to talk, right?
13	Virginia Roberts to have sex, right?	13	MR. PAGLIUCA: Object to form and
14	MR. PAGLIUCA: Object to form and	14	foundation.
15	foundation.	15	THE WITNESS: Fifth.
16	THE WITNESS: Fifth.	16	BY MR. CASSELL:
17	BY MR. CASSELL:	17	Q. In about 2007, you arranged to have someone
18	Q. You've given instructions by telephone to	18	hunt down and find Virginia, right?
19	Virginia Roberts to have sex with people while she is	19	MR. PAGLIUCA: Object to form and
20	under the age of while she was under the age of	20	foundation.
21	18, right?	21	THE WITNESS: Fifth.
22	MR. PAGLIUCA: Object to form and	22	BY MR. CASSELL:
23	foundation.	23	Q. How did you find Virginia in 2007?
24	THE WITNESS: Fifth.	24	MR. PAGLIUCA: Object to form and
25	THE WITNESS. Pilui.	25	foundation.
23	Page 267	23	Page 269
1		1	
1 2	J. Epstein - Confidential BY MR. CASSELL:	1 2	J. Epstein - Confidential THE WITNESS: Fifth.
		3	BY MR. CASSELL:
3 4	Q. You have instructed girls under the age of	4	
5	18 via telephone and cell phone to have sex with men,	5	Q. The reason you needed to find Virginia in 2007 was because the FBI had opened an investigation
6	right? MR. PAGLIUCA: Object to form and	6	on you, right?
7	foundation.	7	MR. PAGLIUCA: Object to form and
8	THE WITNESS: Fifth.	8	foundation.
9	BY MR. CASSELL:	9	THE WITNESS: Fifth.
10	Q. You've instructed girls under the age of 18	10	BY MR. CASSELL:
11	by telephone to have sex with various of your	11	Q. When was the last time you spoke to
12	friends, right?	12	Ms. Giuffre?
13	MR. PAGLIUCA: Object to form and	13	MR. PAGLIUCA: Object to form and
14	foundation.	14	foundation.
15	THE WITNESS: Fifth.	15	THE WITNESS: Who?
16	BY MR. CASSELL:	16	BY MR. CASSELL:
17	Q. Have you ever threatened a witness not to	17	Q. Miss Virginia Roberts
18	talk?	18	A. Sorry. Sorry.
19	MR. PAGLIUCA: Object to form and	19	Q Giuffre. Yeah. Virginia, I should say.
20	foundation.	20	Yeah.
21	THE WITNESS: Fifth.	21	A. Fifth.
22	BY MR. CASSELL:	22	Q. When was the last time you spoke to
23	Q. Has Ghislaine Maxwell ever threatened a	23	Virginia?
24	witness not to talk?	24	A. Fifth.
	withos not to taik:	1 4	73. 111111.
25	MR. PAGLIUCA: Object to form and	25	Q. In fact, you and your attorney actually got



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	together on the phone with Virginia in about 2007,	2	A. Fifth.
3	right?	3	MR. PAGLIUCA: Object to form and
4	MR. PAGLIUCA: Object to form and	4	foundation.
5	foundation.	5	BY MR. CASSELL:
6	THE WITNESS: Fifth.	6	Q. You suggested that those who talked to the
7	BY MR. CASSELL:	7	FBI would be harmed, all those who did not, would be
8	Q. Which of your attorneys was on the phone	8	helped, right?
9	with Virginia in about 2007?	9	MR. PAGLIUCA: Object to form and
10	A. Fifth.	10	foundation.
11	Q. Was it Mr. Goldberger?	11	THE WITNESS: Fifth.
12	MR. WEINBERG: Attorney-client.	12	BY MR. CASSELL:
13	MR. GOLDBERGER: And attorney-client.	13	Q. And those communications you had with
14	I apologize. I'm sorry.	14	Virginia in 2007 influenced the settlement of
15	BY MR. CASSELL:	15	Virginia's civil case against you in 2009?
16	Q. This is I'm talking about a telephone	16	MR. PAGLIUCA: Object to form and
17	call where there was a third party, Virginia Roberts	17	foundation.
18	Giuffre, on the phone.	18	THE WITNESS: Fifth.
19	That was Mr. Goldberger on the phone?	19	BY MR. CASSELL:
20	MR. PAGLIUCA: Object to form and	20	Q. The first time you met Virginia
21	foundation.	21	Ghislaine Maxwell came up to the room with you as
22	THE WITNESS: Fifth.	22	well, right?
23	MR. GOLDBERGER: And attorney-client	23	MR. PAGLIUCA: Object to form and
24	privilege.	24	foundation.
25	Page 271	25	THE WITNESS: Fifth. Page 273
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	BY MR. CASSELL:
3	Q. During the call, Mr. Epstein, you asked	3	Q. Please describe who was in the room, your
4	Virginia if she was going to say anything to the FBI,	4	massage room, the first time you met
5	right?	5	Virginia Roberts.
6	MR. PAGLIUCA: Object to form and	6	MR. PAGLIUCA: Object to form and
7	foundation.	7	foundation.
8	THE WITNESS: Fifth.	8	THE WITNESS: Fifth.
9	BY MR. CASSELL:	9	BY MR. CASSELL:
10	Q. The clear implication of your question what	10	Q. Ghislaine Maxwell participated in the
11	to Virginia was that she should not say anything to	11	sexual abuse of Virginia the first time she came over
12	the FBI, right?	12	to your house, right?
13	MR. PAGLIUCA: Object to form and	13	MR. PAGLIUCA: Object to form and
14	foundation.	14	foundation.
15 16	THE WITNESS: Fifth.	15 16	THE WITNESS: Fifth.
16 17	BY MR. CASSELL:	17	BY MR. CASSELL:
	Q. You told Virginia directly or indirectly	18	Q. What kind of instructions did Maxwell give
18 19	was the best thing for her and her family was to keep	19	Virginia when you first met Virginia? MR PAGLUICA: Object to form and
20	quiet, right? MR. PAGLIUCA: Object to form and	20	MR. PAGLIUCA: Object to form and foundation.
21	foundation.	21	THE WITNESS: Fifth.
22	THE WITNESS: Fifth.	22	BY MR. CASSELL:
23	BY MR. CASSELL:	23	Q. In fact, Maxwell instructed Virginia how to
24	Q. What did you tell Virginia in 2007 when you	24	sexually please you the first time she met you,
25	ware on the phone with an atterney?	25	right?



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	Q. In fact, the question I just asked you was
3	foundation.	3	a leading question, as an example, correct?
4	THE WITNESS: Fifth.	4	A. Fifth.
5	MR. CASSELL: Those are my questions at	5	Q. You would agree with me that Mr. Cassell's
6	this point. I understand Mr. Pagliuca may	6	questions about Ms. Maxwell had no basis in fact,
7	have some questions, and I'll have some	7	correct?
8	follow-up based on that.	8	MR. CASSELL: Objection to form and
9	MR. GOLDBERGER: Okay. So why don't we	9	foundation.
10	take ten or 15. You guys can eat your	10	THE WITNESS: Fifth.
11	lunch, and we'll go into my office. And	11	BY MR. PAGLIUCA:
12	about ten, 15-minutes we'll come in.	12	Q. You would agree with me that the purported
13	THE WITNESS: It's 12 now. 12:15 come	13	factual basis underlying Mr. Cassell's questions did
14	back?	14	not occur, correct?
15	MR. CASSELL: That's fine.	15	MR. CASSELL: Object to form and
16	VIDEO TECHNICIAN: Off the record at	16	foundation.
17	12:00 o'clock.	17	THE WITNESS: Fifth.
18	(A lunch recess was taken.)	18	BY MR. PAGLIUCA:
19	AFTERNOON SESSION	19	Q. And you would agree with me that had you
20		20	been able to answer Mr. Cassell's questions, your
21	VIDEO TECHNICIAN: On the record at	21	answers would have supported Ms. Maxwell in this
22	12:21.	22	litigation and not supported the Plaintiff, correct?
23	MR. GOLDBERGER: Jeffrey, before you	23	MR. CASSELL: Object to form and
24	ask your question, did did we reach the	24	foundation, and calls for a legal
25	same agreement with you that we did with	25	conclusion.
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Mr. Cassell concerning the more the	2	THE WITNESS: Fifth.
3	longer Fifth Amendment invocation?	3	BY MR. PAGLIUCA:
4	MR. PAGLIUCA: Yes. In the beginning	4	Q. In fact, had you been able to answer, you
5	of the deposition I indicated that that was	5	would have denied any sexual impropriety with the
6	perfectly acceptable with me.	6	Plaintiff in this case, formerly Ms. Roberts, now
7	MR. GOLDBERGER: Okay.	7	Ms. Giuffre, correct?
8	MR. PAGLIUCA: And I'm also happy,	8	MR. CASSELL: Object to form and
9	Mr. Cassell, if you want to make form and	9	foundation.
10	foundation objections, I will understand	10	THE WITNESS: Fifth.
11	that that encompasses the totality of the	11	BY MR. PAGLIUCA:
12	objections.	12	Q. And you would have denied any sexual
13	MR. CASSELL: All right.	13	impropriety with any other individuals in answer to
14	CROSS-EXAMINATION	14	Mr. Cassell's questions had you been able to answer,
15	BY MR. PAGLIUCA:	15	correct?
16	Q. Good afternoon, Mr. Epstein. My name is	16	MR. CASSELL: Form and foundation.
17	Jeff Pagliuca.	17	THE WITNESS: Fifth.
18	We have never met before, correct?	18	BY MR. PAGLIUCA:
19	A. Correct.	19	Q. Mr. Cassell asked you some questions about
20	Q. Mr. Epstein, you were asked a number of	20	your financial status. I'm going to repeat a couple
21	leading questions by Mr. Cassell this morning and	21	of those briefly.
22	into this afternoon.	22	You would agree with me that you are a very
23	You understand what a leading question is,	23	wealthy man, correct, Mr. Epstein?
24	correct? A. Fifth.	24 25	A. Fifth. MR. CASSELL: Object to form and
25	Λ Litth		



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	foundation.	2	THE WITNESS: Fifth.
3	THE WITNESS: Sorry.	3	BY MR. PAGLIUCA:
4	BY MR. PAGLIUCA:	4	Q. Any relationship you had, whether personal
5	Q. You would agree with me that you do not	5	or business, ended with Ms. Maxwell more than
6	depend on Ghislaine Maxwell for any financial	6	15 years ago, correct?
7	support, correct?	7	MR. CASSELL: Object to form and
8	MR. CASSELL: Object to form and	8	foundation.
9	foundation.	9	THE WITNESS: Fifth.
10	THE WITNESS: Fifth.	10	BY MR. PAGLIUCA:
11	BY MR. PAGLIUCA:	11	Q. Ms. Maxwell is not
12	Q. You do not have any business relationship	12	MR. CASSELL: I'm sorry. Could you
13	with Ghislaine Maxwell, correct?	13	mark that question for me as well? The last
14	MR. CASSELL: Object to form and	14	one.
15	foundation and vague.	15	BY MR. PAGLIUCA:
16	THE WITNESS: Fifth.	16	Q. Ms. Maxwell is not an employee of yours,
17	BY MR. PAGLIUCA:	17	correct?
18	Q. You do not have any social relationship	18	MR. CASSELL: Object to form and
19	with Ghislaine Maxwell, correct?	19	foundation.
20	MR. CASSELL: Object to form and	20	THE WITNESS: Fifth.
21	foundation and vague.	21	BY MR. PAGLIUCA:
22	THE WITNESS: Fifth.	22	Q. Ms. Maxwell is not an agent of yours,
23	BY MR. PAGLIUCA:	23	correct?
24	Q. All right. You have not spoken to	24	MR. CASSELL: Object to form and
25	Ghislaine Maxwell in many years, correct?	25	foundation. Calls for a legal conclusion.
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. CASSELL: Object to form and	2	THE WITNESS: Fifth.
3	foundation, and vague as to what the term	3	BY MR. PAGLIUCA:
4	"spoken" means.	4	Q. Ms Ms. Maxwell you are not an agent
5	THE WITNESS: Fifth.	5	of Ms. Maxwell's, correct?
6	BY MR. PAGLIUCA:	6	MR. CASSELL: Object to form and
7	Q. You've not had any verbal communication,	7	foundation. Calls for a legal conclusion.
8	meaning oral, with Ms. Maxwell for many years,	8	THE WITNESS: Fifth.
9	correct?	9	BY MR. PAGLIUCA:
10	MR. CASSELL: Object to form and	10	Q. Ms. Maxwell has never authorized you to act
11	foundation.	11	on her behalf, correct?
12	THE WITNESS: Fifth.	12	MR. CASSELL: Object to form and
13	BY MR. PAGLIUCA:	13	foundation.
14	Q. You have not physically seen Ms. Maxwell in	14	THE WITNESS: Fifth.
15	many years, correct?	15	BY MR. PAGLIUCA:
16	A. Fifth.	16	Q. Ms. Maxwell does not control any of your
17	Q. You have not	17	decisions in any way
18	MR. CASSELL: I'm sorry. I missed the	18	MR. CASSELL: Object to form
19	form and foundation objection.	19	BY MR. PAGLIUCA:
20	BY MR. PAGLIUCA:	20	Q correct?
21	Q. You have not been in any location	21	MR. CASSELL: Sorry. Object to form
22	contemporaneously with Ms. Maxwell in many years,	22	and foundation.
		100	
23	correct?	23	THE WITNESS: Fifth.
23 24 25	correct? MR. CASSELL: Object to form and foundation.	23 24 25	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. Do you understand that Ms. Maxwell opposes



