Exhibit G

IN THE CIRCUIT COURT OF THE 17TH JUDICIAL CIRCUIT 1 IN AND FOR BROWARD COUNTY, FLORIDA 2 CASE NO. 15-000072 3 BRADLEY J. EDWARDS and PAUL G. CASSELL. 4 5 Plaintiffs, 6 CONFIDENTIAL - V S -7 ALAN M. DERSHOWITZ, 8 Defendant. _____/ 9 10 VIDEOTAPED DEPOSITION OF VIRGINIA ROBERTS GIUFFRE 11 12 Saturday, January 16, 2016 9:07 a.m. - 2:48 p.m. 13 401 East Las Olas Blvd., Suite 1200 14 Fort Lauderdale, Florida 33301 15 16 17 18 Reported By: 19 Deborah A. Harris, Court Reporter Notary Public, State of Florida Phone - 305.651.0706 20 21 Job No. J0277789 22 23 24 25

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ALSO PRESENT 1 2 Edward J. Pozzuoli, Special Master 3 Robert Pacheco, Videographer Ryan Kick, Videographer Bradley J. Edwards 4 Paul G. Cassell 5 Alan M. Dershowitz Brittany N. Henderson, Esq. Meridith Schultz, Esquire 6 7 - - -8 INDEX 9 10 WITNESS DIRECT CROSS REDIRECT RECROSS 11 Virginia Roberts Giuffre By Ms. Borja 5 12 By Mr. Scarola 201 By Ms. Borja 204 13 14 EXHIBITS 15 DEFENDANT VR EXHIBITS FOR ID 16 1 - Notice. 6 2 - Disclosure list. 26 17 3 - Order. 59 4 - E-mail. 92 18 5 - Photo (Confidential) 100 6 - Article. 124 7 - Daily Mail. 19 155 8 - Daily Mail. 168 9 - Declaration. 20 170 10- FBI doc. 187 21 REPORTER'S NOTE: Exhibit 5 marked confidential, sealed, 22 and retained by the Special Master. 23 24 25

1 Deposition taken before Deborah A. Harris, 2 Florida Professional Court Reporter and Notary Public in 3 and for the State of Florida at Large, in the above 4 cause. 5 THE VIDEOGRAPHER: We are now on video 6 7 This is disk number one in the videotaped record. 8 deposition of Virginia Roberts in the matter of 9 Bradley J. Edwards and Paul G. Cassell, Plaintiff 10 versus Alan M. Dershowitz, Defendant. 11 The deposition is being held at the Law 12 Office of Boies, Schiller & Flexner located at 401 East Las Olas Boulevard, Suite 1200. Fort 13 14 Lauderdale, Florida 33301. Today's date is January 16th, 2016. The time is 9:07 a.m. 15 16 My name is Robert Pacheco, I am the 17 videographer. The court reporter is Deborah 18 Harris, both from Esquire Deposition Solutions. 19 Would counsel please introduce yourselves and your 20 affiliation and the witness will be sworn in. 21 MS. MCCAWLEY: My name is Sigrid McCawley. 22 I'm with the Law Firm of Boies, Schiller & Flexner. I'm here with my colleague, Meridith 23 24 Schultz and we represent non-party Virginia 25 Roberts Giuffre.

MR. SCAROLA: Jack Scarola, counsel on 1 2 behalf of Bradley Edwards and Paul Cassell. Mr. 3 Edwards and Mr. Cassell are also present. 4 MS. HENDERSON: Brittany Henderson also on 5 behalf of the Plaintiff. Mary Borja for Defendant, Alan 6 MS. BORJA: 7 Dershowitz. MR. SCOTT: Thomas Scott for the Defendant. 8 9 MR. SIMPSON: Richard Simpson on behalf of 10 Professor Dershowitz. 11 MR. SWEDER: Ken Sweder of Sweder and Ross 12 on behalf of Professor Dershowitz. 13 SPECIAL MASTER: Ed Pozzuoli, Special 14 Master. 15 - - -16 Thereupon, 17 VIRGINIA ROBERTS GIUFFRE, 18 having been first duly sworn or affirmed, was examined 19 and testified as follows: 20 THE WITNESS: Yes, I do. 21 DIRECT EXAMINATION 22 BY MS. BORJA: 23 Q. We have noticed this examination for you as Virginia Roberts. I understand you have a different 24 25 married last name?

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Yes. 1 Α. 2 Q. Could you pronounce that for me? 3 Α. Giuffre. 4 Q. Giuffre. If I from time to time call you 5 Ms. Roberts, would that be okay with you today? 6 Α. Absolutely. 7 (Thereupon, Defendant's VR Exhibit No. 1, 8 was Marked for Identification.) BY MS. BORJA: 9 10 I'm going to hand you a document that's Q. 11 been marked as VR Exhibit Number 1, which is a notice of 12 taking video duces tecum. Ms. Roberts, are you appearing 13 here today pursuant to this notice of video deposition duces tecum? 14 15 Α. Yes. 16 Q. And you've seen this document before today? 17 Α. No. 18 Did you bring any documents with you today Q. 19 pursuant to the duces tecum? 20 Α. No. 21 Q. Were you asked to bring any documents with 22 you today? 23 Α. No. 24 Q. You understand that you're under oath today 25 and that your testimony is being taken down by the court

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 8 of 223

7

1 reporter, correct?

2 A. Yes.

Q. And today's testimony is the same as if you were testifying before a judge and a jury. Do you understand that?

6 A. Yes.

Q. It's important that you allow me to finish my question and I'll allow you to finish your answer because the court reporter is very good, but she can only type one of us talking at a time. Is that okay? A. Yes.

Q. It's also important that all of your answers be verbal since nodding your head or shaking your head if you mean yes or no, you should give it a verbal response. Is that agreeable?

16

A. Yes.

17

Q. What is your current home address?

18 MS. MCCAWLEY: We're going to object on the 19 record. You're welcome to notice anything to my 20 law office for Virginia. She's had some safety 21 issues with respect to her location so we're not 22 going to be putting that on the record.

23 MS. BORJA: That's fine. You're going to 24 accept service for her for all purposes in this 25 action?

1 MS. MCCAWLEY: Yes. 2 MS. BORJA: That's fine. Thank you. 3 MS. MCCAWLEY: Yes. If you need to serve 4 her with anything. 5 BY MS. BORJA: 6 Ms. Roberts, are you taking medication that Q. 7 would effect in any way your ability to testify? 8 Α. No. 9 Q. Were you involved in collecting documents for production in this case? 10 11 Α. I don't understand. 12 I'll get back to that in a little bit. Are Q. 13 you aware of the action that your attorneys, Brad Edwards 14 and Paul Cassell, filed against the government? 15 Α. Yes. 16 Q. If I call that the Federal action or the 17 CVRA action, will you understand the action that I'm 18 referring to? 19 Α. Yes. 20 Q. And you sought to join that action, 21 correct? 22 Α. Yes. 23 And you understand that you were Jane Doe Q. 24 #3 named in the motion for joinder, right? 25 Α. Yes.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 10 of 223

I'm going to show you, I'm not going to 1 Q. 2 mark it as an exhibit, a copy of Jane Doe #3 and Jane Doe 3 #4 corrected motion pursuant to Rule 21 for joinder and action. Do you have that in front of you right now? 4 5 Α. Yes. And this was entered as Document 280 in the 6 Q. 7 docket for purposes of identification in our record here 8 today. Did you review this document before it was filed? 9 Α. Not this specific document, no. 10 Q. Were you aware that this joinder motion was 11 being filed in the CVRA action? 12 I knew there was an action for the CVRA for Α. 13 me to be joined, yes. 14 And you're aware, are you not, that there Q. 15 are allegations that you were sexually trafficked being 16 made in that action, correct? 17 I'm aware that there are allegations that I Α. 18 was trafficked. 19 Q. If you turn to page 4 of this document the 20 numbers are on the bottom of the page. In that first 21 full paragraph in the third line down it says, Epstein 22 required Jane Doe #3 to have sexual relations with Dershowitz on numerous occasions when she was a minor? 23 MS. MCCAWLEY: Feel free to look at the 24 25 entire page.