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you asserting any Fifth Amendment privilege in this	2	of that agreement are, Mr. Epstein.
matter?	3	MR. CASSELL: Object to form and
MR. CASSELL: Objects to form object	4	foundation.
and foundation.	5	THE WITNESS: Fifth.
THE WITNESS: Fifth.	6	BY MR. PAGLIUCA:
BY MR. PAGLIUCA:	7	Q. Does the settlement agreement contain a
Q. Do you understand that Ms. Maxwell believes	8	release of any claims that Ms. Giuffre had or would
that your truthful testimony in this case would be	9	have against you?
helpful to her?	10	MR. CASSELL: Object to form and
MR. CASSELL: Object to form and	11	foundation.
	12	THE WITNESS: Fifth.
	13	BY MR. PAGLIUCA:
		Q. Did the settlement agreement provide for a
Q. You indicated earlier that you and I have	15	release by you of any claims against Giuffre?
never met.		MR. CASSELL: Form and foundation.
		THE WITNESS: Fifth.
correct?		BY MR. PAGLIUCA:
MR. CASSELL: Object to form and		Q. It's true, is it not, Mr. Epstein, you have
foundation.		no economic interest in this litigation?
		MR. CASSELL: Form and foundation.
		Calls for a legal conclusion.
		THE WITNESS: Fifth.
*		BY MR. PAGLIUCA:
MR. CASSELL: Object to form and	25	Q. And by "this litigation," I mean the
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J. Epstein - Confidential	1	J. Epstein - Confidential
foundation.	2	litigation we are here on today, the Plaintiff being
THE WITNESS: Fifth.	3	Ms. Giuffre, the Defendant being Ms. Maxwell.
	4	So, to be clear, you are not named as a
		Defendant in that litigation, correct?
		MR. CASSELL: Form and foundation.
		THE WITNESS: Fifth.
· ·		BY MR. PAGLIUCA:
		Q. The outcome of this litigation, the Giuffre
		versus Maxwell litigation, will have no impact on you
•		financially, correct?
		MR. CASSELL: Form and foundation.
		THE WITNESS: Fifth.
		BY MR. PAGLIUCA:
· ·		Q. And the outcome of of this litigation
		will not affect you in any way, correct?
		MR. CASSELL: Form and foundation.
		THE WITNESS: Fifth.
· · · · · · · · · · · · · · · · · · ·		BY MR. PAGLIUCA:
		Q. In 2007 you entered into what's been
		referred to here today as a non-prosecution agreement with the United States Government; is that correct?
		A. Fifth.
		Q. And as part of that non-prosecution
Rut let me ask you if you can tell me what the terms	25	agreement the United States of America agreed to not
	J. Epstein - Confidential you asserting any Fifth Amendment privilege in this matter? MR. CASSELL: Objects to form object and foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. Do you understand that Ms. Maxwell believes that your truthful testimony in this case would be helpful to her? MR. CASSELL: Object to form and foundation. Calls for speculation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. You indicated earlier that you and I have never met. You and I have never spoken prior to today, correct? MR. CASSELL: Object to form and foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. You have never spoken to any member of my law firm prior to today, correct? MR. CASSELL: Object to form and Page 283 J. Epstein - Confidential foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. In 2009, you entered into a settlement agreement with Ms. Giuffre, formerly known as Ms. Roberts, the Plaintiff in this case, correct? MR. CASSELL: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege. And to the extent that there's an agreement that exists that's confidential, we will not waive the confidentiality agreement. MR. PAGLIUCA: And we can have you can have a standing objection to that on those grounds related to any question I ask about the settlement agreement with Ms. Giuffre, if that makes it easier. MR. GOLDBERGER: Yeah. That makes it easier. Thank you. BY MR. PAGLIUCA: Q. I've not seen the settlement agreement.	J. Epstein - Confidential you asserting any Fifth Amendment privilege in this matter? MR. CASSELL: Objects to form object and foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. Do you understand that Ms. Maxwell believes that your truthful testimony in this case would be helpful to her? MR. CASSELL: Object to form and foundation. Calls for speculation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. You indicated earlier that you and I have never met. You and I have never spoken prior to today, correct? MR. CASSELL: Object to form and foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. You bave never spoken to any member of my law firm prior to today, correct? MR. CASSELL: Object to form and foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. You have never spoken to any member of my law firm prior to today, correct? MR. CASSELL: Object to form and foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. In 2009, you entered into a settlement agreement with Ms. Giuffre, formerly known as Ms. Roberts, the Plaintiff in this case, correct? MR. CASSELL: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege. And to the extent that there's an agreement that exists that's confidential, we will not waive the confidentiality agreement. MR. PAGLIUCA: And we can have you can have a standing objection to that on those grounds related to any question I ask about the settlement agreement with Ms. Giuffre, if that makes it easier. MR. GOLDBERGER: Yeah. That makes it easier. Thank you. BY MR. PAGLIUCA: Q. I've not seen the settlement agreement.

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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	institute criminal charges against alleged potential	2	a witness to testify in this case, correct?
3	co-conspirators in that matter, including	3	A. Fifth.
4	Sarah Kellen, Adriana Ross, Leslie Goth (phonetic),	4	MR. CASSELL: Object to form and
5	or Nadia Marcinkova; is that correct?	5	foundation. Calls for a legal conclusion.
6	MR. CASSELL: Form and foundation.	6	MR. WEINBERG: The answer would be
7	Calls for a legal conclusion.	7	based on the attorney-client privilege
8	MR. WEINBERG: To the extent your	8	communication.
9	knowledge is based on communications with	9	MR. GOLDBERGER: I think he said, the
10	attorneys, attorney-client privilege.	10	Fifth.
11	THE WITNESS: Fifth.	11	THE COURT REPORTER: Okay.
12	BY MR. PAGLIUCA:	12	THE WITNESS: Fifth.
13	Q. You were provided, Mr. Epstein, with a copy	13	BY MR. PAGLIUCA:
14	of the non-prosecution agreement that you entered	14	Q. And setting aside any communications that
15	into with the United States Government in 2007,	15	you may have had with any lawyers representing you,
16	correct?	16	absent the efforts by Mr. Cassell and Edwards to have
17	A. Fifth.	17	your non-prosecution agreement voided, you would be
18		18	• • • • • • • • • • • • • • • • • • • •
19	MR. WEINBERG: Attorney-client	19	able to testify as a witness in this matter, correct? MR. CASSELL: Form and foundation.
19 20	privilege.	20	
	BY MR. PAGLIUCA:	21	Calls for a legal conclusion. THE WITNESS: Fifth.
21	Q. And you've read a non-prosecution agreement	22	
22	that you entered into with the United States		BY MR. PAGLIUCA:
23	Government in 2007 before you signed it, correct?	23	Q. Absent the efforts by Mr. Cassell and
24	A. Fifth.	24	Mr. Edwards to void your non-prosecution agreement,
25	Q. Ms. Maxwell was not identified by name in	25	you would be willing to testify as a witness in this
	Page 287		Page 289
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	the non-prosecution agreement, correct?	2	case, correct?
3	A. Fifth.	3	MR. CASSELL: Form and foundation.
4	Q. And Ms. Maxwell was not identified in the	4	Speculation.
5	non-prosecution agreement because she was not a	5	THE WITNESS: Fifth.
6	conspirator in any crime, correct?	6	BY MR. PAGLIUCA:
7	MR. CASSELL: Form and foundation.	7	Q. And absent the efforts by Mr. Cassell and
8	Calls for a legal conclusion.	8	Mr. Edwards to void your non-prosecution agreement,
9	THE WITNESS: Fifth.	9	your willing, truthful testimony in this case would
10	BY MR. PAGLIUCA:	10	be helpful to Ms. Maxwell, correct?
11	Q. You are aware, from sources other than your	11	MR. CASSELL: Form. Foundation. Calls
12	lawyers, that Mr. Edwards, who is one of the	12	for a legal conclusion. Speculation.
13	Plaintiff's lawyers in this case, and Mr. Cassell,	13	THE WITNESS: Fifth.
14	who has taken your deposition here today, are	14	BY MR. PAGLIUCA:
15	attempting to have your non-prosecution agreement	15	Q. You were asked some questions by
16	with the United States Government voided, correct?	16	Mr. Cassell about the lawsuit by Ms. Roberts against
17	A. Fifth.	17	you.
18	MR. CASSELL: Object to form and	18	It's true, is it not, that the allegations
19	foundation.	19	contained in that complaint against you by Ms
20	MR. GOLDBERGER: And attorney-client	20	then Roberts or Giuffre were false, correct?
21	privilege.	21	MR. CASSELL: Form. Foundation.
22	BY MR. PAGLIUCA:	22	THE WITNESS: Fifth.
23	Q. Absent the attempts by Mr. Cassell and	23	BY MR. PAGLIUCA:
24	Edwards on behalf of their clients to void your	24	Q. And any allegations in that complaint by
		25	Mc Giuffre/Poberts against you relating to



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Ms. Maxwell were false, correct?	2	understood that the statements made about Ms. Maxwell
3	MR. CASSELL: Form. Foundation.	3	were false, correct?
4	THE WITNESS: Fifth.	4	MR. CASSELL: Form. Foundation.
5	BY MR. PAGLIUCA:	5	THE WITNESS: Fifth.
6	Q. Can you tell me, Mr. Epstein, given that	6	BY MR. PAGLIUCA:
7	the allegations against you in the complaint by	7	Q. You understood that those statements were
8	Ms. Roberts/Giuffre were false, why did you settle	8	false because Ms. Maxwell did not recruit
9	the lawsuit?	9	Virginia Roberts to have sex with you, correct?
10	MR. CASSELL: Form. Foundation.	10	MR. CASSELL: Form. Foundation.
11	MR. GOLDBERGER: And attorney-client	11	THE WITNESS: Fifth.
12	privilege.	12	BY MR. PAGLIUCA:
13	MR. WEINBERG: Attorney-client	13	Q. You understood that the statements were
14	privilege. Sorry, Jack.	14	false because Ms. Maxwell did not assist anyone,
15	MR. GOLDBERGER: That's okay, Marty.	15	including yourself, in sexually trafficking
16	THE WITNESS: Fifth.	16	Virginia Roberts to any person, correct?
17	BY MR. PAGLIUCA:	17	MR. CASSELL: Object to form and
18	Q. And without regard so I'm not asking you	18	foundation. And just so the record is
19	for any communication between you and any lawyer.	19	clear, if I just use the words "form,
20	Given the fact that the allegations given	20	foundation"
21	by Miss Giuffre/Roberts against you were false,	21	MR. PAGLIUCA: That is fine with me.
22	without discussing any information communicated to	22	MR. CASSELL: Form. Foundation.
23	you by any lawyer, what were your personal reasons	23	THE WITNESS: Fifth.
24	for settling the lawsuit?	24	BY MR. PAGLIUCA:
25	MR. CASSELL: Form. Foundation.	25	Q. You understand that Virginia Roberts was
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	THE WITNESS: Fifth.	2	not 15 when she claims to have met you, true?
3	MR. WEINBERG: And his and his state	3	MR. CASSELL: Form. Foundation.
4	of mind is inseparable from attorney-client	4	THE WITNESS: Fifth.
5	communications.	5	BY MR. PAGLIUCA:
6	MR. PAGLIUCA: Right. I'm not asking	6	Q. You understand that Virginia Roberts was
7	for any attorney-client communications, so	7	not 16 at the time that she claims to have met you,
8	we are clear.	8	correct?
9	BY MR. PAGLIUCA:	9	MR. CASSELL: Form, foundation.
10	Q. I don't recall if I asked you or not, but I	10	THE WITNESS: Fifth.
11	will ask you now: What were the terms of the	11	BY MR. PAGLIUCA:
12	settlement agreement between yourself and	12	Q. You understand well, isn't it true that
13	Ms. Giuffre/Roberts?	13	Ms. Roberts represented to you, at the time that she
14	A. Fifth.	14	met you, that she was 18 years old?
15	MR. GOLDBERGER: And the standing	15	MR. CASSELL: Form. Foundation.
16	objection on confidentiality.	16	THE WITNESS: Fifth.
17	MR. PAGLIUCA: Understood.	17	BY MR. PAGLIUCA:
18	BY MR. PAGLIUCA:	18	Q. Isn't it true that Ms. Roberts represented
19	Q. Mr. Epstein, you read Ms. Roberts'	19	to others in your presence that she was over the age
20	Ms. Virginia Roberts'/Giuffre's statements published	20	of 18?
21	in the media about Ghislaine Maxwell, correct?	21	MR. CASSELL: Form. Foundation.
22 23	MR. CASSELL: Form. Foundation.	22 23	THE WITNESS: Fifth.
23 24	THE WITNESS: Fifth. BY MR. PAGLIUCA:	24	BY MR. PAGLIUCA: Q. Isn't it true that Ms. Roberts represented
25	Q. When you read those statements, you	25	to Ms. Maxwell that she was over the age of 18?
ر ب	Q. When you read those statements, you	122	to 1415. Maxwell that she was over the age of 10?



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. CASSELL: Form. Foundation.	2	BY MR. PAGLIUCA:
3	THE WITNESS: Fifth.	3	Q. At the time that Ms. Giuffre/Roberts met
4	BY MR. PAGLIUCA:	4	you and told you that she was over the age of 18 and
5	Q. Mr. Cassell asked you some questions about	5	a masseuse, she was living with someone that she
6	a purported hospital visit involving you and	6	identified as her fiance, correct?
7	Ms. Roberts/Giuffre in New York.	7	MR. CASSELL: Form. Foundation.
8	Do you recall that, if you know, that	8	THE WITNESS: Fifth.
9	Ms. Roberts represented to the hospital folks that	9	BY MR. PAGLIUCA:
LO	she was over the age of 18?	10	Q. At the time that Ms. Giuffre met you
L1	MR. CASSELL: Form. Foundation.	11	represented to you that she was a masseuse over the
L2	THE WITNESS: Fifth.	12	age of 18, driving her own car, and living with her
L3	BY MR. PAGLIUCA:	13	fiance in an apartment, she had the ability to come
L 4	Q. Now, when you met Ms. Giuffre/Roberts, in	14	and go from your residence as she pleased, correct?
L5		15	MR. CASSELL: Form. Foundation.
L 5	addition to telling you that she was over the age of	16	THE WITNESS: Fifth.
L 7	18, she represented to you that she worked as a	17	BY MR. PAGLIUCA:
L 7 L 8	masseuse at Mar-a-Lago, correct?	18	
	MR. CASSELL: Form. Foundation.	19	Q. You never forced Ms. Roberts ever to stay
L9	THE WITNESS: Fifth.	20	over your house at night, correct?
20	BY MR. PAGLIUCA:		MR. CASSELL: Form. Foundation.
21	Q. And you would have met her sometime in the	21	Vague.
22	late fall because Mar-a-Lago is closed, at least the	22	THE WITNESS: Fifth.
23	spa part of Mar-a-Lago is closed, during the summer,	23	BY MR. PAGLIUCA:
24	correct?	24	Q. Ms. Roberts was never forced to do anything
25	MR. CASSELL: Form. Foundation.	25	by you, correct?
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	THE WITNESS: Fifth.	2	MR. CASSELL: Form. Foundation.
3	BY MR. PAGLIUCA:	3	Vague.
4	Q. And in 2000, 2001, the spa would have been	4	THE WITNESS: Fifth.
5	closed during the summer, correct?	5	BY MR. PAGLIUCA:
6	MD CACCELL E E 1.4	- C	
	MR. CASSELL: Form. Foundation.	6	Q. Ms. Roberts was not a "sex slave," correct?
7	THE WITNESS: Fifth.	7	Q. Ms. Roberts was not a "sex slave," correct? MR. CASSELL: Form. Foundation.
8	THE WITNESS: Fifth. BY MR. PAGLIUCA:	7 8	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth.
8	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. It was your decision to hire Ms. Giuffre as	7 8 9	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA:
8 9 L0	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. It was your decision to hire Ms. Giuffre as a masseuse, understanding that she was over the age	7 8 9 10	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And you never sexually trafficked
8 9 L0 L1	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. It was your decision to hire Ms. Giuffre as a masseuse, understanding that she was over the age of 18, correct?	7 8 9 10 11	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And you never sexually trafficked Ms. Roberts to anyone, correct?
8 9 L0 L1 L2	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. It was your decision to hire Ms. Giuffre as a masseuse, understanding that she was over the age of 18, correct? MR. CASSELL: Form, foundation.	7 8 9 10 11 12	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And you never sexually trafficked Ms. Roberts to anyone, correct? MR. CASSELL: Form. Foundation.
8 9 L0 L1 L2	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. It was your decision to hire Ms. Giuffre as a masseuse, understanding that she was over the age of 18, correct?	7 8 9 10 11	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And you never sexually trafficked Ms. Roberts to anyone, correct? MR. CASSELL: Form. Foundation. THE WITNESS: Fifth.
8 9 L0 L1 L2 L3	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. It was your decision to hire Ms. Giuffre as a masseuse, understanding that she was over the age of 18, correct? MR. CASSELL: Form, foundation.	7 8 9 10 11 12 13 14	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And you never sexually trafficked Ms. Roberts to anyone, correct? MR. CASSELL: Form. Foundation.
8 9 L0 L1 L2 L3 L4	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. It was your decision to hire Ms. Giuffre as a masseuse, understanding that she was over the age of 18, correct? MR. CASSELL: Form, foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And she was not recruited by you or anyone	7 8 9 10 11 12 13 14	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And you never sexually trafficked Ms. Roberts to anyone, correct? MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. At the time Ms. Roberts made statements to
8 9 L0 L1 L2 L3 L4 L5	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. It was your decision to hire Ms. Giuffre as a masseuse, understanding that she was over the age of 18, correct? MR. CASSELL: Form, foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And she was not recruited by you or anyone else to have sex with you, correct?	7 8 9 10 11 12 13 14 15 16	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And you never sexually trafficked Ms. Roberts to anyone, correct? MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA:
8 9 L0 L1 L2 L3 L4 L5 L6	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. It was your decision to hire Ms. Giuffre as a masseuse, understanding that she was over the age of 18, correct? MR. CASSELL: Form, foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And she was not recruited by you or anyone else to have sex with you, correct? MR. CASSELL: Form. Foundation.	7 8 9 10 11 12 13 14 15 16 17	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And you never sexually trafficked Ms. Roberts to anyone, correct? MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. At the time Ms. Roberts made statements to the media about you and Ms. Maxwell, you told Ms. Maxwell on January 25th, 2015, that "You have
8 9 L0 L1 L2 L3 L4 L5 L6	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. It was your decision to hire Ms. Giuffre as a masseuse, understanding that she was over the age of 18, correct? MR. CASSELL: Form, foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And she was not recruited by you or anyone else to have sex with you, correct?	7 8 9 10 11 12 13 14 15 16 17	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And you never sexually trafficked Ms. Roberts to anyone, correct? MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. At the time Ms. Roberts made statements to the media about you and Ms. Maxwell, you told
8 9 L0 L1 L2 L3 L4 L5 L6 L7	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. It was your decision to hire Ms. Giuffre as a masseuse, understanding that she was over the age of 18, correct? MR. CASSELL: Form, foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And she was not recruited by you or anyone else to have sex with you, correct? MR. CASSELL: Form. Foundation.	7 8 9 10 11 12 13 14 15 16 17	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And you never sexually trafficked Ms. Roberts to anyone, correct? MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. At the time Ms. Roberts made statements to the media about you and Ms. Maxwell, you told Ms. Maxwell on January 25th, 2015, that "You have
8 9 L0 L1 L2 L3 L4 L5 L6 L7	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. It was your decision to hire Ms. Giuffre as a masseuse, understanding that she was over the age of 18, correct? MR. CASSELL: Form, foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And she was not recruited by you or anyone else to have sex with you, correct? MR. CASSELL: Form. Foundation. THE WITNESS: Fifth.	7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And you never sexually trafficked Ms. Roberts to anyone, correct? MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. At the time Ms. Roberts made statements to the media about you and Ms. Maxwell, you told Ms. Maxwell on January 25th, 2015, that "You have done nothing wrong, and I would urge you to start
8 9 L0 L1 L2 L3 L4 L5 L6 L7 L8	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. It was your decision to hire Ms. Giuffre as a masseuse, understanding that she was over the age of 18, correct? MR. CASSELL: Form, foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And she was not recruited by you or anyone else to have sex with you, correct? MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA:	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And you never sexually trafficked Ms. Roberts to anyone, correct? MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. At the time Ms. Roberts made statements to the media about you and Ms. Maxwell, you told Ms. Maxwell on January 25th, 2015, that "You have done nothing wrong, and I would urge you to start acting like it. Go outside, head high, not as an
8 9 10 11 12 13 14 15 16 17 18 19	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. It was your decision to hire Ms. Giuffre as a masseuse, understanding that she was over the age of 18, correct? MR. CASSELL: Form, foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And she was not recruited by you or anyone else to have sex with you, correct? MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. Now, at the time that Ms. Giuffre met you	7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And you never sexually trafficked Ms. Roberts to anyone, correct? MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. At the time Ms. Roberts made statements to the media about you and Ms. Maxwell, you told Ms. Maxwell on January 25th, 2015, that "You have done nothing wrong, and I would urge you to start acting like it. Go outside, head high, not as an escaping convict. Go to parties. Deal with it."
8	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. It was your decision to hire Ms. Giuffre as a masseuse, understanding that she was over the age of 18, correct? MR. CASSELL: Form, foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And she was not recruited by you or anyone else to have sex with you, correct? MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. Now, at the time that Ms. Giuffre met you and represented that she was a masseuse and over the	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And you never sexually trafficked Ms. Roberts to anyone, correct? MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. At the time Ms. Roberts made statements to the media about you and Ms. Maxwell, you told Ms. Maxwell on January 25th, 2015, that "You have done nothing wrong, and I would urge you to start acting like it. Go outside, head high, not as an escaping convict. Go to parties. Deal with it." Do you remem recall making that written
8 9 10 11 12 13 14 15 16 17 18 19 220	THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. It was your decision to hire Ms. Giuffre as a masseuse, understanding that she was over the age of 18, correct? MR. CASSELL: Form, foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And she was not recruited by you or anyone else to have sex with you, correct? MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. Now, at the time that Ms. Giuffre met you and represented that she was a masseuse and over the age of 18, she was driving her own car, correct?	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. And you never sexually trafficked Ms. Roberts to anyone, correct? MR. CASSELL: Form. Foundation. THE WITNESS: Fifth. BY MR. PAGLIUCA: Q. At the time Ms. Roberts made statements to the media about you and Ms. Maxwell, you told Ms. Maxwell on January 25th, 2015, that "You have done nothing wrong, and I would urge you to start acting like it. Go outside, head high, not as an escaping convict. Go to parties. Deal with it." Do you remem recall making that written statement to Ms. Maxwell in an e-mail produced in



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. PAGLIUCA:	2	BY MR. PAGLIUCA:
3	Q. And at the time that you made that e-mail	3	Q. You responded, "Okay, with me," because, in
4	statement to Ms. Maxwell, you made it because it was	4	fact, was your girlfriend from at least the
5	true, correct?	5	end of 1999 through 2002, correct?
6	MR. CASSELL: Form. Foundation.	6	MR. CASSELL: Form. Foundation.
7	THE WITNESS: Fifth.	7	THE WITNESS: Fifth.
8	BY MR. PAGLIUCA:	8	BY MR. PAGLIUCA:
9	Q. When you said to Ms. Maxwell in your	9	Q. It is true that neither you nor Ms. Maxwell
10	written communication on January 25th, 2015, "You	10	trained Virginia Roberts to have sex with anyone,
11	have done nothing wrong," you were referring to	11	correct?
12	Ms. Giuffre/Roberts' false claims that somehow	12	MR. CASSELL: Form. Foundation.
13	Ms. Maxwell had participated in sexual misconduct	13	THE WITNESS: Fifth.
14	with Ms. Giuffre/Roberts, correct?	14	BY MR. PAGLIUCA:
15	MR. CASSELL: Form. Foundation.	15	Q. And it is true that you never pimped
16	THE WITNESS: Fifth.	16	Virginia Roberts/Giuffre out to any other person,
17	BY MR. PAGLIUCA:	17	correct?
18	Q. When you said to Ms. Maxwell, "You have	18	MR. CASSELL: Form. Foundation.
19	done nothing wrong," you were telling her that you	19	Vague.
20	knew that she had not been involved in any illegal	20	THE WITNESS: Fifth.
21	activity associated with you, correct?	21	BY MR. PAGLIUCA:
22	MR. CASSELL: Form. Foundation.	22	Q. To your knowledge, Virginia Roberts/Giuffre
23	THE WITNESS: Fifth.	23	did not have sex with Alan Dershowitz?
24	BY MR. PAGLIUCA:	24	MR. CASSELL: Form. Foundation.
25	Q. You urged Ms. Maxwell to start acting like	25	BY MR. PAGLIUCA:
	Page 299		Page 301
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	she had done nothing wrong, because you knew that she	2	Q. Correct?
3	had, in fact, done nothing wrong, correct?	3	A. Fifth.
4	MR. CASSELL: Form. Foundation. Calls	4	Q. Any other world leaders, correct?
5	for speculation.	5	MR. CASSELL: Form. Foundation.
6	THE WITNESS: Fifth.	6	THE WITNESS: Fifth.
7	BY MR. PAGLIUCA:	7	BY MR. PAGLIUCA:
8	Q. When you told Ms. Maxwell, "Go outside,	8	Q. Any other political figures in the
9	head high, not as an escaping convict," you were	9	United States?
10	encouraging her to act like she had done nothing	10	MR. CASSELL: Form. Foundation.
11	wrong because, in fact, she had done nothing wrong, correct?	11	THE WITNESS: Fifth.
12 13	MR. CASSELL: Form. Foundation.	12 13	BY MR. PAGLIUCA:
13 14		14	Q. Any other entertainers?A. Fifth.
15	Vague. THE WITNESS: Fifth.	15	MR. CASSELL: Form. Foundation.
16	BY MR. PAGLIUCA:	16	THE WITNESS: Sorry.
17	Q. You were responding to an e-mail sent to	17	BY MR. PAGLIUCA:
18	you by Ms. Maxwell on January 24th, 2015, in which	18	Q. In particular, David Copperfield?
19	she indicated, "I would appreciate it if would	19	MR. CASSELL: Form. Foundation.
20	come out and say that she was your girlfriend. I	20	THE WITNESS: Fifth.
21	think she was from end '99 to 2002."	21	BY MR. PAGLIUCA:
22	Do you recall receiving that communication	22	Q. You understood that Ms. Roberts/Giuffre
23	from Ms. Maxwell and responding to it?	23	left the United States in, roughly, 2002 to go to
24	MR. CASSELL: Form. Foundation.	24	Thailand, correct?
25	THE WITNESS: Fifth	25	Λ Fifth



Page 302 Page 304 J. Epstein - Confidential J. Epstein - Confidential 1 1 2 2 Q. And the last time that you spoke or saw her BY MR. PAGLIUCA: 3 was prior to her leaving for Thailand, correct? 3 Q. The police reports generally indicated that 4 MR. CASSELL: Form. Foundation. 4 allegations that you had sexual contact with females 5 THE WITNESS: Fifth. 5 under the age of 18 in the Palm Beach area, correct? б 6 A. Fifth. BY MR. PAGLIUCA: 7 O. You understood that Ms. Roberts/Giuffre 7 Q. Virginia Roberts/Giuffre was not one of the 8 went to Thailand because she had a warrant out for alleged victims discussed or contacted in connection with that investigation, correct? 9 her arrest for theft from the Roadhouse Grill. 9 10 10 MR. CASSELL: Form. Foundation. correct? 11 MR. CASSELL: Form. Foundation. Calls 11 THE WITNESS: Fifth. 12 12 for a legal conclusion. BY MR. PAGLIUCA: THE WITNESS: Fifth. 13 13 Q. And to your knowledge, BY MR. PAGLIUCA: 14 14 Virginia Roberts/Giuffre was never contacted by the 15 Palm Beach Police Department? Q. You were asked some questions by 15 MR. CASSELL: Form. Foundation. Mr. Cassell regarding the -- I can't recall what he 16 16 referred to it as. I think it was the Palm Beach 17 17 Vague. 18 18 THE WITNESS: Fifth. investigation. 19 19 Are you aware that in approximately March BY MR. PAGLIUCA: 20 of 2005 -- I'm just going to wait for that noise to 20 Q. None of the alleged victims in the Palm 21 die down here, whatever that is. 21 Beach investigation identified Ghislaine Maxwell as a part of any alleged sexual contact scheme, correct? 22 You're aware that in approximately March 22 23 of 2005, the Palm Beach Police Department began an 23 MR. CASSELL: Form. Foundation. 24 24 investigation concerning you based on a report from a THE WITNESS: Fifth. 25 woman named Erica Gonzalez? 25 Page 303 Page 305 J. Epstein - Confidential J. Epstein - Confidential 1 1 2 MR. CASSELL: Form. Foundation. 2 BY MR. PAGLIUCA: 3 3 MR. GOLDBERGER: And attorney-client Q. You're aware that no one connected with 4 that investigation accused Ms. Maxwell of any 4 privilege. 5 5 THE WITNESS: Fifth. wrongdoing? 6 6 BY MR. PAGLIUCA: MR. CASSELL: Form. Foundation. 7 Q. I'm not asking you for any information 7 THE WITNESS: Fifth. based on attorney-client privilege, Mr. Epstein, for 8 8 BY MR. PAGLIUCA: 9 any of these questions. O. None of the alleged victims in the Palm 9 10 I'm assuming that you were provided and 10 Beach investigation claimed that they traveled with read police reports related to the Palm Beach 11 11 you in any airplane, correct? investigation. Based on your reading of those 12 12 A. Fifth. reports and not based on any conversations with any 13 13 Q. None of the alleged victims in the Palm lawyers that you may have had at the time, you are 14 14 Beach investigation claimed that they traveled with 15 aware that in approximately March of 2005, the Palm 15 you outside of the State of Florida, correct? Beach Police Department began an investigation 16 16 MR. CASSELL: Form. Foundation. concerning you based on a report from a woman named 17 17 THE WITNESS: Fifth. 18 Erica Gonzalez? 18 BY MR. PAGLIUCA: 19 A. Fifth. 19 Q. None of the alleged victims in the Palm 20 20 Beach investigation claimed that you have been Q. You were provided with a copy of the police reports related to that investigation, correct? introduced to them by Ghislaine Maxwell, correct? 21 21 22 22 MR. CASSELL: Form. Foundation. 23 23 MR. GOLDBERGER: And attorney-client THE WITNESS: Fifth. 24 24 privilege. BY MR. PAGLIUCA: 25 25 Q. In fact, the majority of the alleged