CONFIDENTIAL

1 MR. SCAROLA: It is a minor discrepancy, 2 but I think you read it as when she was a minor 3 and it's while she was a minor. BY MS. BORJA: 4 5 Q. While she was a minor. Do you see where 6 I'm reading starting in the third line? 7 Α. Yes. 8 Q. Is that allegation true? 9 Α. Yes. 10 Q. If you go to page 6 of the document, do you 11 see the paragraph that's starts, Epstein also trafficked? 12 Α. Yes. Is says Epstein also trafficked Jane Doe #3 13 Q. 14 for sexual purposes to many other powerful men including 15 numerous prominent American politicians, powerful 16 business executives, foreign presidents, a well-known 17 prime minister and other world leaders. Do you see that? 18 Α. Yes. 19 Q. Is that allegation true? 20 Α. Yes. 21 Q. The reference there to foreign presidents, 22 do you see that? 23 Α. Yes. 24 You were sexually trafficked to foreign Q. 25 presidents?

1 Α. No. 2 Q. So that's not true, you were not sexually 3 trafficked to foreign presidents? 4 I don't know what foreign president you're Α. 5 talking about. 6 Q. Have you ever been sexually trafficked to 7 any foreign president? 8 MS. MCCAWLEY: I'm going to allow you to 9 ask that question, but with respect to specific 10 identification of an individual we're not going to do that. At this point she has. 11 12 MS. BORJA: Counsel, your objection has 13 been made. No speaking objections, please. Let's 14 move on. 15 MS. MCCAWLEY: I can make my record, and my 16 record is she's not going to be speaking with respect to individuals' names that are named in 17 18 generalities in this document. 19 SPECIAL MASTER: Objection overruled. You 20 can answer. 21 Α. I understand well-known prime ministers and 22 other world leaders; as far as foreign presidents, I'm not too sure, I don't know. 23 24 Q. Have you ever met any foreign presidents? 25 Α. Foreign presidents as in overseas?

1 Q. Sure, okay, overseas. Α. 2 No. 3 Have you ever met any foreign presidents Q. 4 from countries not overseas such as Canada or Mexico? 5 Α. No. 6 So you were not sexually trafficked to any Q. 7 foreign presidents; is that correct? 8 Α. As far as I know right now, yes. 9 Q. It's correct that you were not sexually 10 trafficked to them, right? 11 Α. You've asked me this three times and I'm 12 telling you. 13 Okay. A well-known prime minister. Were Q. you sexually trafficked to a well-known prime minister? 14 Α. 15 Yes. 16 Q. Who was that? 17 MS. MCCAWLEY: I'm going to object to this 18 line of questioning. This has to do with safety 19 concerns for her. 20 MS. BORJA: Counsel, this is under seal. 21 You can answer. 22 MS. MCCAWLEY: No, she's not going to 23 answer. 24 SPECIAL MASTER: Hang on one second. 25 MS. MCCAWLEY: Let me make my objection.

1 SPECIAL MASTER: Make your objection. MS. MCCAWLEY: Regardless of it being under 2 3 seal, we've seen that in this case the client that you represent has violated confidentiality orders 4 5 regularly so we have no sense of security with a 6 sense that this is a confidential record at this 7 point. We are doing that under the Court's order. 8 With respect to naming individuals who can 9 harm a victim of sexual trafficking, she's a 10 non-party in this action, not a plaintiff. She is 11 not going to be revealing any names today of an 12 individual who is going to harm her physically, 13 period. If we have to go to Judge Lynch on that 14 we will, I'm happy to do that, but she's not going 15 to be naming individuals where there's a threat to 16 her safety. 17 SPECIAL MASTER: Response. 18 It is under seal. I'm shocked MS. BORJA: 19 that counsel would suggest that a prime minister 20 is threatening the physical safety of this 21 There's no foundation for that. witness. The 22 suggestion that a foreign minister is going to

it's being to be under seal. 24

23

25 Let's get the evidence out while the

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physically harm has no evidence in this case, and

1 witness is here. As you pointed out, she's a 2 non-party. Let's make our record and move on. 3 MS. MCCAWLEY: You may be shocked by that but --4 5 SPECIAL MASTER: Hang on one second. The 6 reason why I'm here is so we don't have the back 7 and forth. 8 MS. MCCAWLEY: Sure. 9 SPECIAL MASTER: I'm going to rule on the 10 objection. Your objection at this point is 11 You can answer. And I want to overruled. 12 admonish everybody here that this is confidential 13 and the protection of this witness is of paramount 14 importance under the Confidentiality Order. So 15 Ms. Roberts, you can answer the question that's 16 been asked. 17 MS. MCCAWLEY: At this point we're going to 18 need to take a break because I'm not going to 19 allow her to answer a question that's going to 20 threaten her physical safety. So we can take a 21 break on that. 22 THE WITNESS: If I can just say, I personally know that this is not a good person to 23 24 talk about and I'm not going to, point blank, I'm 25 not going to say his name.

1 SPECIAL MASTER: Okay. I can't twist her 2 arm and force her so we'll deal with it. 3 BY MS. BORJA: 4 Q. Okay. Other world leaders, what other 5 world leaders were you sexually trafficked to? 6 MS. MCCAWLEY: We have the same objection. 7 SPECIAL MASTER: And I would have the same 8 ruling based upon the arguments. 9 MS. MCCAWLEY: Let me just make my record. 10 To the extent that there's a name of an individual 11 that you can reveal that you do not feel would 12 harm your physical safety, you're welcome to reveal them. Anybody else, you don't have to 13 14 reveal at this time and we'll take that to Judge 15 Lynch. 16 Α. Okay. Prince Andrew for one. 17 Other than Prince Andrew? Q. 18 There is another individual that I honestly Α. 19 do not know his name. 20 Q. What country is he from? 21 Α. I'm not too sure, he spoke in a foreign --22 he did speak foreign tongue, he spoke English as well, 23 but I'm not too sure where he was from. 24 Q. How do you know he is world leader? 25 Α. I was introduced to him as a prince.

CONFIDENTIAL

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 17 of 223

16

1	Q .	Okay. Did he have security with him?
2	Α.	I'm sure he did somewhere around, but not
3	when I was wi	th him.
4	Q.	Did you see security?
5	Α.	No.
6	Q.	Did you where were you when you met him?
7	Α.	On this occasion the South of France.
8	Q.	Are there witnesses to you being sexually
9	trafficked to	this prince?
10	Α.	Yes.
11	Q.	Name them.
12	Α.	Jeffrey Epstein, Ghislaine Maxwell.
13	Q .	Anyone else?
14	Α.	There was a whole bunch of people in the
15	room so of co	urse.
16	Q .	Was this an orgy?
17	Α.	No.
18	Q .	Who else was in the room?
19	Α.	I can't name them all, there was a lot.
20	Q .	Name as many as you can name?
21	Α.	I don't know their names. I can't name
22	their names.	
23	Q .	They were present during sexual activity?
24	Α.	They were present before the sexual
25	activity and	then I went to have sexual activity with him

1 alone. So he's the only witness to your sexual 2 Q. 3 activity, the prince? 4 On the instruction of Epstein and Α. 5 Ghislaine, yes. 6 Where in the South of France were you? Q. 7 Α. I don't know. 8 Q. Were you on a boat, were you in a house? 9 Α. We were at a like a cabana, not cabana, 10 like a resort, but it was a big party. 11 Q. Who was throwing the party? 12 I don't know. I was just brought there. Α. 13 You also refer to powerful business Q. 14 executives. What powerful business executives were you 15 sexually trafficked to? 16 MS. MCCAWLEY: Again, to the extent you can 17 reveal somebody without a safety concern you're 18 welcome to do that. 19 SPECIAL MASTER: Well, again --MS. MCCAWLEY: Right. I understand. 20 21 SPECIAL MASTER: Same objection, same 22 ruling. 23 George Mitchell. Α. 24 When were you sexually trafficked to George Q. 25 Mitchell?