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	victims in the Palm Beach investigation claimed to	2	you overnight in any residence?
3	have been recruited by someone named Haley Robson,	3	MR. CASSELL: Form. Foundation.
4	correct?	4	THE WITNESS: Fifth.
5	MR. CASSELL: Form. Foundation.	5	BY MR. PAGLIUCA:
6	THE WITNESS: Fifth.	6	Q. You're aware that none of those alleged
7	BY MR. PAGLIUCA:	7	victims claimed to have ever met or talked to
8	Q. You're aware, Mr. Epstein, that these	8	Ms. Maxwell?
9	police reports are available as a public record by	9	MR. CASSELL: Form. Foundation.
10	request to the Palm Beach Police Department?	10	THE WITNESS: Fifth.
11	A. Fifth.	11	BY MR. PAGLIUCA:
12	Q. And you're aware, Mr. Epstein, that	12	Q. And you're aware that none of those alleged
13	unredacted versions of these police reports can be	13	victims ever claimed to have been paid by
14	obtained from the State's Attorney's Office hereby a	14	Ms. Maxwell?
15	letter request, correct?	15	MR. CASSELL: Form. Foundation.
16	MR. CASSELL: Form form.	16	THE WITNESS: Fifth.
17		17	
	Foundation.		BY MR. PAGLIUCA:
18	THE WITNESS: Fifth.	18	Q. It is true, Mr. Epstein, that you, at least
19	BY MR. PAGLIUCA:	19	during timeframe that we are talking about here, so I
20	Q. Mr. Cassell asked you some questions	20	will say from, let's say, 1999 through 2005, enjoyed
21	earlier about some police reports related to	21	getting a massage; is that correct?
22	Ms. Roberts/Giuffre related to her claims that she	22	A. Fifth.
23	had been sexually assaulted here in Florida by men	23	Q. And you had many masseuses that you hired
24	other than you. Do you recall those questions?	24	to come to your house to give you a massage, correct?
25	A. Yes.	25	MR. CASSELL: Object to form.
	Page 307		Page 309
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Q. Okay. Are you aware that those police	2	THE WITNESS: Fifth.
3	reports are also available by simply requesting them	3	BY MR. PAGLIUCA:
4	from the Palm Beach Police Department?	4	Q. Many of those masseuses were contacted as
5	MR. CASSELL: Form. Foundation. Calls	5	part of the Palm Beach Police Department
6	for a legal conclusion.	6	investigation; do you recall that?
7	THE WITNESS: Fifth.	7	A. Fifth.
8	MR. CASSELL: Can we hold on one	8	Q. And many of those masseuses that were
9	second?	9	contacted indicated that all of their massages were
10	MR. PAGLIUCA: Sure. Having a problem	10	professional and paid for by you; do you recall that?
11	there?	11	MR. CASSELL: Form. Foundation.
12	MR. CASSELL: Take 30 seconds to see if	12	THE WITNESS: Fifth.
13	we can get these going.	13	BY MR. PAGLIUCA:
14	All right. You're on, Jeff.	14	Q. Now, you after Ms. Roberts left the
15	MR. PAGLIUCA: Okay.	15	country as a result of the warrant out for her arrest
16	BY MR. PAGLIUCA:	16	for theft, you later learned that she was bringing
17	Q. With regard to the Palm Beach Police	17	civil claims against you, purporting that you had
18	Department investigation, you're aware that none of	18	sexually assaulted her, correct?
19	the alleged victims in that matter claimed to have	19	MR. CASSELL: Form. Foundation.
20	lived with you?	20	THE WITNESS: Fifth.
21	MR. CASSELL: Form. Foundation.	21	BY MR. PAGLIUCA:
22	THE WITNESS: Fifth.	22	Q. And those claims were raised up by her
23	BY MR. PAGLIUCA:	23	after a lot of publicity had occurred related to the
24	Q. You're aware that none of the alleged	24	Palm Beach investigation about you with the
25	victims in that matter claimed to have stayed with	25	allegations of sexual misconduct, correct?



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. CASSELL: Form. Foundation.	2	MR. CASSELL: Form. Foundation. Lack
3	THE WITNESS: Fifth.	3	of personal knowledge.
4	BY MR. PAGLIUCA:	4	THE WITNESS: Fifth.
5	Q. There were widespread media reports	5	BY MR. PAGLIUCA:
6	detailing the allegations about you in the press here	6	Q. And you knew personally that Mr. Rothstein
7	in the South Florida area at the time, correct?	7	worked with Mr. Edwards because you sued both
8	MR. CASSELL: Form. Foundation.	8	Mr. Rothstein and Mr. Edwards in case captioned
9	THE WITNESS: Fifth.	9	Jeffrey Epstein, Plaintiff, versus Scott Rothstein,
10	BY MR. PAGLIUCA:	10	individually, Bradley J. Edwards, individually, and
11	Q. Would you agree with me, Mr. Epstein, that	11	L.M., individually in 2009, correct?
12	the police the leaking of the police reports and	12	MR. CASSELL: Form. Foundation. Lack
13	the leaking of the information to the press, the	13	of personal knowledge.
14	reporting of the allegations by the press made you an	14	THE WITNESS: Fifth.
15	easy target for anyone who wanted to make a claim of	15	BY MR. PAGLIUCA:
16	sexual misconduct against you?	16	Q. That would be in 2008. So let me amend
17	MR. CASSELL: Form. Foundation.	17	that. The question would be in 2008.
18	THE WITNESS: Fifth.	18	MR. CASSELL: Form. Foundation. Lack
19	BY MR. PAGLIUCA:	19	of personal knowledge.
20	Q. And, indeed, there were many people who	20	BY MR. PAGLIUCA:
21	began falsely claiming that you had engaged in some	21	Q. Your lawyer at the time was somebody named
22	form of sexual misconduct with them?	22	Robert D. Critton, correct?
23	MR. CASSELL: Form. Foundation.	23	MR. CASSELL: Form, foundation. Lack
24	THE WITNESS: Fifth.	24	of proper pronunciation. It's Critton, I
25		25	think.
	Page 311		Page 313
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. PAGLIUCA:	2	BY MR. PAGLIUCA:
3	Q. You were also an easy target for	3	Q. Critton. Okay. C-R-I-T-T-O-N.
4	unscrupulous lawyers to make those claims and promote	4	A. Fifth.
5	those claims against you, correct?	5	Q. You say, Critton. I say, Critton. I don't
6	MR. CASSELL: Form. Foundation.	6	know how to
7	Vague.	7	MR. CASSELL: Jack might know.
8	THE WITNESS: Fifth.	8	MR. GOLDBERGER: I hate to weigh in on
9	BY MR. PAGLIUCA:	9	it, but Mr. Cassell's Professor Cassell
10	Q. For example, there was a lawyer, now	10	is correct.
11	disbarred and in prison, named Mr. Rothstein, who was	11	BY MR. PAGLIUCA:
12	promoting lawsuits against you as part of a Ponzi	12	Q. In that lawsuit you claimed that
13	scheme here, correct?	13	Mr. Rothstein and Mr. Edwards manufactured claims
14	MR. CASSELL: Form. Foundation.	14	against you, correct?
15	THE WITNESS: Fifth.	15	MR. CASSELL: Form. Foundation.
16	BY MR. PAGLIUCA:	16	THE WITNESS: Fifth.
17	Q. And Mr. Rothstein was trying to convince	17	BY MR. PAGLIUCA:
18	people to buy shares in litigation against you and	18	Q. In that lawsuit, you alleged that
19	the outcome of litigation against you, correct?	19	Mr. Rothstein and Mr. Edwards were guilty of criminal
20	MR. CASSELL: Form. Foundation.	20	conduct, including running a Ponzi scheme, securities
21	THE WITNESS: Fifth.	21	fraud, perjury, and other crimes, correct?
22	BY MR. PAGLIUCA:	22	MR. CASSELL: Form. Foundation.
23	Q. Mr. Rothstein worked with an individual	23	THE WITNESS: Fifth.
24 25	named Bradley Edwards prior to Mr. Rothstein being	24	BY MR. PAGLIUCA: O You indicated well isn't it true that
12	provedured and imprisoned correct?	1/5	II YOU INCICATED - WALL 1987 If true that



	Page 314		Page 316
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Mr. Rothstein and Mr. Edwards were able to have women	2	from possible prosecution from others, correct?
3	change their stories about you and make false	3	MR. CASSELL: Form. Foundation.
4	allegations against you for money?	4	THE WITNESS: Fifth.
5	MR. CASSELL: Form. Foundation.	5	MR. GOLDBERGER: And attorney-client.
6	THE WITNESS: Fifth.	6	MR. WEINBERG: Attorney-client
7	BY MR. PAGLIUCA:	7	privilege.
8	Q. In this case, you are aware that	8	MR. GOLDBERGER: Yeah. We got it.
9	Mr. Edwards represents Ms. Giuffre/Roberts?	9	Thanks.
10	A. Fifth.	10	MR. WEINBERG: Sorry, Jack.
11	Q. And you are aware that Mr. Edwards and a	11	MR. GOLDBERGER: That's all right.
12	lawyer named Jack Scarola contacted Ms. Giuffre prior	12	BY MR. PAGLIUCA:
13	to the filing of any of this lawsuit to discuss	13	Q. It is true, Mr. Epstein, you have no
14	with her allegations against you and Ms. Maxwell,	14	loyalty to Ms. Maxwell, as you sit here today,
15	correct?	15	correct?
16	A. Fifth.	16	MR. CASSELL: Form. Foundation.
17	Q. Is it it is true that Mr. Edwards	17	THE WITNESS: Fifth.
18	provided Ms. Giuffre/Roberts with substantial	18	MR. PAGLIUCA: I think I am done. So
19	information from both the Palm Beach investigation	19	if you'll give me a minute, I'll go over my
20	about you and other information that they had	20	notes. We can take a five-minute break.
21	obtained so that they could promote their allegations	21	VIDEO TECHNICIAN: Off the record at
22	against you in this litigation, correct?	22	1:03.
23	MR. CASSELL: Form. Foundation. Calls	23	(A recess was taken.)
24	for speculation. Lack of personal	24	VIDEO TECHNICIAN: On the record at
25	knowledge.	25	1:18.
	Page 315		Page 317
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	THE WITNESS: Fifth.	2	BY MR. PAGLIUCA:
3	BY MR. PAGLIUCA:	3	Q. I just have a few more questions,
4	Q. It is true, Mr. Epstein, that you did not	4	Mr. Epstein.
5	sexually traffic Ms. Roberts/Giuffre, correct?	5	This person that you've identified
6	MR. CASSELL: Form. Foundation.	6	as being your girlfriend, this was, roughly, from the
7	THE WITNESS: Fifth.	7	end of 1999 that was your girlfriend, correct?
8	BY MR. PAGLIUCA:	8	A. Fifth.
9	Q. And it's true, Mr. Epstein, that	9	Q. What's last name?
10	Ms. Maxwell did nothing to assist you in sexually	10	A. Fifth.
11	trafficking Ms. Giuffre/Roberts, correct?	11	Q. And is it true that you had not
12	MR. CASSELL: Form. Foundation.	12	MR. CASSELL: I'm sorry. Can we go
13	THE WITNESS: Fifth.	13	the question before the "last name," I
14	BY MR. PAGLIUCA:	14	should have objected to form and foundation
15	Q. The reason you are asserting a Fifth	15	on that one.
16	Amendment privilege here today has nothing do with	16	MR. PAGLIUCA: What was
17	Ghislaine Maxwell, correct?	17	name?
18	MR. CASSELL: Form. Foundation. Calls	18	MR. CASSELL: The one that was,
19	for speculation.	19	in fact, your girlfriend. I'm sorry. I
20	THE WITNESS: Fifth.	20	apologize. I should have form and
21	MR. GOLDBERGER: And attorney-client	21	foundation on that one.
22	privilege.	22	MR. PAGLIUCA: I'll give it to you.
23	BY MR. PAGLIUCA:	23	MR. CASSELL: Thanks.
24	Q. The reason you are asserting the Fifth	24	MR. PAGLIUCA: In face, here, I'll ask
4 1	Q. The reason you are asserting the Firth	1	MIK. I AGLICCA. III lace, liele, I ii ask



J. Epstein - Confidential MR. CASSELL: Thank you. BY MR. PAGLIUCA: Q. It is true that was your girlfriend from approximately the end of 1999, correct? MR. CASSELL: Form and foundation. MR. CASSELL: Form. Foundation THE WITNESS: Fifth. BY MR. PAGLIUCA: MR. CASSELL: Form and foundation. MR. CASSELL: Form and foundation. Thank you. The WITNESS: Fifth. Spent less and less time, so increasingly less and less time, so increasingly less and less time.	Is. Maxwell ss time?
2 MR. CASSELL: Thank you. 3 BY MR. PAGLIUCA: 4 Q. It is true that was your girlfriend 5 from approximately the end of 1999, correct? 6 MR. CASSELL: Form and foundation. 7 Thank you. 2 correct? 3 MR. CASSELL: Form. Foundation. 4 THE WITNESS: Fifth. 5 BY MR. PAGLIUCA: 6 Q. And after 1999, moving forward, M. 7 spent less and less time, so increasingly less	Is. Maxwell ss time?
3 MR. CASSELL: Form. Foundation 4 Q. It is true that was your girlfriend 5 from approximately the end of 1999, correct? 6 MR. CASSELL: Form and foundation. 7 Thank you. 3 MR. CASSELL: Form. Foundation 4 THE WITNESS: Fifth. 5 BY MR. PAGLIUCA: 6 Q. And after 1999, moving forward, Mr. CASSELL: Form and foundation. 7 spent less and less time, so increasingly less	Is. Maxwell ss time?
4 Q. It is true that was your girlfriend 5 from approximately the end of 1999, correct? 5 BY MR. PAGLIUCA: 6 MR. CASSELL: Form and foundation. 7 Thank you. 5 BY MR. PAGLIUCA: 6 Q. And after 1999, moving forward, M spent less and less time, so increasingly less	Is. Maxwell ss time?
5 from approximately the end of 1999, correct? 6 MR. CASSELL: Form and foundation. 7 Thank you. 5 BY MR. PAGLIUCA: 6 Q. And after 1999, moving forward, M 7 spent less and less time, so increasingly less	ss time ?
6 MR. CASSELL: Form and foundation. 7 Thank you. 6 Q. And after 1999, moving forward, No. 7 spent less and less time, so increasingly less	ss time ?
7 Thank you. 7 spent less and less time, so increasingly less	ss time ?
	?
8 THE WITNESS: Fifth. 8 visiting your house in Palm Beach, correct	
9 BY MR. PAGLIUCA: 9 MR. CASSELL: Form. Foundation	
Q. Ms. Maxwell had not been your girlfriend 10 THE WITNESS: Fifth.	
for some time prior to 1999, correct? 11 BY MR. PAGLIUCA:	
12 MR. CASSELL: Form. Foundation. 12 Q. You were the person responsible for	r hiring
13 THE WITNESS: Fifth. 13 or firing any of your domestic employees f	
14 BY MR. PAGLIUCA: 14 moving forward in time, correct?	10111 1770
Q. In fact, beginning prior to 1999, you spent 15 MR. CASSELL: Form. Foundation	
16 less and less time with Ms. Maxwell, correct? 16 THE WITNESS: Fifth.	
17 MR. CASSELL: Form. Foundation. And 17 BY MR. PAGLIUCA:	
18 and chronology. 18 Q. From 1998 moving forward in time	. vou made
19 Are you saying are you going 19 all of the decisions with regard to the hiring	•
backwards in time? 20 backwards in time? 20 firing of any employee, correct?	> una
21 MR. PAGLIUCA: Yes, I am. 21 MR. CASSELL: Form. Foundation	
22 MR. CASSELL: Okay. Vague. 22 THE WITNESS: Fifth.	•
23 THE WITNESS: Fifth. 23 BY MR. PAGLIUCA:	
24 BY MR. PAGLIUCA: 24 Q. From 1998 moving forward, you m	ade all the
25 Q. After 1999, when was your 25 decisions with regard to the job functions of	
Page 319	Page 321
	J
1 J. Epstein - Confidential 1 J. Epstein - Confidential 2 girlfriend, Ms. Maxwell spent less and less time in 2 your domestic employees, correct?	
your presence, correct? 3 your presence, correct? 3 MR. CASSELL: Form. Foundation.	
4 MR. CASSELL: Form. Foundation. 4 THE WITNESS: Fifth.	
5 THE WITNESS: Fifth. 5 BY MR. PAGLIUCA:	
6 BY MR. PAGLIUCA: 6 Q. Is it true that you had a falling out w	vith
7 Q. After 1999, when was your 7 Virginia Roberts/Giuffre because she was i	
8 girlfriend, Ms. Maxwell spent less time at any of 8 using drugs and abusing drugs from 19 2	~ .
9 your residences, correct? 9 2002?	ooo unougn
10 MR. CASSELL: Form. Foundation. 10 MR. CASSELL: Form. Foundation.	
11 THE WITNESS: Fifth. 11 THE WITNESS: Fifth.	
12 BY MR. PAGLIUCA: 12 BY MR. PAGLIUCA:	
13 Q. After 1999, Ms. Maxwell increasingly 13 Q. And you had a falling out with Ms.	Giuffre
decreased her visits to the your Palm Beach 14 as a result of what you observed to be errat	
15 residence, correct? 15 behavior, including criminal activity?	
16 MR. CASSELL: Form. Foundation. 16 MR. CASSELL: Form. Foundation.	Lack
17 THE WITNESS: Fifth. 17 of personal knowledge.	Luck
18 BY MR. PAGLIUCA: 18 THE WITNESS: Fifth.	
19 Q. After 1999, Ms. Maxwell decreased the 19 BY MR. PAGLIUCA:	
20 frequency of her travels with you, correct? 20 Q. Do you ever recall meeting anyone	named
21 MR. CASSELL: Form. Foundation. 21 Renaldo Rizzo?	
THE WITNESS: Fifth. 22 MR. CASSELL: Form. Foundation.	
23 BY MR. PAGLIUCA: 23 THE WITNESS: Fifth.	
Q. And over time, from 1999 moving forward, 24 BY MR. PAGLIUCA:	
25 Miss Maxwell spent less and less time with you, 25 Q. Ms. Rizzo Mr. Rizzo has claimed	that he



Page 324 Page 322 1 J. Epstein - Confidential 1 J. Epstein - Confidential 2 MS. MCCAWLEY: That's fine. 2 was at a birthday party at your Palm Beach residence 3 outside by your pool in which the only other 3 MR. CASSELL: -- and she'll backstop me 4 4 attendees were children. in case I miss a trick along the way, so... 5 Is that a true statement or not? 5 REDIRECT EXAMINATION 6 6 MR. CASSELL: Foundation. Misstates BY MR. CASSELL: 7 7 O. We have the advantage by a very skilled 8 8 court reporter who's given us a -- essentially a THE WITNESS: Fifth. 9 BY MR. PAGLIUCA: 9 real-time transcript here. O. It is, in fact, not true that you had any 10 10 But I noticed that on this real-time 11 birthday party with minor children in attendance at 11 transcript, at page 245, line 12, the question was your pool in Palm Beach, correct? asked to you by Mr. Pagliuca, "Any relationship you 12 12 MR. CASSELL: Foundation. 13 had, whether personal or business, ended with 13 14 THE WITNESS: Fifth. 14 Ms. Maxwell more than 15 years ago, correct?" 15 15 Do you recall being asked that question? BY MR. PAGLIUCA: 16 16 Q. Mr. Rizzo has also made some claims that A. Fifth. you had a number of younger-aged females in a 17 17 MR. GOLDBERGER: Well, I think you can 18 limousine and you went to the Dubin residence in --18 answer that -- you recall being asked this outside of New York City. Is Mr. Rizzo's statement 19 19 question just --20 about that false? 20 MR. CASSELL: That's all I'm asking. 21 21 A. Fifth. I'm not trying to trip him up here. 22 Q. And it is true that Mr. Rizzo has made up 22 BY MR. CASSELL: 23 that story about you and the Dubins in an attempt to 23 Q. Let me just restate that again. Do you recall being asked the following 24 get money, correct? 24 25 MR. CASSELL: Form. Foundation. 25 question: "Any relationship you had, whether Page 323 Page 325 J. Epstein - Confidential 1 1 J. Epstein - Confidential 2 THE WITNESS: Fifth. 2 personal or business, ended with Ms. Maxwell more 3 3 than 15 years ago, correct?" BY MR. PAGLIUCA: Q. Mr. Cassell asked you some questions about 4 A. What's the question? I'm sorry. Do I 4 5 some -- someone from Sweden who Mr. Rizzo claimed 5 remember the question? 6 6 Q. Any relationship you had -that you somehow lured into the United States for 7 7 A. No. Are you asking me do I remember -purposes of sexual trafficking. Q. Do you remember being asked that particular 8 That story by Mr. Rizzo is also false, 8 9 9 question? correct? 10 MR. CASSELL: Form. Foundation. 10 A. Sitting here at the moment, I don't. 11 THE WITNESS: Fifth. 11 Q. Okay. I want to represent to you that you 12 were asked the question: "Any relationship you had, 12 BY MR. PAGLIUCA: 13 whether personal or business, ended with Ms. Maxwell 13 Q. Do you believe that Eva Dubin, a medical more than 15 years ago, correct?" 14 doctor, would participate in some scheme to sexually 14 15 traffic anyone? 15 A. I took the Fifth to that question, if 16 MR. CASSELL: Form. Foundation. Calls 16 you're re-asking the question. 17 17 MR. GOLDBERGER: No. I think he's just for speculation. Lack of personal representing that that question was asked. 18 knowledge. 18 19 THE WITNESS: Fifth. 19 Don't -- and we can establish for purposes of the record that question was asked. 20 20 MR. PAGLIUCA: That's all the questions 21 THE WITNESS: Okay. 21 I have. 22 MR. CASSELL: I may want to consult 22 MR. GOLDBERGER: Okay. 23 with Ms. McCawley at some point, but maybe 23 BY MR. CASSELL: 24 it will make sense for me to try and kind of 24 Q. In fact, you had a number of continuing 25 25 personal interactions with Ms. Maxwell within the see --



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	last 15 years?	2	I'm sorry, Mr. Pagliuca whether there was any basis
3	MR. PAGLIUCA: Object to form and	3	in fact for some of the questions I was asking you.
4	foundation.	4	Would it be fair to say that one of the
5	THE WITNESS: Fifth.	5	bases in fact for asking you questions about
6	BY MR. CASSELL:	6	Virginia's interactions with Prince Andrew would be a
7	Q. I want to talk to you about some of the	7	photograph depicting Ms. Roberts and Prince Andrew?
8	personal and other relationships you had with	8	MR. PAGLIUCA: Object to form and
9	Ms. Maxwell.	9	foundation.
10	For example, sir, isn't it true that on	10	THE WITNESS: Fifth.
11	December 11th, 2000, you, Ms. Maxwell, Ms. Taylor,	11	BY MR. CASSELL:
12	and Virginia Roberts flew from the West Palm Beach	12	Q. You were asked some questions about a
13	Airport to the Teterboro, New Jersey Airport?	13	lawsuit that was styled Edwards versus I'm sorry,
14	MR. PAGLIUCA: Object to form and	14	Epstein versus Rothstein, et al. When I ask you a
15	foundation.	15	question about the piece of that case, that would be
16	THE WITNESS: Fifth.	16	described as your claim against Brad Edwards.
17	BY MR. CASSELL:	17	Do you understand the setup for the
18	Q. And isn't it true that on December 14th,	18	question?
19	2000, you, and Ms. Maxwell and Miss Roberts flew from	19	A. Yes.
20	the Teterboro to the U.S. Virgin Islands on your	20	Q. You voluntarily dismissed your legal claims
21	private jet?	21	against Brad Edwards, right?
22	MR. PAGLIUCA: Object to form and	22	MR. PAGLIUCA: Object to form and
23	foundation.	23	foundation.
24	THE WITNESS: Fifth.	24	THE WITNESS: Fifth.
25		25	MR. GOLDBERGER: And attorney-client
	Page 327		Page 329
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	privilege.
3	Q. Isn't it true, sir, that on January 26th,	3	BY MR. CASSELL:
4	2001, you, Ms. Maxwell, Ms. Taylor, and Ms. Roberts	4	Q. To your knowledge, there is no lawsuit
5	flew from Teterboro to West Palm Beach?	5	pending today by you against Mr. Edwards, right?
6	MR. PAGLIUCA: Object to form and	6	MR. PAGLIUCA: Object to form and
7	foundation.	7	foundation.
8	THE WITNESS: Fifth.	8	THE WITNESS: Fifth.
9	BY MR. CASSELL:	9	MR. GOLDBERGER: And attorney-client.
10	Q. Isn't it true that on March 9th, 2001, you,	10	BY MR. CASSELL:
11	Ms. Maxwell, Ms. Taylor, and Virginia flew from	11	Q. When you traveled to England with Virginia
12	Tangier, Morocco, to London, England on your private	12	and Ms. Maxwell, Ms. Maxwell held Virginia's
13	jet?	13	passport, right?
14	MR. PAGLIUCA: Object to form and	14	MR. PAGLIUCA: Object to form and
15	foundation.	15	foundation. It has been asked and answered
16	THE WITNESS: Fifth.	16	as well. I didn't go into this, and so I'm
17	BY MR. CASSELL:	17	not sure why we're going over it again.
18	Q. And that was the trip where you,	18	THE WITNESS: Fifth.
19	Ms. Maxwell, and Ms. Roberts met Prince Andrew, the	19	BY MR. CASSELL:
20	Duke of York, right?	20	Q. You had a relationship with Ms. Maxwell
21	MR. PAGLIUCA: Object to form and	21	when you traveled to with her to England, right?
22	foundation.	22	MR. PAGLIUCA: Object to form and
23	THE WITNESS: Fifth.	23	foundation.
24	BY MR. CASSELL:	24	THE WITNESS: Fifth.
25	Q. Previously you were asked by Ms. Pag	25	



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	foundation.
3	Q. Mr. Pagliuca was suggesting there was no	3	THE WITNESS: Fifth.
4	basis in fact for some of the questions that I asked.	4	BY MR. CASSELL:
5	One of the bases in fact would have been	5	Q. What is your view of men who are decades
6	Ms. Maxwell's possession of a passport reflecting	6	older having sex with 17-year-old girls?
7	Virginia's age to be 17 at the time she flew into	7	MR. PAGLIUCA: Object to form and
8	England with you?	8	foundation.
9	MR. PAGLIUCA: Object to form and	9	THE WITNESS: Fifth.
10	foundation.	10	BY MR. CASSELL:
11	THE WITNESS: Can you ask the question?	11	Q. You believe that a man can hold his head
12	BY MR. CASSELL:	12	high after having sex with a 16-year-old girl even if
13	Q. Isn't that true?	13	he's decades older than that girl, true?
14	MR. PAGLIUCA: Same objection.	14	MR. PAGLIUCA: Object to form and
15	THE WITNESS: Fifth.	15	foundation and foundation.
16	BY MR. CASSELL:	16	THE WITNESS: Fifth.
17	Q. You were asked questions about an e-mail in	17	BY MR. CASSELL:
18	which you used the phrase "Hold your head high."	18	Q. You were asked various questions by
19	Do you recall just being asked just	19	Mr. Pagliuca
20	being asked those questions?	20	MR. CASSELL: Am I pronouncing that
21	A. Yes.	21	MR. PAGLIUCA: No.
22	Q. I want to talk about the phrase now, I	22	MR. CASSELL: I'm sorry.
23	want to go into the substantive issues.	23	MR. PAGLIUCA: The "G" is silent.
24	With regard to the phrase "Hold your head	24	Think lasagna.
25	high," the reason you used that phrase is, you didn't	25	MR. CASSELL: Okay.
	Page 331		Page 333
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	think there was anything wrong with having sex with	2	MR. PAGLIUCA: Pal. He's your pal.
3	underage girls, do you?	3	BY MR. CASSELL:
4	MR. PAGLIUCA: Object to form and	4	Q. You were asked some questions by
5	foundation.	5	Mr. Pagliuca got it, okay by Mr. Pagliuca about
6	THE WITNESS: Fifth.	6	whether this litigation would affect you.
7	BY MR. CASSELL:	7	You just recall being asked those
8	Q. In fact, you have used words along the	8	questions?
9	lines of having sex with a minor girl is like	9	A. Yes.
10	stealing a bagel, true?	10	Q. With regard to those questions, it's true,
11	MR. PAGLIUCA: Object to form and	11	sir, that this litigation will affect your
12	foundation.	12	reputation, right?
13	THE WITNESS: Fifth.	13	MR. PAGLIUCA: Object to form and
14	BY MR. CASSELL:	14	foundation.
15	Q. And that, in fact, is your view today about	15	THE WITNESS: Fifth.
16	the status of having an adult man, decades older than	16	BY MR. CASSELL:
17	an underage girl, having sex with that underage girl,	17	Q. Please describe all the ways in which you
18	right?	18	foresee this litigation affecting your reputation.
19	MR. PAGLIUCA: Object to form and	19	MR. PAGLIUCA: Object to the form and
20	foundation.	20	foundation.
21	THE WITNESS: Fifth.	21 22	THE WITNESS: Fifth.
22 23	BY MR. CASSELL: Q. What is your view of men who are decades	23	BY MR. CASSELL: On This litigation will affect the reputation
23 24	older having sex with 16-year-old girls?	24	Q. This litigation will affect the reputation of associates of yours, won't it?
25	MR. PAGLIUCA: Object to form and	25	MR. PAGLIUCA: Object to form and
	1.11tt 1 / 10L10 C/1. Object to 101111 mid		