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I am unable to give you times since we are 1 Α. 2 going back a very long time ago. 3 Q. Tell me the best that you can remember? 4 Α. Roughly when I was 17. 5 Q. Where were you? New Mexico and New York. 6 Α. Are there witnesses to this? 7 Q. 8 Α. Not to the actual event itself. 9 Q. What other powerful business executives 10 were you sexually trafficked to? 11 Α. 12 Are there witnesses? Q. 13 Α. Besides Epstein instructing me to do so, 14 no. 15 Q. What other powerful business executives 16 that you were sexually trafficked to? 17 Α. Yes, I know what you're saying. 18 MS. MCCAWLEY: Take your time. Take a deep 19 breath. 20 Α. 21 Q. Who else? 22 MS. MCCAWLEY: To the extent you recall. 23 I'm just trying to think. This is all very Α. 24 confronting for me. So at the same token I'm just trying 25 to recollect everybody. The Dubins, Glen Dubin.

You said the Dubins, were you sexually 1 Q. 2 trafficked to more than one Dubin? 3 No. Α. 4 Q. Just to Glen? 5 Α. Just to Glen. 6 Is he the powerful business executive who's Q. 7 pregnant wife was asleep in the next room. 8 Α. Yes. 9 Q. What other powerful business executives 10 were you sexually trafficked to? 11 Α. None that I can remember off the top of my 12 head. 13 Q. one of the powerful business Was 14 executives that you were trafficked to? Α. 15 Yes. 16 Q. So you can remember others. Who else is 17 there? 18 MS. MCCAWLEY: I'm going to object to that. 19 That's inappropriate. She gave you everyone she 20 could remember at the time when you mentioned a 21 name. 22 SPECIAL MASTER: Okay. Okay. Please move 23 on without --24 MS. BORJA: There's a question pending. 25 Α. I said yes.

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1	Q .	What other powerful business executives?
2	Α.	Wasn't that just objected?
3		MS. MCCAWLEY: You can answer.
4		SPECIAL MASTER: You can answer.
5	Α.	I can't remember off the top of my head,
6	I'm sorry.	
7	Q .	You also referred to prominent American
8	politicians.	What prominent American politicians other
9	than the ones	we've already named were you sexually
10	trafficked to	?
11	Α.	The ones I just told you about,
12		· ·
13	Q .	How many times were you trafficked to
14	?	
15	Α.	I don't know, over two times.
16	Q .	How old were you?
17	Α.	Approximately 17, 18.
18	Q .	Are you sure you were underage during one
19	of those incid	dents?
20	Α.	I can't be 100 percent sure of anything.
21	It's not like	I recorded the dates. I'm just giving you
22	an approximat	ion.
23	Q .	How many times were you sexually trafficked
24	to	?
25	Α.	Twice that I can recall.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 22 of 223

21

Q. Were you underage during either of those? 1 Α. 2 I believe so. 3 Q. Both of them? I can't be 100 perfect sure. 4 Α. 5 Q. When you were sexually trafficked to the 6 were you underage? 7 Α. Not by standards. 8 Q. You weren't in , were you, you were in the South of France? 9 10 MS. MCCAWLEY: Which ? You need to 11 clarify. 12 , sorry. I believe I would Α. 13 have been 17. I don't know what their age --14 MS. MCCAWLEY: You don't have to know. You 15 don't have to know anything legal. Just answer 16 the question the best you can. 17 BY MS. BORJA: 18 Q. So how old were you when you were sexually 19 trafficked to Mr. Dubin? 20 Α. I don't know. 21 Q. What is your best guess? 22 Α. I'm not going to speculate. 23 Q. How many times did you have sex with Mr. 24 Dubin? 25 Α. Once.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 23 of 223

Q. 1 How many times did you have sex with 2 ? 3 Multiple. Α. What's the approximate range of number, 4 Q. 5 more than three? 6 More than three. Α. 7 Q. More than five? 8 Α. Possibly. 9 Q. More than ten? 10 Α. No. 11 Q. Did ask you to wear any 12 particular clothing during your sexual trafficking? 13 MS. MCCAWLEY: Again, I'm going to object 14 to this line of questioning. To the extent that you revealed something to me in work product 15 16 circumstance or attorney-client privilege, I don't 17 want you revealing that. 18 This case is about the defamation between 19 Paul Cassell and Brad Edwards and Mr. Dershowitz. 20 It's not about the individuals other than Mr. 21 Dershowitz who is the individual here who the 22 judge said we're here to talk about the issues in 23 this case, not the litany of other individuals. 24 MS. BORJA: Counsel, we have limited time. 25 SPECIAL MASTER: Hang on one second. I'm

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1going to deny the objection. You can answer the2question. I'm going to give some latitude on3this, but counsel, please understand it's some4latitude. So you can answer the question.

5 MS. BORJA: And Special Magistrate, I would 6 also ask for an instruction, we have limited time 7 here and speaking objections are inappropriate and 8 unnecessary for your ruling.

9 MS. MCCAWLEY: I'm allowed to make my 10 record.

SPECIAL MASTER: Counsel, she needs to make 11 12 the record, however, the four hours in my mind is not a hard and fast four hours based upon how we 13 14 proceed in this deposition. So I'll take that into consideration as we approach the four hours. 15 16 Α. Yes, I wore lingerie for him. 17 Q. At his request? 18 It wasn't his request, it was Ghislaine who Α. 19 set it up for me. 20 Q. And did she specify baby doll lingerie to 21 be worn? 22 All different types of lingerie. Α. 23 Was it specifically Victoria Secret Q. 24 lingerie? 25 Α. I didn't write the brand.

Have you alleged that you were required to 1 Q. wear Victoria Secret lingerie for 2 ? 3 Α. No. 4 MS. MCCAWLEY: Alleged in what context? 5 BY MS. BORJA: 6 Q. She's already answered. Now, other than 7 the people you've already named for me today, were you 8 sexually trafficked to anyone else during your period between 1999 and 2002? 9 10 Α. Yes. 11 Q. Who else? 12 MS. MCCAWLEY: To the extent you can recall. 13 14 SPECIAL MASTER: Counsel, let her think it 15 through. 16 Α. Alan Dershowitz, , the obvious 17 people that I've already stated. , 18 Jeffrey Epstein obviously, Ghislaine Maxwell, you know, 19 there's people that I just -- I honestly can't think of 20 everybody right now. I do feel like I am under a lot of 21 pressure to answer the questions and I'm doing the best 22 that I can honestly. 23 Q. Were you sexually trafficked to 24 ? 25 Yes. Α.