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	foundation.	2	Ms. Giuffre against you, right?
3	THE WITNESS: Fifth.	3	MR. PAGLIUCA: Object to form and
4	BY MR. CASSELL:	4	foundation.
5	Q. This litigation has the potential to	5	THE WITNESS: Fifth.
6	affect the reputation of Bill Clinton, right?	6	BY MR. CASSELL:
7	MR. PAGLIUCA: Object to form and	7	Q. You understand that if you turned over all
8	foundation.	8	the documents that we have requested in this case,
9	THE WITNESS: Fifth.	9	that would provide a basis for joining you into this
10	BY MR. CASSELL:	10	case as a co-Defendant of Ms. Maxwell, right?
11	Q. This litigation has the potential to affect	11	MR. PAGLIUCA: Object to form and
12	the reputation of Prince Andrew, right?	12	foundation.
13	MR. PAGLIUCA: Object to form and	13	THE WITNESS: Fifth.
13 14	· ·	14	BY MR. CASSELL:
15	foundation. THE WITNESS: Fifth.	15	Q. What do all the documents that we have
		1	
16	BY MR. CASSELL:	16	requested of you show with regard to your involvement
17	Q. This litigation has the potential to affect	17	in Ms. Maxwell's statements against Virginia?
18	the reputation of Alan Dershowitz, right?	18	MR. PAGLIUCA: Object to form and
19	MR. PAGLIUCA: Object to form and	19	foundation.
20	foundation.	20	THE WITNESS: Fifth.
21	THE WITNESS: Fifth.	21	BY MR. CASSELL:
22		22	Q. All the documents that we've requested from
23	BY MR. CASSELL:	23	you would show that you have coordinated closely with
24	Q. You could have been a Defendant in this	24	Ms. Maxwell to attack and defame Virginia, right?
25_	action, right?	25	MR. PAGLIUCA: Object to form and
	Page 335		Page 337
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	foundation.
3	foundation.	3	THE WITNESS: Fifth.
4	THE WITNESS: Fifth.	4	BY MR. CASSELL:
5	BY MR. CASSELL:	5	Q. Ms. Maxwell continues to provide emotional
6	Q. In fact, as a pragmatic matter, you are	6	support for you, right?
7	essentially a Defendant in this action, right?	7	MR. PAGLIUCA: Object to form and
8	MR. PAGLIUCA: Object to form and	8	foundation.
9	foundation.	9	THE WITNESS: Fifth.
10	THE WITNESS: Fifth.	10	BY MR. CASSELL:
11	BY MR. CASSELL:	11	Q. Because of the sexual abuse you've
12	Q. You realize that many of the allegations in	12	committed against girls, you lack very many friends
13	this litigation involve your interactions with	13	at this point in time, true?
14	Maxwell, working together against Virginia?	14	MR. PAGLIUCA: Object to form and
15	MR. PAGLIUCA: Object to form and	15	foundation.
16	foundation.	16	THE WITNESS: Fifth.
17	THE WITNESS: Fifth.	17	BY MR. CASSELL:
18	BY MR. CASSELL:	18	Q. Name anyone who's well, strike that.
19	Q. You understand that if you turned over all	19	Maxwell has been in a business relationship
20	the e-mails that we requested of you, that would	20	with you recently, right?
21	provide a basis for you us let me rephrase	21	MR. PAGLIUCA: Object to form and
22	that.	22	foundation.
23	You understand that if you turned over all	23	THE WITNESS: Fifth.
24	the documents we've requested in the subpoena, that	24	BY MR. CASSELL:
	that would provide basis for a defamation action by	25	O. You and Maxwell need to continue to be in



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	touch with each other because of interactions that	2	non-prosecution agreement until it was concluded,
3	you've had of a business nature, right?	3	right?
4	MR. PAGLIUCA: Object to form and	4	MR. PAGLIUCA: Object to form and
5	foundation.	5	foundation.
6	THE WITNESS: Fifth.	6	THE WITNESS: Fifth.
7	BY MR. CASSELL:	7	BY MR. CASSELL:
8	Q. Please describe the ways in which you and	8	Q. The non-prosecution agreement binds the
9	Maxwell's affairs are intertwined currently.	9	U.S. Attorney's Office for the Southern District of
10	MR. PAGLIUCA: Object to form and	10	Florida, correct?
11	foundation.	11	MR. PAGLIUCA: Object to form and
12	THE WITNESS: Fifth.	12	foundation.
13	BY MR. CASSELL:	13	BY MR. CASSELL:
14	Q. Please describe the way yours and Maxwell's	14	Q. I'm sorry. Let me rephrase that.
15	business affairs are intertwined currently.	15	The non-prosecution agreement binds only
16	MR. PAGLIUCA: Object to form and	16	the U.S. Attorney's Office for the Southern District
17	foundation.	17	of Florida, correct?
18	THE WITNESS: Fifth.	18	MR. PAGLIUCA: Object to form and
19	BY MR. CASSELL:	19	foundation.
20	Q. You were asked and this is kind of a	20	THE WITNESS: Fifth.
21	setup question again.	21	MR. GOLDBERGER: And attorney-client
22	You were asked some questions about a	22	privilege.
23	lawsuit filed by Jane Doe 1 and Jane Doe 2 against	23	BY MR. CASSELL:
24	the United States seeking to enforce rights under the	24	Q. Your non-prosecution agreement does not
25	Crime Victim Rights Act. Do you recall those general	25	cover sex offenses in you have committed in the
	Page 339		Page 341
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	questions?	2	State of New York, does it?
3	A. Yes.	3	MR. PAGLIUCA: Object to form and
4	Q. I want you to assume for a moment that that	4	foundation.
5	lawsuit is dismissed tomorrow.	5	THE WITNESS: Fifth.
6	If the lawsuit were to be dismissed	6	MR. GOLDBERGER: Attorney-client.
7	tomorrow and I were to ask you all of the same	7	BY MR. CASSELL:
8	questions the day after tomorrow, you would give the	8	Q. The non-prosecution agreement does not
9	same answers, wouldn't you?	9	cover sex crimes committed in, for example, the U.S.
10	MR. PAGLIUCA: Object to form and	10	Virgin Islands or New Mexico, does it?
11	foundation.	11	MR. PAGLIUCA: Object to form and
12	MR. GOLDBERGER: Why don't you do that	12	foundation.
13	and we'll find out.	13	THE WITNESS: Fifth.
14	THE WITNESS: Fifth.	14	MR. GOLDBERGER: Attorney-client.
15	BY MR. CASSELL:	15	BY MR. CASSELL:
16	Q. That case isn't going to be thrown out,	16	Q. You would still be unavailable to testify
17	though, because it's meritorious, right?	17	in the sense that you would have invoked your Fifth
18	MR. PAGLIUCA: Object to form and	18	Amendment even without that lawsuit, right?
19	foundation.	19	MR. PAGLIUCA: Object to form and
20	THE WITNESS: Fifth.	20	foundation.
21	MR. GOLDBERGER: And attorney-client	21	THE WITNESS: Fifth.
22	privilege.	22	MR. GOLDBERGER: Attorney-client.
23	BY MR. CASSELL:	23	BY MR. CASSELL:
24	Q. In fact, you conspired with the U.S.	24	Q. Which prosecution I'm sorry.
25	Attorney's Office to conceal the existence of your	25	Which jurisdictions are you fearful might

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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	prosecute you for sex offenses?	2	foundation.
3	MR. PAGLIUCA: Object to form and	3	THE WITNESS: Fifth.
4	foundation.	4	BY MR. CASSELL:
5	THE WITNESS: Fifth.	5	Q. Between 1999 and 2002, you had threesomes,
6	MR. GOLDBERGER: Attorney-client.	6	right?
7	BY MR. CASSELL:	7	MR. PAGLIUCA: Object to form and
8	Q. You are fearful of organizations I'm	8	foundation.
9	sorry.	9	THE WITNESS: Fifth.
10	You are fearful of prosecuting entities	10	BY MR. CASSELL:
11	outside the Southern District of Florida prosecuting	11	Q. And when you had threesomes, one of the
12	you for sex offenses, correct?	12	participants in the threesome was your girlfriend,
13	MR. PAGLIUCA: Object to form and	13	true?
14	foundation.	14	MR. PAGLIUCA: Object to form and
15	THE WITNESS: Fifth.	15	foundation.
16	MR. GOLDBERGER: Attorney-client.	16	THE WITNESS: Fifth.
17	BY MR. CASSELL:	17	BY MR. CASSELL:
18	Q. You are fearful of law enforcement	18	Q. The threesomes you had almost invariably
19	organizations outside the United States prosecuting	19	involved Ghislaine Maxwell, right?
20	you for foreign sex offenses, correct?	20	MR. PAGLIUCA: Object to form and
21	MR. PAGLIUCA: Object to form and	21	foundation.
22	foundation.	22	THE WITNESS: Fifth.
23	THE WITNESS: Fifth.	23	BY MR. CASSELL:
24	MR. GOLDBERGER: Attorney-client.	24	Q. And when I say they almost invariably
25	WIK. GOLDBERGER. Automey-enem.	25	involved Ghislaine Maxwell, sometimes you were in
	Page 343		Page 345
1			
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2 3	threesomes with other young girls that were not your
3	Q. Part of the basis for you asserting your	4	girlfriend or not
4 5	Fifth Amendment privilege today was that you are	5	MR. PAGLIUCA: Object to form and foundation.
6	fearful of incriminating yourself in foreign criminal	6	THE WITNESS: Fifth.
7	prosecutions, correct? MR. PAGLIUCA: Object to form and	7	BY MR. CASSELL:
8	· ·	8	Q. When I look at the flights that
9	foundation. THE WITNESS: Fifth.	9	Virginia Roberts was on between March 8th, 2001, and
10	MR. GOLDBERGER: Attorney-client.	10	March no, let's see. What do I have? No. I'm
11	BY MR. CASSELL:	11	sorry. Strike that.
12	Q. In fact, you lack any basis for asserting	12	If I look at the flights that
13	the Fifth Amendment privilege with respect to foreign	13	Virginia Roberts is on, according to Dave Roger's
14	criminal prosecutions, right?	14	flight logs, between December 11th, 2000, and
15	MR. PAGLIUCA: Object to form and	15	August 21st, 2002, on initial review, I do not see a
16	foundation.	16	single entry reflecting a on those flights.
17	THE WITNESS: Fifth.	17	Is that a correct understanding of those
18	MR. GOLDBERGER: Attorney-client.	18	the passengers on those flights?
19	BY MR. CASSELL:	19	MR. PAGLIUCA: Object to form and
20	Q. Please tell me everything you know about	20	foundation. Speculation.
21	your girlfriend .	21	THE WITNESS: Fifth.
22	A. Fifth.	22	BY MR. CASSELL:
23	Q. In fact, during the period 1999 to 2002,	23	Q. Is there some reason is not found
24	Maxwell was your girlfriend, not	24	frequently or even at all in the flight logs during
25	MR. PAGLIUCA: Object to form and	25	this period of time?



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form and	2	Do you see that question? I'm just asking
3	foundation.	3	you whether you see that question.
4	THE WITNESS: Fifth.	4	A. Yes, sir.
5	BY MR. CASSELL:	5	Q. After the inevitable form and foundation
6	Q. Isn't it true that the reason is not	6	question, Mr. Pagliuca, we see an answer, "I did."
7	found on these flight logs is, she was not your	7	Do you see that there?
8	girlfriend during that period of time?	8	A. Yes.
9	MR. PAGLIUCA: Object to form and	9	Q. And if we continue on down, we see, "Was
10	foundation.	10	there more than one person with whom you engaged in
11	THE WITNESS: Fifth.	11	sexual activities other than Mr. Epstein at
12	BY MR. CASSELL:	12	Mr. Epstein's home?" The answer is, "Yes."
13	Q. And isn't the reason that Ghislaine Maxwell	13	Do you see that there as well?
14	is found, I believe, invariably or certainly almost	14	A. Yes.
15	invariably on these flights I guess I should say	15	Q. And you see the questions here: "I don't
16	almost invariably on these flights, is that she was	16	actually have a name." That's testimony by
17	your girlfriend at the time?	17	Ms. Maxwell, right?
18	MR. PAGLIUCA: Object to form and	18	MR. PAGLIUCA: Object to form and
19	foundation.	19	foundation.
20	THE WITNESS: Fifth.	20	THE WITNESS: Yes.
21	BY MR. CASSELL:	21	BY MR. CASSELL:
22	Q. In early 2000, you were having threesomes	22	Q. This is so Ms. Maxwell indicates that
23	with Ms. Maxwell, right?	23	she knew the name of the person at that time.
24	MR. PAGLIUCA: Object to form and	24	You see that on lines 8 and 9 on page 55?
25	foundation.	25	MR. PAGLIUCA: Object to form and
	Page 347		Page 349
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	THE WITNESS: Fifth.	2	foundation.
3	BY MR. CASSELL:	3	THE WITNESS: I'm sorry. Can you
4	Q. I believe we already marked as an	4	repeat the question?
5	exhibit	5	BY MR. CASSELL:
6	MS. MCCAWLEY: July.	6	Q. Yeah. Lines 8 and 9 there's a question:
7	MR. CASSELL: Oh, this is the July. Maybe	7	"Did you know the name at that time?" And then line
8	we should mark this as an exhibit. Let me mark	8	9, "At that time I did."
9	this as a new exhibit. I think this is JE14	9	A. I see.
10	MS. MCCAWLEY: I think this is going to	10	Q. Do you see that that question there?
11	be 11.	11	A. Yes.
12	MR. CASSELL: Okay. Strike that. This	12	Q. This is a long way of saying that
13	will become JE11, which I represent is a	13	Ms. Maxwell is indicating that sometime in the late
14	transcript of Ms. Maxwell taken on	14	'90s and early 2000s she was having threesomes with
15	July 22nd, 2016. You can take a look. I'm	15	you, herself, and another person?
16	sorry I don't have an extra one.	16	A. Is that what it says? I'm sorry.
17	(Plaintiff's Exhibit JE11, Transcript of	17	MS. MCCAWLEY: Line 9.
18	Ms. Maxwell, taken on July 22, 2016 was marked for	18	BY MR. CASSELL:
19	identification.)	19	Q. Line 9 through 10.
20	BY MR. CASSELL:	20	Maybe I should ask it, if Ms. Maxwell
21	Q. I'm looking at page 55. If we look at	21	testified that she had threesomes, who would the
22	page 55 I'm sorry. If we start at page 54, we	22	threesomes have been with?
23	see, "Did you engage in sexual activities with anyone	23	MR. PAGLIUCA: Object to form and
24	other than Mr. Epstein at Mr. Epstein's home in Palm	24	foundation.
25	Beach?"	25	THE WITNESS: Fifth.



	Page 350		Page 352
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	Q. Haley Robson reported to Ghislaine Maxwell,
3	Q. She had threesomes with you and another	3	right?
4	women, correct?	4	MR. PAGLIUCA: Object to form and
5	MR. PAGLIUCA: Object to form and	5	foundation.
6	foundation.	6	THE WITNESS: Fifth.
7	THE WITNESS: Fifth.	7	BY MR. CASSELL:
8	BY MR. CASSELL:	8	Q. Ghislaine Maxwell controlled Haley Robson,
9	Q. And the other woman was not was, was	9	right?
10	she?	10	MR. PAGLIUCA: Object to form and
11	MR. PAGLIUCA: Object to form and	11	foundation.
12	foundation.	12	THE WITNESS: Fifth.
13	THE WITNESS: Fifth.	13	BY MR. CASSELL:
14	BY MR. CASSELL:	14	Q. Ghislaine Maxwell used Haley Robson to help
15	Q. Who was the other woman in the threesomes	15	bring girls to you for sex, right?
16	that you had in this period of time with Ms. Maxwell?	16	MR. PAGLIUCA: Object to form and
17	MR. PAGLIUCA: Object to form and	17	foundation.
18	foundation.	18	THE WITNESS: Fifth.
19	THE WITNESS: Fifth.	19	BY MR. CASSELL:
20	BY MR. CASSELL:	20	Q. What was Haley Robson's role in your
21	Q. The only reason Ms. Maxwell consented to	21	household affairs?
22	have threesomes with you was that she was your	22	MR. PAGLIUCA: Object to form and
23	girlfriend at the time, right?	23	foundation.
24	MR. PAGLIUCA: Object to form and	24	THE WITNESS: Fifth.
25	foundation.	25	
	Page 351		Page 353
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	THE WITNESS: Fifth.	2	BY MR. CASSELL:
3	BY MR. CASSELL:	3	Q. Mr. Pagliuca asked you some questions about
4	Q. She was, in fact, your girlfriend from the	4	whether you are an easy target for lawsuits. Do you
5	late I'm sorry, from around 1996 to around 2005,	5	recall those questions?
6	right?	6	A. Yes.
7	MR. PAGLIUCA: Object to form and	7	Q. One of the reasons you were an easy target
8	foundation.	8	for lawsuits, sir, was that you sexually abused
9	THE WITNESS: Fifth.	9	dozens and dozens of underage girls, right?
10	BY MR. CASSELL:	10	MR. PAGLIUCA: Object to form and
11	Q. In fact, she actually continued to be your	11	foundation.
12	girlfriend into into 2006, 2007?	12	THE WITNESS: Fifth.
13	MR. PAGLIUCA: Object to form and	13	BY MR. CASSELL:
14	foundation.	14	Q. One of the reasons you were an easy target
15	THE WITNESS: Fifth.	15	for Virginia Roberts for sexual assault is because
16 17	BY MR. CASSELL:	16 17	you had, in fact, committed sexual assault against
17	Q. When did you stop considering Ms. Maxwell	18	Virginia Roberts?
18	to be your girlfriend?		MR. PAGLIUCA: Object to form and
19 20	MR. PAGLIUCA: Object to form and	19	foundation.
20 21	foundation.	20 21	THE WITNESS: Fifth. BY MR. CASSELL:
21 22	THE WITNESS: Fifth. BY MR. CASSELL:	22	Q. You settled dozens of lawsuits filed
23	Q. Mr. Pagliuca asked you some questions about	23	against you by underage girls in 2008 and 2009,
24	Haley Robson. Do you recall those questions?	24	didn't you?
25	A. Yes.	25	MR. PAGLIUCA: Object to form and
-	. = ==:	1 7	



	Page 354		Page 356
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	foundation.	2	privilege.
3	THE WITNESS: Fifth.	3	BY MR. CASSELL:
4	BY MR. CASSELL:	4	Q. As you sit here today, you continue to
5	Q. The reason you settled those lawsuits is	5	maintain loyalty to Ghislaine Maxwell, today, right?
6	that you had sexually abused the girls who filed	6	MR. PAGLIUCA: Object to form and
7	lawsuits you against you, right?	7	foundation.
8	MR. PAGLIUCA: Object to form and	8	THE WITNESS: Fifth.
9	foundation.	9	BY MR. CASSELL:
10	THE WITNESS: Fifth.	10	Q. You were asserting the Fifth Amendment
11	BY MR. CASSELL:	11	privilege today not only to protect yourself but also
12	Q. Every one of the girls who filed a lawsuit	12	to protect Ms. Maxwell, right?
13		13	MR. PAGLIUCA: Object to form and
13 14	against you had been sexually abused by you, right?	14	foundation.
15	MR. PAGLIUCA: Object to form and foundation.	15	THE WITNESS: Fifth.
16		16	
	THE WITNESS: Fifth.		BY MR. CASSELL:
17	BY MR. CASSELL:	17	Q. If you had answered all my questions today,
18	Q. Is there a single girl who has filed a	18	it would have become clear that you were involved
19	lawsuit against you that lacked merit?	19	with Ms. Maxwell in sex trafficking of underage girls
20	MR. PAGLIUCA: Object to form and	20	over a multiyear period, right?
21	foundation.	21	MR. PAGLIUCA: Object to form and
22	THE WITNESS: Fifth.	22	foundation.
23	BY MR. CASSELL:	23	THE WITNESS: Fifth.
24	Q. When Virginia Roberts, then known as	24	BY MR. CASSELL:
25	Jane Doe 102, filed a lawsuit against you, everything	25	Q. If you had answered all my questions today,
	Page 355		Page 357
1	Page 355 J. Epstein - Confidential	1	
1 2		1 2	Page 357
	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her		Page 357 J. Epstein - Confidential it would have become clear that Ms. Roberts has been
2	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right?	2	Page 357 J. Epstein - Confidential
2	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her	2 3	Page 357 J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right?
2 3 4	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and	2 3 4	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and
2 3 4 5	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation.	2 3 4 5	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation.
2 3 4 5 6	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL:	2 3 4 5 6	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL:
2 3 4 5 6 7	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If I were to give you an unconditional	2 3 4 5 6 7	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth.
2 3 4 5 6 7 8	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If I were to give you an unconditional waiver of the confidentiality form for the lawsuit	2 3 4 5 6 7 8	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Mr. Pagliuca asked about whether you had
2 3 4 5 6 7 8	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If I were to give you an unconditional waiver of the confidentiality form for the lawsuit that Virginia filed against you for the settlement	2 3 4 5 6 7 8 9	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Mr. Pagliuca asked about whether you had terminated relationships with Ms. Maxwell more than 15 years ago.
2 3 4 5 6 7 8 9 10	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If I were to give you an unconditional waiver of the confidentiality form for the lawsuit that Virginia filed against you for the settlement that Virginia had of the lawsuit she filed against	2 3 4 5 6 7 8 9	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Mr. Pagliuca asked about whether you had terminated relationships with Ms. Maxwell more than 15 years ago. You would agree with me, sir, that the time
2 3 4 5 6 7 8 9	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If I were to give you an unconditional waiver of the confidentiality form for the lawsuit that Virginia filed against you for the settlement that Virginia had of the lawsuit she filed against you, you would refuse to sign that today, right?	2 3 4 5 6 7 8 9 10	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Mr. Pagliuca asked about whether you had terminated relationships with Ms. Maxwell more than 15 years ago.
2 3 4 5 6 7 8 9 10 11 12 13	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If I were to give you an unconditional waiver of the confidentiality form for the lawsuit that Virginia filed against you for the settlement that Virginia had of the lawsuit she filed against you, you would refuse to sign that today, right? MR. PAGLIUCA: Object to form and	2 3 4 5 6 7 8 9 10 11 12	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Mr. Pagliuca asked about whether you had terminated relationships with Ms. Maxwell more than 15 years ago. You would agree with me, sir, that the time period 2005 time period of 2005 would be inside the last 15 years, mathematically?
2 3 4 5 6 7 8 9 10 11 12 13	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If I were to give you an unconditional waiver of the confidentiality form for the lawsuit that Virginia filed against you for the settlement that Virginia had of the lawsuit she filed against you, you would refuse to sign that today, right?	2 3 4 5 6 7 8 9 10 11 12	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Mr. Pagliuca asked about whether you had terminated relationships with Ms. Maxwell more than 15 years ago. You would agree with me, sir, that the time period 2005 time period of 2005 would be inside
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If I were to give you an unconditional waiver of the confidentiality form for the lawsuit that Virginia filed against you for the settlement that Virginia had of the lawsuit she filed against you, you would refuse to sign that today, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client	2 3 4 5 6 7 8 9 10 11 12 13 14	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Mr. Pagliuca asked about whether you had terminated relationships with Ms. Maxwell more than 15 years ago. You would agree with me, sir, that the time period 2005 time period of 2005 would be inside the last 15 years, mathematically? MR. PAGLIUCA: Object to form and foundation.
2 3 4 5 6 7 8 9 10 11 12 13 14	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If I were to give you an unconditional waiver of the confidentiality form for the lawsuit that Virginia filed against you for the settlement that Virginia had of the lawsuit she filed against you, you would refuse to sign that today, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Mr. Pagliuca asked about whether you had terminated relationships with Ms. Maxwell more than 15 years ago. You would agree with me, sir, that the time period 2005 time period of 2005 would be inside the last 15 years, mathematically? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If I were to give you an unconditional waiver of the confidentiality form for the lawsuit that Virginia filed against you for the settlement that Virginia had of the lawsuit she filed against you, you would refuse to sign that today, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege. BY MR. CASSELL:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Mr. Pagliuca asked about whether you had terminated relationships with Ms. Maxwell more than 15 years ago. You would agree with me, sir, that the time period 2005 time period of 2005 would be inside the last 15 years, mathematically? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. You would agree that 2005 is less than
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If I were to give you an unconditional waiver of the confidentiality form for the lawsuit that Virginia filed against you for the settlement that Virginia had of the lawsuit she filed against you, you would refuse to sign that today, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege. BY MR. CASSELL: Q. Would you sign an unconditional waiver of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Mr. Pagliuca asked about whether you had terminated relationships with Ms. Maxwell more than 15 years ago. You would agree with me, sir, that the time period 2005 time period of 2005 would be inside the last 15 years, mathematically? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If I were to give you an unconditional waiver of the confidentiality form for the lawsuit that Virginia filed against you for the settlement that Virginia had of the lawsuit she filed against you, you would refuse to sign that today, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege. BY MR. CASSELL:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Mr. Pagliuca asked about whether you had terminated relationships with Ms. Maxwell more than 15 years ago. You would agree with me, sir, that the time period 2005 time period of 2005 would be inside the last 15 years, mathematically? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. You would agree that 2005 is less than 15 years ago, as we sit here today, right? A. Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If I were to give you an unconditional waiver of the confidentiality form for the lawsuit that Virginia filed against you for the settlement that Virginia had of the lawsuit she filed against you, you would refuse to sign that today, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege. BY MR. CASSELL: Q. Would you sign an unconditional waiver of confidentiality with regard to the settlement of that lawsuit?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Mr. Pagliuca asked about whether you had terminated relationships with Ms. Maxwell more than 15 years ago. You would agree with me, sir, that the time period 2005 time period of 2005 would be inside the last 15 years, mathematically? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. You would agree that 2005 is less than 15 years ago, as we sit here today, right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If I were to give you an unconditional waiver of the confidentiality form for the lawsuit that Virginia filed against you for the settlement that Virginia had of the lawsuit she filed against you, you would refuse to sign that today, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege. BY MR. CASSELL: Q. Would you sign an unconditional waiver of confidentiality with regard to the settlement of that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Mr. Pagliuca asked about whether you had terminated relationships with Ms. Maxwell more than 15 years ago. You would agree with me, sir, that the time period 2005 time period of 2005 would be inside the last 15 years, mathematically? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. You would agree that 2005 is less than 15 years ago, as we sit here today, right? A. Yes. MR. PAGLIUCA: Object to form and
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. Epstein - Confidential in her lawsuit I'm sorry, everything in her complaint against you was true, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. If I were to give you an unconditional waiver of the confidentiality form for the lawsuit that Virginia filed against you for the settlement that Virginia had of the lawsuit she filed against you, you would refuse to sign that today, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. MR. GOLDBERGER: And attorney-client privilege. BY MR. CASSELL: Q. Would you sign an unconditional waiver of confidentiality with regard to the settlement of that lawsuit? MR. PAGLIUCA: Object to form and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. Epstein - Confidential it would have become clear that Ms. Roberts has been telling the truth about Ms. Maxwell, right? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. Mr. Pagliuca asked about whether you had terminated relationships with Ms. Maxwell more than 15 years ago. You would agree with me, sir, that the time period 2005 time period of 2005 would be inside the last 15 years, mathematically? MR. PAGLIUCA: Object to form and foundation. THE WITNESS: Fifth. BY MR. CASSELL: Q. You would agree that 2005 is less than 15 years ago, as we sit here today, right? A. Yes. MR. PAGLIUCA: Object to form and foundation.