CONFIDENTIAL

4	0	None you covuelly trafficked to a more last
1	Q.	Were you sexually trafficked to a man last
2	name ?	
3	Α.	Who?
4	Q .	, if the name doesn't ring a bell,
5	just tell me'	?
6	Α.	No.
7	Q .	How many times were sexually trafficked to
8		?
9	Α.	Once.
10	Q.	How old were you?
11	Α.	I don't know.
12	Q.	You're sure it was one time, correct?
13	Α.	I'm not sure of anything. There was a lot
14	of people that	at Jeffrey sent me to and it was a long time
15	ago. I can'	t be a thousand percent correct on that.
16	Q .	Who is ?
17	Α.	He is an older gentleman.
18	Q .	Do you know what's does for a living?
19	Α.	I think he's a second of , but I don't want
20	to 100 percent say.	
21	Q .	Who is ?
22	Α.	I think he's a second .
23	Q .	Do you know where?
24	Α.	Possibly , I think, or maybe .
25	I'm not too s	sure. I'm just speculating.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 27 of 223

1	Q .	Where did you meet ?
2	Α.	, at the islands.
3	Q.	And when you say the islands, do you mean
4	Jeffrey Epste	in's estate?
5	Α.	Yes.
6	Q.	And where did you meet
7	Α.	was at the islands as well.
8	Q.	Did you ever meet him anywhere else?
9	Α.	Yes.
10	Q.	Did you have sex with him in other
11	locations?	
12	Α.	No.
13	Q.	Did you ever fly in a plane with him?
14	Α.	No.
15	Q.	Did you ever have sex is
16	Α.	No, not that I know of. The name does not
17	ring a bell.	You have to understand that there were a
18	lot of gentle	men that I was lent out to by Jeffrey
19	Epstein. So	it is very hard for me to remember all of
20	their names a	nd who they were and what they did.
21		(Thereupon, Defendant's VR Exhibit No. 2,
22	was Ma	arked for Identification.)
23	BY MS. BORJA:	
24	Q .	Ms. Roberts, when you refer to
25	, did	you mean ?

1	Α.	No.
2	Q.	Have you ever met a ?
3	Α.	Possibly.
4	Q.	Do you know one way or the other?
5	Α.	Do I know?
6	Q.	You said possibly?
7	Α.	I was introduced lots of political
8	scientific, academic, so there is a possibility I could	
9	have met him.	
10	Q.	Did you ever have sex with
11	Α.	No.
12	Q .	Were you ever sexually trafficked to
13	?	
14	Α.	No, not that I know of.
15	Q .	I'm handing you a document that's been
16	marked as VR	Exhibit 2, which is Plaintiff, Virginia L.
17	Giuffre's, I apologize, disclosure pursuant to Federal	
18	Rule of Civil	Procedure 26.
19		This is a document that was entered in your
20	lawsuit again	st Ghislaine Maxwell in the Southern
21	District of New York. Have you ever seen this document	
22	before?	
23	Α.	No.
24	Q .	If you take a look, there's a list of
25	witnesses sta	rting at page 1 and continues on?
		CONFIDENTIAL

Yes. 1 Α. I'm wondering whether this list might help 2 Q. 3 Can you look at the names on this list and tell me vou. 4 who from these names you were sexually trafficked to? 5 Α. I wasn't . 6 trafficked to her. She was just a part of some of the 7 trafficking. 8 Q. Hold on. What part did she have in the 9 trafficking? 10 Α. She was involved in some of the orgies. 11 So she was a sexual participant in the Q. 12 orgies? 13 Yes. Α. 14 Q. That you were a participant in as well? 15 Α. Yes. 16 Q. Were these orgies that was 17 involved in with any of the individuals that you have 18 named so far today? 19 Α. Not that I can remember right now. 20 Q. Do you know what gentlemen were involved in 21 the orgies with you and ? 22 Α. As far as I can recall Jeffrey Epstein. 23 Q. Okay. 24 Α. does 25 ring a bell, but I don't want to 100 percent say that.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 30 of 223

Ring a bell in terms of what? 1 Q. 2 Α. The name rings a bell. I mean, you have to 3 understand there was a lot, a lot, a lot of girls around 4 to remember all of their names. 5 Q. My question is, was а 6 participant in sexual activities with you? 7 Α. I don't know and I'm not going to 8 speculate. 9 Q. I'm not asking you to speculate. I'm 10 asking you under oath today was she a participant, as far 11 as you can recall today, in sexual activities --12 MS. MCCAWLEY: Objection, asked and 13 answered. Sorry, I didn't mean to interrupt. 14 BY MS. BORJA: 15 Q. -- with you? 16 I'm telling you under oath that I'm not Α. being in sexual orgies with me 17 sure about 18 but the name does ring a bell. 19 Q. And ? 20 Α. Yes, she was involved, but I'm not going to 21 speak about her. She has the right to her own privacy. 22 She's been hurt, she's a victim, so I'm not going there. 23 Q. Did she participate in any of the sexual 24 activities with others that you've named today? 25 Α. Yes.

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1 Q. With whom? 2 Α. I'm not answering that. 3 MS. MCCAWLEY: We're going to object. То 4 the extent that you're concerned about the safety 5 of one of these individuals, we're not going to 6 testify. We can go to the judge and we can come 7 back if he says you have to testimony regarding 8 that but --9 MS. BORJA: We already have the names of 10 the gentlemen. 11 SPECIAL MASTER: Hang on one second. For 12 purposes of the record, have you made your record? MS. MCCAWLEY: Well, let's make a record. 13 14 So was underage at the time this 15 occurred so she, herself, is a victim. So to the 16 extent that, you know, if you want to bring her 17 counsel in and have them present during something 18 like this, that's fine, but this witness who is a 19 non-party to this litigation who's a victim 20 herself doesn't have to speak about other 21 under-aged victims. SPECIAL MASTER: Counsel? 22 I'm entitled to know the names 23 MS. BORJA: 24 of witnesses who can either verify or discredit 25 the allegations.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 32 of 223 1 MS. MCCAWLEY: She's given you the name. 2 SPECIAL MASTER: Counsel, let her make her 3 record. 4 MS. BORJA: As to specific individuals, and 5 I do not want to bring up her name with 6 individuals with whom she's not alleged to have 7 had sexual activity, that would be unfair to this 8 witness; but what would be fair to my client who 9 is being sued in this case is to be able to check 10 the allegations with a neutral third party, and if 11 this is a witness --12 MS. MCCAWLEY: Why don't you ask her if 13 that's somebody who was involved with your client, 14 which is what we're here on today, Alan 15 Dershowitz, not all of these other individuals. 16 SPECIAL MASTER: Okay. All right. Have 17 you made your record? 18 MS. BORJA: Yes. 19 SPECIAL MASTER: I'm going to overrule the 20 objection. I understand that you're going to 21 instruct the witness not to answer, right? 22 MS. MCCAWLEY: Yes. 23 SPECIAL MASTER: So that will have to be 24 dealt with in front of Judge Lynch for a

25 subsequent time because I do think that it's

incumbent upon, especially on this question, it's
 incumbent upon you to lay the predicate as to why
 you're instructing the witness not to answer.

MS. MCCAWLEY: And I believe I have.
SPECIAL MASTER: I understand. We're not
here to do that. So I'm going to, for purposes of
the record, I'm going to overrule your objection.
And now make your instruction so we have a clean
record to deal with.

10 MS. MCCAWLEY: Sure. With respect to 11 because she was an underaged victim at the 12 time, I'm instructing you not to answer questions 13 with respect to her other than identifying her as 14 being one of the victims involved.

15 BY MS. BORJA:

16 Q. Are you going to follow your counsel's17 instructions?

18 A. Absolutely.

Q. And you understand that we're going to
reserve the right to bring you back for another
deposition in the event that the judge overrules your
counsel's objections. Do you still want to keep abiding
by those?

A. Go for it.

Q. I'm sorry?

1	SPECIAL MASTER: Yes. Yes.
2	A. No problem.
3	Q. We were looking at the list of names and
4	you were going through to see if they refresh your
5	recollection as to the names of individuals to whom you
6	were sexually trafficked?
7	A. On page 3,
8	Q. Who is ?
9	A. I think she also goes underneath the name
10	, if it's the same woman that I'm thinking of
11	and she was one of Jeffrey's, I would like to say,
12	co-conspirators. She had sex with underaged girls and
13	myself.
14	. He was not
15	only a witness, but also another co-conspirator. Again,
16	sounds familiar, but I'm not going
17	to attempt to put her out of place and I'm not too sure.
18	Q. Do you know who the names of the others
19	are, or , do you know who
20	they are?
21	A. I think I have heard of as
22	another victim, but I don't recall meeting her.
23	Q. Do you know who
24	A. No.
25	Q. Okay.