	Page 358		Page 360
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	MR. PAGLIUCA: Object to form.	2	foundation.
3	Foundation.	3	I have a question. I've not seen any
4	You already asked these questions, by	4	such bank records. So do you have them and
5	the way.	5	have they been produced?
6	THE WITNESS: Fifth.	6	MR. CASSELL: We'll deal with that
7	BY MR. CASSELL:	7	concern later.
8	Q. In 2005, Maxwell had control on certain of	8	THE WITNESS: Fifth.
9	your bank accounts, true?	9	BY MR. CASSELL:
10	MR. PAGLIUCA: Object to form and	10	Q. Was Eva Dubin ever your girlfriend?
11	foundation. Again, you already asked these	11	A. Fifth.
12	questions.	12	Q. Please tell me everything you know about
13	THE WITNESS: Fifth.	13	Eva Dubin.
14	BY MR. CASSELL:	14	A. Fifth.
15	Q. Previously I never had an opportunity to	15	Q. Have you ever had sex with Eva Dubin?
16	ask about who was the signatory on your accounts in	16	A. Fifth.
17	2005. So I'd like to go over the signatories on your	17	Q. You, in fact, have had sex with Eva Dubin,
18	accounts in 2005.	18	right?
19	Were there any bank accounts in which	19	A. Fifth.
20	Maxwell was a signator in 2005, any of your bank	20	Q. You paid for Eva Dubin to attend medical
21	accounts?	21	school, right?
22	MR. PAGLIUCA: Object to form and	22	A. Fifth.
23	foundation.	23	Q. One of the reasons you paid for Eva Dubin
24	THE WITNESS: Fifth.	24	to attend medical school was to keep her quiet about
25	THE WITH LOOK THAN	25	her knowledge of your sexual abuse of minors,
	Page 359		Page 361
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	correct?
3	Q. Please describe for me all the signators on	3	MR. PAGLIUCA: Object to form and
4	your bank accounts in 2005.	4	foundation.
5	A. Fifth.	5	THE WITNESS: Fifth.
6	Q. I want to talk about the bank accounts that	6	BY MR. CASSELL:
7	were used to take care of the day-to-day management	7	Q. Why did you pay to send Eva Dubin to
8	of your Palm Beach mansion in 2005. Which bank was	8	medical school?
9	that account with?	9	MR. PAGLIUCA: Object to form and
10	A. Fifth.	10	foundation.
11	Q. Who was a signatory on that particular	11	THE WITNESS: Fifth.
12	account?	12	BY MR. CASSELL:
13	A. Fifth.	13	Q. Eva Dubin continues to be loyal to you
14	Q. If there are bank records that are produced	14	today, true?
15	in this case showing Ms. Maxwell as a signator on	15	MR. PAGLIUCA: Object to form and
16	that account, would those bank records be accurate?	16	foundation.
17	MR. PAGLIUCA: Object to form and	17	THE WITNESS: Fifth.
18	foundation.	18	MR. CASSELL: I'm getting close to the
19	THE WITNESS: Fifth.	19	end. I think this might be a good time for
20	BY MR. CASSELL:	20	me to confer with counsel for a few minutes.
21	Q. It's fair to say that Ms. Maxwell was a	21	VIDEO TECHNICIAN: Off the record at
22	signator on the bank account that was involved most	22	1:56.
23	heavily in the day-to-day operations of your West	23	(A recess was taken.)
24	Palm Beach mansion, true?	24	VIDEO TECHNICIAN: On the record at
25	MR. PAGLIUCA: Object to form and	25	2:01.



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	hospital that Virginia Roberts was?
3	Q. I want to ask you some questions about a	3	MR. PAGLIUCA: Object to form and
4	visit to a New York hospital.	4	foundation.
5	MR. CASSELL: Oh, great. Thank you.	5	THE WITNESS: Fifth.
6	BY MR. CASSELL:	6	BY MR. CASSELL:
7	Q. You and Ms. Maxwell took Virginia to a	7	Q. I'm going to ask you some questions about
8	New York hospital when she was under the age of 18,	8	David Copperfield. You know David Copperfield,
9	correct?	9	right?
10	MR. PAGLIUCA: Object to form and	10	A. Fifth.
11	foundation.	11	Q. David Copperfield has been in your
12	THE WITNESS: Fifth.	12	presence has been in your presence strike that.
13	BY MR. CASSELL:	13	David Copperfield and you have been
14	Q. And at the time, Ms. Roberts was in great	14	together in the presence of minor girls under the age
15	pain, true?	15	of 18, right?
16	MR. PAGLIUCA: Object to form and	16	MR. PAGLIUCA: Object to form and
17	foundation.	17	foundation.
18	THE WITNESS: Fifth.	18	THE WITNESS: Fifth.
19	BY MR. CASSELL:	19	BY MR. CASSELL:
20	Q. Because of the pain Ms. Roberts was in, you	20	Q. Have you ever provided girls under the age
21	and Ms. Maxwell handled the admission with the	21	of 18 to David Copperfield for sexual purposes?
22	hospital, correct?	22	MR. PAGLIUCA: Object to form and
23	MR. PAGLIUCA: Object to the form and	23	foundation.
24	foundation.	24	THE WITNESS: Fifth.
25	THE WITNESS: Fifth.	25	THE WITHESS. THUI.
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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	BY MR. CASSELL:
3	Q. And because you knew it would create	3	Q. Based on everything I know in this case, it
4	complications if Ms. Maxwell was a minor under the	4	would seem logical that you provided girls under the
5	age of 18, you and Ms. Maxwell represented that	5	age of 18 to David Copperfield for sexual purposes.
6	Virginia was 18, true?	6	Am I missing something if I reach that
7	MR. PAGLIUCA: Object to form and	7	conclusion?
8	foundation.	8	MR. PAGLIUCA: Object to form and
9	THE WITNESS: State your you want to	9	foundation.
10	repeat your question?	10	THE WITNESS: Fifth.
11	MR. CASSELL: Sure.	11	BY MR. CASSELL:
12	THE WITNESS: I think you said	12	Q. With regard to the Palm Beach Police
13	Miss Maxwell was under the age of 18.	13	Department investigation, the Palm Beach Police
14	MR. CASSELL: Let me strike the last	14	Department identified many persons under the control
15	question and re-ask it. Thank you.	15	of Ms. Maxwell, who had paid girls for underage sex?
16	BY MR. CASSELL:	16	MR. PAGLIUCA: Object to form and
17	Q. Because you knew it would create	17	foundation.
18	complications if Ms. Roberts was a minor under the	18	BY MR. CASSELL:
19	age of 18, you and Ms. Maxwell represented that	19	Q. True?
20	Miss Roberts was 18 years old, true?	20	A. There's no question.
21	A. Fifth.	21	Q. True?
22	MR. PAGLIUCA: Object to form and	22	MR. PAGLIUCA: Same objection.
23	foundation.	23	THE WITNESS: Fifth.
24	BY MR. CASSELL:	24	BY MR. CASSELL:
25	O How old did you tall the New York City	25	O With regard to the girls that the Palm

	Page 366		Page 368
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	Beach Police Department investigated, how were the	2	MR. PAGLIUCA: Object to form and
3	payments made to those girls?	3	foundation.
4	MR. PAGLIUCA: Object to form and	4	THE WITNESS: Fifth.
5	foundation.	5	BY MR. CASSELL:
6	THE WITNESS: Fifth.	6	Q. Is there anyone over the last 20 years that
7	BY MR. CASSELL:	7	you've had more sexual activity with than
8	Q. Miss Maxwell was aware of all the payments	8	Ms. Maxwell?
9	that were going to the girls in the Palm Beach Police	9	MR. PAGLIUCA: Object to form and
10	investigation, right?	10	foundation.
11	MR. PAGLIUCA: Object to form and	11	THE WITNESS: Fifth.
12	foundation.	12	BY MR. CASSELL:
13	THE WITNESS: Fifth.	13	Q. Ms. Maxwell is the longest let me see.
14	BY MR. CASSELL:	14	Strike that.
15	Q. In fact, Miss Maxwell had control of	15	You haven't had an intimate relationship
16	payments that were made to the girls in the Palm	16	with anyone for a longer period of time than
17	Beach Police Department investigation?	17	Ms. Maxwell over the last two decades, have you?
18	MR. PAGLIUCA: Object to form and	18	MR. PAGLIUCA: Object to form and
19	foundation.	19	foundation.
20	THE WITNESS: Fifth.	20	THE WITNESS: Fifth.
21	BY MR. CASSELL:	21	BY MR. CASSELL:
22	Q. Ms. Maxwell is one of your closest friends,	22	Q. Through legal counsel and other means, you
23	true?	23	have been coordinating with Ms. Maxwell with regard
24	MR. PAGLIUCA: Object to form and	24	to this litigation, right?
25	foundation.	25	MR. PAGLIUCA: Object to form and
	Page 367		Page 369
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	THE WITNESS: Fifth.	2	foundation.
3	BY MR. CASSELL:	3	THE WITNESS: Fifth.
4	Q. How close is your relationship with	4	MR. GOLDBERGER: Attorney-client
5	Ms. Maxwell?	5	privilege.
6	MR. PAGLIUCA: Object to form and	6	BY MR. CASSELL:
7	foundation.	7	Q. You purchased a town home in New York for
8	THE WITNESS: Fifth.	8	Miss Maxwell for millions of dollars, true?
9	BY MR. CASSELL:	9	MR. PAGLIUCA: Object to form and
10	Q. Can you name anyone who's a closer friend	10	foundation.
11	than yours over the last ten years than Miss Maxwell?	11	You've already asked this question.
12	MR. PAGLIUCA: Object to the form and	12	It's already been answered.
13	foundation.	13 14	THE WITNESS: Fifth.
14 15	THE WITNESS: Fifth. BY MR. CASSELL:	15	BY MR. CASSELL:
16	Q. You can't name anyone who's been a closer	16	Q. How are you coordinating with Ms. Maxwell on this litigation?
17	friend of yours over the last ten years than	17	MR. PAGLIUCA: Object to form and
18	Ms. Maxwell, right?	18	foundation.
19	MR. PAGLIUCA: Object to form and	19	THE WITNESS: Fifth.
20	foundation.	20	BY MR. CASSELL:
21	THE WITNESS: Fifth.	21	Q. You're hoping Ms. Maxwell prevails in this
22	BY MR. CASSELL:	22	litigation, true?
23	Q. The person that you have had the most	23	MR. PAGLIUCA: Object to form and
24	sexual activity with over the last 20 years is	24	foundation.
25	Ms Maxwell true?	25	THE WITNESS: Fifth



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1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	BY MR. CASSELL:	2	Alan Dershowitz with regard to this litigation,
3	Q. What is your arrangement with Ms. Maxwell	3	right?
4	with regard to paying any settle any judgment that	4	MR. PAGLIUCA: Object to form and
5	might be reached against her in this case?	5	foundation.
6	MR. PAGLIUCA: Object to form and	6	THE WITNESS: Fifth.
7	foundation.	7	MR. GOLDBERGER: And attorney-client
8	THE WITNESS: Fifth.	8	privilege.
9	BY MR. CASSELL:	9	BY MR. CASSELL:
10	Q. Ms. Maxwell has had discussions with you	10	Q. You are in a joint defense arrangement with
11	about whether you would pay a judgment in this action	11	Alan Dershowitz at this time?
12	against her, right?	12	MR. PAGLIUCA: Object to form and
13	MR. PAGLIUCA: Object to form and	13	foundation.
14	foundation.	14	THE WITNESS: Fifth.
15	THE WITNESS: Fifth.	15	MR. GOLDBERGER: Attorney-client
16	BY MR. CASSELL:	16	privilege I'm sorry. Attorney-client
17	Q. Your interests in Ms. Maxwell are	17	privilege, and to the extent there is a
18	compatible in this case, true?	18	confidentiality agreement in place or or
19	MR. PAGLIUCA: Object to form and	19	a joint defense agreement, I would object on
20	foundation.	20	that basis.
21	THE WITNESS: Fifth.	21	BY MR. CASSELL:
22	BY MR. CASSELL:	22	Q. You have a common interest agreement with
23	Q. Both you and Ms. Maxwell are hoping that	23	Alan Dershowitz, right?
24	the case would be dismissed, true?	24	MR. PAGLIUCA: Object to form and
25	MR. PAGLIUCA: Object to form and	25	foundation.
	Page 371		Page 373
1	J. Epstein - Confidential	1	J. Epstein - Confidential
2	foundation.	2	THE WITNESS: Fifth.
3	THE WITNESS: Fifth.	3	MR. GOLDBERGER: Attorney-client
4	BY MR. CASSELL:	4	privilege.
5	Q. Previously you sent e-mails to Ms. Maxwell	5	BY MR. CASSELL:
6	indicating your desire to have the publicity in this	6	Q. You have a common interest with
7	case die down, right?	7	Alan Dershowitz in this litigation, right?
8	MR. PAGLIUCA: Object to form and	8	MR. PAGLIUCA: Object to form and
9	foundation.	9	foundation.
10	THE WITNESS: Fifth.	10	THE WITNESS: Fifth.
11	BY MR. CASSELL:	11	BY MR. CASSELL:
12	Q. If the case were to settle, that would help	12	Q. You have a common interest with
13	the publicity in this case die down, right?	13	Ghislaine Maxwell in this litigation, right?
14	MR. PAGLIUCA: Object to form and	14	MR. PAGLIUCA: Asked and answered, this
15	foundation.	15	question. I'm going to object to form and
16	THE WITNESS: Fifth.	16	foundation.
17	BY MR. CASSELL:	17	THE WITNESS: Fifth.
18	Q. If this case were to resolve, that would be	18	MR. CASSELL: I have no further
19	useful for your purposes and Maxwell's purposes,	19	questions.
20	right?	20	MR. PAGLIUCA: I have no additional
21	MR. PAGLIUCA: Object to form and	21	questions.
22	foundation.	22	MR. GOLDBERGER: Excellent.
23	THE WITNESS: Fifth.	23	MR. CASSELL: Thank you.
23 24 25	THE WITNESS: Fifth. BY MR. CASSELL: Q. You have also been coordinating with	23 24 25	MR. CASSELL: Thank you. VIDEO TECHNICIAN: The time is 2:08. This concludes the deposition.

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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 25 26 26 27 27 27 27 27 27 27 27 27 27 27 27 27	J. Epstein - Confidential MR. PAGLIUCA: I do want a transcript. THE COURT REPORTER: Do you have a standing order? MR. PAGLIUCA: Yeah. They should have whatever we want. I think it's E-Tran. THE COURT REPORTER: A rough transcript? MR. PAGLIUCA: I don't need a rough, I don't think. (Signature was not waived. The deposition concluded at 2:08 p.m.)	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	STATE OF FLORIDA COUNTY OF PALM BEACH I, DARLINE MARIE WEST, RPR, certify that I was authorized to and did stenographically report the foregoing deposition; and that the transcript is a true record thereof. I further certify that I am not a relative, employee, attorney, or counsel of any of the parties, nor am I a relative or employee of any of the parties' attorney or counsel connected with the action, nor am I financially interested in the action. Dated this 13th day of September 2016.
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	CERTIFICATE OF OATH STATE OF FLORIDA COUNTY OF PALM BEACH I, the undersigned authority, certify that JEFFREY EPSTEIN personally appeared before me and was duly sworn on September 9, 2016. WITNESS my hand and official seal this 13th day of September 2016. DARLINE MARIE WEST Notary Public My Commission Expires: October 26, 2017 #FF 060662	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	STATE OF FLORIDA COUNTY OF PALM BEACH I, JEFFREY EPSTEIN, hereby certify that I have read the foregoing transcript of my deposition and that the statements contained therein, together with any additions or corrections made on the attached Errata Sheet, are true and correct. Dated this day of, 2016. The foregoing certificate was subscribed to before me this day of, 2016, by the witness who has produced a as identification and who did not take an additional oath.
21 22 23 24 25		22 23 24 25	Notary Public my commission expires:

























































































































