1	Α.	Number 19, Alan Dershowitz; number 22 Eva
2	Anderson Dubi	n; number 23, Glen Dubin.
3	Q .	Before you move on, were you sexually
4	trafficked to	Eva Anderson Dubin?
5		MS. MCCAWLEY: This has been asked and
6	answe	red.
7		SPECIAL MASTER: No, it has not.
8	0verr	uled.
9	Α.	No, I was not trafficked to Eva.
10		
11	Q .	Let my ask you this, were you sexually
12	trafficked to	?
13	Α.	No.
14		MS. MCCAWLEY: With a question pending, I
15	think	she's lost the question, Counsel. Ask the
16	quest	ion.
17		MS. BORJA: Okay, counsel, I'll ask the
18	quest	ion.
19		MS. MCCAWLEY: Thank you.
20	BY MS. BORJA:	
21	Q .	The question is, when you look at this list
22	of names does	it refresh your recollection as to who you
23	were sexually	trafficked to?
24	Α.	Some of the people that I mentioned, yes.
25	Q .	Okay. So, let's continue reviewing the

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 36 of 223

35

1	list. I'm lo	oking for the names of the people that you
2	allege you we	re sexually trafficked to?
3	Α.	Okay. ; number 27,
4	Jeffrey Epste	in; , she was an
5	older woman w	ho participated.
6	Q.	Participated in what?
7	Α.	In sexual acts.
8	Q.	With whom?
9	Α.	With Jeffrey Epstein.
10	Q .	How do you know that?
11	Α.	I was there with her.
12	Q .	Okay, who else was there?
13	Α.	Ghislaine Maxwell,
14	Q .	Anyone else?
15	Α.	No. Did I say ?
16	Q .	No.
17	Α.	Okay, is another one.
18	Q .	Is another what?
19	Α.	Another older woman that was a part of the
20	sexual endeav	ors.
21	Q .	With whom?
22	Α.	Ghislaine, Jeffrey and me.
23	Q .	Anyone else?
24	Α.	
25	Q .	I'm sorry, I'm still talking about

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 37 of 223

When you said involved, you said involved with 1 . 2 sexual activity with Ghislaine, Jeffrey and yourself. 3 Was there anybody else involved? 4 Α. Not that I can remember. 5 Q. Was this a single incident? 6 Α. No. 7 Q. Okay. 8 Α. 9 , she was involved with, very heavily involved with lots of incidents of sex. 10 11 Q. With yourself? 12 Α. With myself. And who else? 13 Q. 14 MS. MCCAWLEY: To the extent you can 15 answer. If it's multiple incidents you can take 16 them one at a time. 17 It was multiple incidents so it's going to Α. 18 be nearly impossible for me to remember every one. But 19 obviously Jeffrey Epstein, Ghislaine Maxwell, 20 I'm sure there's more, but I . just can't remember off the top of my head. 21 22 Q. How do know that she had sex with 23 ? I was there. 24 Α. 25 Q. How do you know she had sex with

1	?		
2		Α.	I again was there.
3		Q.	How many times did you and and
4		ł	nave sex together?
5		Α.	Once that I can remember.
6		Q.	Where were you?
7		Α.	New Mexico.
8		Q.	Are there other witnesses?
9		Α.	, I can't pronounce her last
10	name.		
11		Q.	
12		Α.	, yes.
13		Q.	Anyone else?
14		Α.	· ·
15			MS. MCCAWLEY: I'm sorry, I think she's
16		moving	g on with the list. Are you still talking
17		about	the incident?
18	BY MS. E	BORJA:	
19		Q.	I understand was a witness
20	to your	sexua	activities with external in Mexico, is
21	that not	t what	you meant?
22		Α.	Yes.
23		Q.	She was a witness?
24		Α.	Yes.
25		Q.	Was a witness?

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 39 of 223

1		Α.	No, I'm sorry. I was moving on with the
2	list.		
3		Q.	What is the sexual incident involving
4			?
5		Α.	Palm Beach and the Caribbean with Jeffrey,
6	myself,	possi	bly if I remember correctly,
7	there wa	as ano	ther girl, I'm pretty sure it was serve .
8		Q.	Were you sexually trafficked to anybody
9	else on	the 1	ist?
10		Α.	I'll continue with the list here.
11		I	was not sent to her, but she was a part of
12	it with	Jeff	Epstein, .
13		Q.	Who is ?
14		Α.	He, I don't know exactly what he does, but
15	I think	he's	some kind of .
16		Q.	Did you have sex with him?
17		Α.	Yes.
18		Q.	How many times?
19		Α.	Off the top of my head, just once.
20		Q.	Where were you?
21		Α.	I believe was at Mexico.
22		Q.	Approximately how old were you?
23		Α.	Again, I don't know.
24		Q.	Are there any other witnesses?
25		Α.	Not that I can remember. I mean, besides

CONFIDENTIAL

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 40 of 223

Jeffrey asking me to give him a massage which involved 1 2 sexual acts, I don't remember. was 3 another victim of Jeffrey Epstein who witnessed sexual 4 acts. 5 Q. Witnessed sexual acts between you and 6 somebody else? 7 Α. She is another victim that I would like to 8 say that I wouldn't like to mention the stuff that 9 happened to her. She's very sensitive about this stuff. 10 Q. That's fine, but I'm wondering if she's a 11 witness to sexual acts that you allege were between you 12 and somebody else? 13 Α. Other than Epstein, no. I mean, she did 14 see the meeting with , but she did not 15 witness the act with him. 16 Q. Okay. 17 Α. is, I believe that be 18 and I've already explained which is 19 that one. , she witnessed many 20 acts of sexual abuse by Ghislaine Maxwell, Jeffrey 21 Epstein. 22 is the pilot. I don't believe he witnessed anything, but he was 23 24 during some of the times that sexual abuse encountered. 25 Do you know why is not on this Q.

list? 1 I haven't seen this list before, so, no. 2 Α. 3 MS. MCCAWLEY: This is a good time to take a break. 4 5 MS. BORJA: The time is now 9:45. THE VIDEOGRAPHER: Going off video record 6 7 9:49 a.m. 8 (A recess was taken.) 9 THE VIDEOGRAPHER: We are now back on video 10 record 10:01 a.m. 11 MS. MCCAWLEY: Did you mark this? 12 MR. SCAROLA: Yes. MS. MCCAWLEY: That's 2. 13 BY MS. BORJA: 14 15 Ms. Roberts, did you have an opportunity to Q. 16 talk to anybody other than Ms. McCawley during the break? 17 Yes, I spoke with my good friends over Α. 18 there. 19 Q. Who are? 20 Α. Brittany Henderson and --MS. MCCAWLEY: 21 Meridith. 22 BY MS. BORJA: 23 Q. Anyone else? 24 Α. Brad Edwards. I'm sorry, I forget he came 25 in.

1	Q.	Now, do you have knowledge of Professor
2	Dershowitz ha	ving sex with any minor girls other than,
3	you claim, yo	urself?
4	Α.	Yes, I don't know their names.
5	Q .	How do you know that?
6	Α.	I witnessed it.
7	Q .	Where were you?
8	Α.	On an airplane.
9	Q.	How many girls?
10	Α.	One.
11	Q .	Describe her?
12	Α.	Blond, young.
13	Q .	Anything else?
14	Α.	No.
15	Q .	Where were you going on this plane?
16	Α.	You know, it's hard for me to remember the
17	exact destina	tion. I was flying around a lot from the
18	times I was w	ith Jeffrey, but I believe it was to
19	Massachusetts	, if my memory is correct.
20	Q .	Why were you flying to Massachusetts?
21	Α.	Again, I don't want to I don't know. I
22	just flew whe	rever Jeffrey wanted fly to.
23	Q .	Did you stay in a hotel in Massachusetts?
24	Α.	No, we flew in and flew out the same day.
25	Q .	Who else was on the plane?

1 Α. Epstein. 2 Q. Where were you coming from? 3 I believe it was New York, but again, I Α. don't want to 100 percent say, like I said we were 4 5 constantly flying. 6 Was it winter time, was it summer time? Q. 7 What do you recall about when it was? 8 Α. It wasn't snowing so I'm not too sure. 9 This is going back a long time ago. I don't know the 10 date. 11 Q. What's your best recollection of how you 12 were dressed? 13 Α. I don't know what I was wearing. 14 Q. Did you have a sweater? I don't know what I was wearing. 15 Α. 16 Q. Were you over 18? 17 I don't know, I'm sorry. Α. 18 Q. You might have been? 19 Α. I could have been. I could have been under 20 18, over 18. 21 Q. The other girl, she could have been over 22 18? 23 She could have been, she could have not Α. 24 been. Jeffrey liked having a lot of young girls around 25 I'm not too sure. him.

CONFIDENTIAL

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 44 of 223

43

1 Q. You don't know one way or the other whether 2 the girl was a minor? 3 I didn't ask her the age. Α. 4 Other than the girl you're not sure whether Q. 5 she was a minor, are there any girls you are sure were a 6 minor who you think had sex with Professor Dershowitz? 7 Α. Not that I know of. 8 Q. So would it be correct that you actually 9 don't know one way or the other whether Professor 10 Dershowitz had sex with any minors other than you claim 11 yourself? 12 MS. MCCAWLEY: Objection. You can answer. 13 Α. Yeah, I don't know. It would hard to say. 14 Jeffrey, like I said, had lots of young girls around all 15 the time and some of them were very young and some of 16 them were on the cusp of 18, 19. So it's very hard to speculate how old exactly she was. 17 18 Q. So you don't know? 19 Α. I don't know. 20 Q. Other than yourself, Jeffrey, Professor 21 Dershowitz and this other woman of unknown age, was 22 anybody else on the plane besides the pilot? 23 Pilot. Α. 24 Q. That's it? 25 Α. Yes.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 45 of 223

Putting aside ages, whether they were 1 Q. 2 minors or not, other than this one girl you say had sex 3 with Professor Dershowitz on a plane, are you aware of 4 any other girls with whom you believe Professor 5 Dershowitz had sex? 6 Professor Dershowitz was around a lot and Α. 7 there was always young girls around a lot and I 8 physically did not see him with any other girls besides 9 the ones that we're talking about right now and myself, 10 but no, I'm not too sure. 11 Q. You don't know of any, correct? 12 Not that I physically witnessed. Α. How tall is Professor Dershowitz? 13 Q. 14 Α. I don't know. Is he closer to 5'5" or 6"? 15 Q. 16 Goodness, 5'5", 5'6", 5'7", he's not 6". Α. 17 Q. Does he have any distinguishing 18 characteristics? 19 Α. Like are you asking me skin color? 20 Q. Any distinguishing physical characteristics, whatever that might mean to you? 21 22 He's older, he's -- I don't know what you Α. 23 Like does he have a mole in a specific place, is mean. 24 that what you're asking me? 25 Q. Anything that might occur to you?

CONFIDENTIAL

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 46 of 223

45

1 Α. No, not that I know of. Did you know who he was before you met him 2 Q. 3 the first time? 4 Α. No. Now, one of the places that you say you had 5 Q. 6 sex with Professor Dershowitz was in New Mexico, correct? 7 Α. Yes. 8 Q. When was that? 9 Α. Again, it's hard for me to place exact 10 times and dates, but it wasn't snowing and it wasn't hot. 11 So it could have been fall or spring. One thing that I 12 do remember was Jeffrey was having his pool area painted 13 and the massage room was just off the pool area. 14 Q. What else do you remember? 15 I remember the smell of paint. I remember Α. later that evening there was a dinner party of a whole 16 17 bunch of academic scientists, I guess, I'm not too sure. 18 We weren't really allowed to have and make conversation 19 with the people around us. 20 Q. How many people were at this dinner party? 21 Α. I don't know the exact number, but over 22 fifteen. 23 Anybody that you recall, anybody famous? Q. 24 Α. No, nobody famous that I recall, I'm just 25 showing that they are distinguished in their own way, but

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 47 of 223

1	besides	Alan	Dershowitz, Jeffrey Epstein, Ghislaine
2	Maxwell	,	, the house staff.
3		Q.	Now, you said there was a dinner party with
4			?
5		Α.	Yes.
6		Q.	Were any of the
7	that we	talke	d about early today at that party?
8		Α.	Not that I remember. They could have been,
9	but I w	as not	there for anyone else.
10		Q.	How did you get there?
11		Α.	By airplane, Jeffrey.
12		Q.	You flew privately for that event?
13		Α.	Yes.
14		Q.	How did you leave?
15		Α.	Privately.
16		Q.	How long were you there?
17		Α.	Maybe anywhere between three days and a
18	week.		
19		Q.	So at least three days?
20		Α.	At least three days.
21		Q.	Who else was on the plane with you?
22		Α.	Jeffrey Epstein, Ghislaine , Ghislaine,
23	myself,	the p	ilots, possibly,, I can't
24	remembe	r. He	was on the plane sometimes and sometimes
25	not, so		

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 48 of 223

1 Q. Can you spell last name? MS. MCCAWLEY: If you know. 2 3 Α. Off the top of my head, 4 Q. Who is ? 5 Α. Was Professor Dershowitz on the plane? 6 Q. 7 Α. No. 8 Q. How did you know -- well, was this the 9 first time you had met Professor Dershowitz? 10 Α. No. 11 Q. How many times had you met him before this 12 event? Α. Dershowitz was around a lot. So I mean, I 13 14 couldn't count how many times I've met him. 15 Q. What's your best recollection? 16 Are you asking me to guess? Α. 17 I'm asking for your best recollection? Q. 18 Α. I couldn't give you a number. I'm not too 19 sure. He was around a lot. 20 Q. When you say he was around, what do you 21 mean by that? 22 Α. He obviously did a lot of work with 23 Jeffrey. I'm not too sure what that work was. 24 Q. Did you ever talk to him? 25 Α. I was introduced to him.

CONFIDENTIAL

When were you first introduced to him? 1 Q. I believe the first time I was introduced 2 Α. 3 to him would have been in New York. 4 Q. Putting aside that first introduction, did 5 you ever have a conversation with Professor Dershowitz? 6 Α. Besides formalities, no? 7 Q. Did Professor Dershowitz tell you why he 8 was in New Mexico? 9 Α. No. I'm assuming there for the conference 10 or the get together, the politicians get together, not 11 politicians, sorry, academic get together. 12 Q. How did you know this was an academic get 13 together? 14 Because they were talking about, most of Α. 15 the things, I can't really understand, just scientific 16 stuff. 17 Were you there for that portion of the Q. 18 evening? 19 Α. Yes. I ate dinner at the table. 20 Q. Was there anything other than the dinner 21 that was going on during this three-day to one week stay 22 in New Mexico? Generally they're always was. I mean, I 23 Α. would do horseback riding, I would go for walks. 24 Ιf 25 you're asking if there was another event, no, but that

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 50 of 223

49

1	was one of Je	ffrey's places he liked to stay.
2	Q.	Where did Professor Dershowitz stay?
3	Α.	Upstairs in the room.
4	Q .	How long did he stay?
5	Α.	I'm not too sure.
6	Q .	What's your best recollection?
7	Α.	I only remember seeing him there for a day?
8	Q .	And you didn't see him was this dinner
9	party at the	end of the your trip there?
10	Α.	The first day.
11	Q .	So then after the first day you didn't see
12	Professor Der	showitz again?
13	Α.	I didn't see anyone else except for
14	obviously Eps	tein, Maxwell, Market , the house staff.
15	Q .	How many people other than Professor
16	Dershowitz st	ayed at the ranch during this trip?
17	Α.	Nobody else stayed except for the people I
18	just mentione	d .
19	Q .	I'm sorry, I thought that Professor
20	Dershowitz sp	ent the night?
21	Α.	He could have spent the night, but I'm
22	saying I didn	't see him the next day. I don't know if he
23	left that day	or I don't know if he stayed the night, but
24	all the rooms	were upstairs. If he would have stayed, he
25	would have st	ayed upstairs.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 51 of 223

So you don't know one way or the other 1 Q. 2 whether he did stay? 3 Α. No, I don't know whether he did stay. 4 Q. What year was this? 5 I don't know. I was with Jeffrey from 1999 Α. until 2002. So it's a broad spectrum of trying to 6 7 remember times and dates. 8 Q. You definitely remember this dinner party, 9 right? 10 Α. Yes. 11 Q. You remember that there were 15 or so 12 academics and scientists, right? 13 Α. Yes. 14 And you remember that you had sex with Q. Professor Dershowitz, right? 15 16 Α. Yes. 17 You remember everybody left after that Q. 18 dinner party, right? 19 Α. Yes. 20 Q. So what would help you fix this in your 21 mind, had you already met before this 22 dinner party? 23 Α. You know, I don't think so, but I don't 24 think so. 25 Q. Why do you say that?

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 52 of 223

1 Α. Because happened when I was 17, you know. I can't 100 percent say if it happened 2 3 before or after and me trying to pin point that down just wouldn't work. 4 5 Did you tell anybody about having sex with Q. 6 **Professor Dershowitz?** 7 Α. Besides Epstein? 8 Q. So you told Epstein? 9 Α. Yes, Epstein. 10 Did you tell anybody else? Q. 11 Α. Maxwell. 12 Q. Anyone else? I told my boyfriend at the time that I had 13 Α. 14 met him. 15 Q. Who was your boyfriend at the time? 16 Α. 17 You didn't say anything else other than you Q. 18 had met Professor Dershowitz? 19 Α. I told him I was very upset from one of the 20 things I had to do but he didn't fully comprehend what I 21 was talking about. 22 Q. Did you tell anybody else? MR. SCAROLA: Excuse me, can you set a time 23 24 frame? 25 BY MS. BORJA:

Q. At any time in your entire life? 1 2 Α. Oh, at any time? 3 MR. SCAROLA: Are we excluding attorney/client privileged communications? 4 5 BY MS. BORJA: 6 Other than your attorneys, did you tell Q. 7 anybody else? 8 Yes, I told my best friend, Α. 9 , my mother, I think that's 10 about it. 11 Q. When did you tell your mother? 12 Within the last couple of years. Α. What did you tell her? 13 Q. 14 I didn't go into details with her. I just Α. 15 said that he's one of the people that abused me. 16 Did you say anything else to your mother Q. about Professor Dershowitz other than generally he abused 17 18 you? 19 MS. MCCAWLEY: Objection, asked and 20 answered. 21 SPECIAL MASTER: You can answer. 22 No, just I mean, obviously characterization Α. 23 about who he is and what he is, but I didn't go into details with her, if that's what you're asking. 24 25 Q. What did you tell ?

53

1	Α.	That he was one of my abusers.
2	Q .	Did you say anything else?
3	Α.	About Dershowitz?
4	Q .	Yes.
5	Α.	In regards to what?
6	Q.	Did you say anything else about Professor
7	Dershowitz to	?
8	Α.	I need a little more specifics. Did I tell
9	her about the	details?
10	Q.	Anything else about Professor Dershowitz,
11	anything? I'	n not excluding or narrowing it in any way?
12		MS. MCCAWLEY: Objection. To the extent
13	you ca	an answer that.
14	Α.	I told her who he was, I told her I
15	might have to	ld her specifics I'm not too sure. I can't
16	recall. We'r	e going back make over a year ago.
17	Q .	When did you have how many conversations
18	did you have	with about Professor Dershowitz?
19	Α.	It wouldn't be like full blown
20	conversations	like long talks about it. It would be more
21	from girlfrie	nd to girlfriend, just, you know, this is
22	what's happen	ing in my life. You know, these are one of
23	the people that	at abused me. These are one of the people
24	that I'd like	to get brought to justice for it. She
25	would ask me	questions like, what happened? I explained

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 55 of 223

2 had conversations with her.	
3 Q. About Professor Dershowitz?	
4 A. About Professor Dershowitz.	
5 Q. Is a truthful person?	
6 A. I used to think she was.	
7 Q. You don't think that now?	
8 A. No.	
9 Q. Have you had a falling out with	?
10 A. Yes.	
11 Q. Have you called and told her r	not to
12 talk to Professor Dershowitz?	
13 A. Not in that way. I told her, I can't	
14 believe that you are talking to somebody, in my own	
15 words, a pedophile.	
16 Q. Did you tell her not to talk to anyone	e else
17 about Professor Dershowitz?	
18 A. Did I tell her not to talk to anybody	else
19 about Professor Dershowitz, like talking about her	
20 husband?	
21 Q. Did you tell not to talk to an	nybody
22 about Professor Dershowitz?	
23 A. Did I tell not to talk	
24 MS. MCCAWLEY: Objection, to the exter	nt you
25 didn't understand the question you can ask 1	or it

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 56 of 223

to be re-asked. 1 2 Α. Can you -- I don't understand what you're 3 asking. 4 Q. Why did you think that was a 5 truthful person in the past? 6 I've known her since I was a kid and I love Α. 7 her like a sister. 8 Q. In your experience in knowing her since you 9 were a kid you found her to be truthful? 10 Yes, I have. Α. 11 Q. When did you first tell about 12 Professor Dershowitz? 13 A. I believe I was on the island, Jeffrey's 14 island. What's your best estimate of when this was? 15 Q. 16 I don't know. It's always hot in the Α. 17 Caribbean so I can't pin point a season. 18 Q. Did you tell that Professor 19 Dershowitz, in your words, was a pedophile? 20 Α. Yes, I did. Did you tell anybody else that? 21 Q. 22 MS. MCCAWLEY: Outside of the comments to 23 the lawyer. 24 BY MS. BORJA: 25 Q. Other than your lawyers?

CONFIDENTIAL

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 57 of 223

56

1 Α. The people that I've told you, my mom, my 2 husband, as you said , her husband might 3 have been present on some of those conversations, but I'm 4 not too sure if he was. Just my lawyers. 5 Did you ever tell the press that you had Q. 6 had sex with Professor Dershowitz? 7 MS. MCCAWLEY: Objection. Any questions 8 regarding the press were already quashed by the 9 judge and we have an order standing on that so 10 there will be no questions regarding the press. 11 MS. BORJA: There is no such order from the 12 Court. 13 MS. MCCAWLEY: There is and I'll be happy 14 to pass it out. 15 SPECIAL MASTER: Can you please share? 16 MS. MCCAWLEY: They issued a subpoena duces 17 tecum and he quashed certain discovery requests 18 and that's included, any discovery relating to 19 press. Here is a chart that has the request for 20 the ones that should be quashed. SPECIAL MASTER: I've read this. I've 21 22 read --MS. MCCAWLEY: Those that have the numbers 23 24 he quashed. He quashed certain categories of 25 discoverv.

57

Can I be heard? 1 MS. BORJA: 2 SPECIAL MASTER: Are you finished making 3 your objection? MS. MCCAWLEY: I just want to be clear that 4 5 there are certain categories of discovery that he 6 quashed in response to my motion to quash this 7 deposition, and he narrowed out categories that 8 were not subject to discovery in this case for 9 this non-party witnesses. 10 SPECIAL MASTER: Okay. And I'm looking at 11 both the order and a chart that was provided by 12 MS. MCCAWLEY? 13 MS. BORJA: That's a duces tecum. The 14 judge ruled on the production of documents. The 15 judge did not narrow the scope of testimony of a 16 fact witness in that way. She was not required to 17 produce certain documents. We're certainly 18 entitled to check the veracity of the witnesses' 19 testimony. 20 SPECIAL MASTER: I'm going to overrule the 21 objection. You can answer. 22 MS. MCCAWLEY: Can we take a break? 23 MS. BORJA: There's a question pending. 24 You cannot take a break while there is a question 25 pending.

58

1	MS. MCCAWLEY: We are going to take a break
2	because this is a judge's order and we're going to
3	determine whether we need to call Judge Lynch at
4	this time to deal with this order. So we are
5	going to take a break at this time.
6	MS. BORJA: I object to taking a break
7	while there's a question pending.
8	SPECIAL MASTER: Well, I'm going to let her
9	take a break so she can make her record. I need
10	to allow her to protect it.
11	MS. BORJA: Can you put the time on the
12	record?
13	THE VIDEOGRAPHER: Going off video record.
14	10:23 a.m.
15	(A recess was taken.)
16	THE VIDEOGRAPHER: We are now back on video
17	record 10:30 a.m.
18	SPECIAL MASTER: There was a question
19	pending.
20	THE WITNESS: Would you like that to be
21	answered now?
22	MS. MCCAWLEY: Really quickly I want to
23	make my record in advance of her answering that.
24	We believe that the questions, this line of
25	questioning is in violation of Judge Lynch's order

where he struck certain requests relating to the
subpoena, and we have a standing objection to that
that we'll take up with Judge Lynch, but at this
time we'll allow her to answer the question
subject to our ability to strike that testimony as
a result of it being non-applicable here because
of his prior ruling.

8 SPECIAL MASTER: So you understand my 9 ruling, I've reviewed, I've had an opportunity to 10 review both the original objections made, the 11 series of objections made to the duces tecum, the 12 order, as well as the chart that was provided by 13 Ms. McCawley with respect to what was stricken on 14 the subpoena, and for the purposes of the record 15 we'll go ahead and have this marked so we can 16 preserve the record as to what I'm referring to, 17 my ruling.

MS. BORJA: We can make them a compellationExhibit VR 3.

20 (Thereupon, Defendant's VR Exhibit No. 3,
21 was Marked for Identification.)

22 SPECIAL MASTER: My ruling stands, and I 23 don't have an issue with you having a continuing 24 objection, but the witness now can answer.

25 MS. MCCAWLEY: Do you want the question

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60

1	read back to you?	
2	THE WITNESS: No. Should I just go	ahead
3	and say it?	
4	SPECIAL MASTER: Go ahead and read b	ack the
5	question?	
6	(Last question read back by the cour	t
7	reporter.)	
8	SPECIAL MASTER: Subject to the cont	inuing
9	objection, you can now answer.	
10	A. I thought the question was if I ever	called
11	him a pedophile to the press. Wasn't that the que	stion?
12	SPECIAL MASTER: No.	
13	A. I did point him out to a journalist	as one
14	of my abusers.	
15	Q. What journalist?	
16	A. Sharon Churcher.	
17	Q. When did you do that?	
18	A. I believe it was 2011.	
19	Q. What did you tell Ms. Churcher?	
20	A. I just pointed him out.	
21	Q. What do you mean?	
22	A. I was given a picture to look at and	he
23	asked me which ones that I recognized as abusers a	nd Alan
24	Dershowitz was one of those.	
25	Q. How many pictures did you look at?	

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 62 of 223

61

I'm not too sure. 1 Α. 2 Q. What's your best recollection? 3 Α. Over 40. 4 Q. Did you pick out anybody else as one of 5 your abusers? 6 Α. Yes. 7 Q. Who was that? 8 Α. Jeffrey Epstein, Ghislaine Maxwell, , Glen Dubin, , I believe, that's 9 all I can remember for now. 10 11 Q. Was one of the pictures of ? 12 Α. Possibly, yes. 13 Q. Was one of the pictures 14 15 Α. Again, possibly, yes. Probably, I'm not 16 committing 100 percent to that, I can't remember exactly 17 who she showed, but if they were there I would have 18 pointed to them. 19 Q. Was one of the pictures of ? 20 Α. Again, possibly yes. If they were there I 21 would have pointed them out. 22 Q. Where did these pictures come from, do you 23 know? 24 Α. No. 25 Q. Were the people that were in photos that

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 63 of 223

1 you did not identify as individuals to whom you had been sexually trafficked? 2 3 MS. MCCAWLEY: Objection. You can answer. 4 Α. Yes. 5 Q. Tell me everything you can recall telling 6 Sharon Churcher about being sexual trafficked to Alan 7 Dershowitz when you met with her in 2011? 8 MS. MCCAWLEY: Objection. I just want to 9 be clear that I have a standing objection to this 10 line of questioning. 11 SPECIAL MASTER: So noted. You can answer. 12 Α. I just identified him. I don't think we 13 actually got into any kind of details. It was going 14 through a book of people kind of like the FBI does and 15 pointing out. She was more interested in 16 Q. You met with Ms. Churcher for about a week; 17 is that correct? 18 Α. Yes. 19 Q. During the course of that week did you give 20 Ms. Churcher any documents? 21 Α. Yes, I had given her some pages out of a 22 booklet that I had wrote concerning 23 What is this booklet that you wrote? Q. 24 Α. She contacted me and asked me to recall the 25 times that I was with and I wrote them down

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1 and I gave them to her.

2 Q. When did Ms. Churcher first contact you? 3 It would have been 2011. Α. 4 Q. What did she say when she first contacted 5 you? 6 She introduced herself. She asked me if I Α. 7 was a victim of Jeffrey Epstein. She was interested in 8 how he got away with so many counts of abusing minors, 9 and seeing that I was one of the minors she wanted to 10 talk about that; and when she came over or before she 11 came over she asked me about some of the people I had 12 been with. I had said, well, I've got a picture of myself with and she was very interested and 13 14 she came over and wrote the article. 15 Q. Now, the picture that you had of 16 , that's an original photo that you developed, 17 correct? 18 Α. Yes. 19 Q. Do you still have the original? It's been passed around a lot. I'm not too 20 Α. 21 sure if mine is the original or not anymore. 22 Q. The photographs of you in New Mexico in the snow wearing your red jacket were those taken on your 23 24 camera? 25 Α. Yes, my camera.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 65 of 223

Do you have the originals? 1 Q. 2 Α. Again, between the FBI and giving them to 3 my lawyers and Sharon Churcher, the circulation, I'm not 4 too sure if I have the originals. I know I have copies. 5 So I'm not too sure if they're the originals. 6 Q. The booklet that you gave pages from to Ms. 7 Churcher where is that booklet? 8 Α. Burned. 9 Q. When did you burn it? 10 Α. In, I think it was 2013. Me and my husband 11 had a bonfire. 12 What did you put in the bonfire? Q. Any kind of memories that I had written 13 Α. 14 down about all the stuff going on. 15 Q. Had you written anything about Professor 16 Dershowitz? 17 Α. He could have been there, yes. 18 Q. And you burned that? 19 Α. I wanted to burn my memories. I wanted to 20 get rid of it. It was very painful stuff. 21 Q. Other than what you had written down did 22 you burn anything else? I don't mean the wood, when you talk about burning your memories, what were you burning? 23 24 I was burning like memories, thoughts, Α. 25 dreams that I had, just everything that was kind of

CONFIDENTIAL

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 66 of 223

affiliated with the abuse I endured, and there was a lot 1 2 of it in there. My husband is pretty spiritual so he 3 said the best thing to do would be burn them. 4 Q. Is there anything you decided to keep and 5 not burn? 6 Α. Just the photographs. 7 Q. Anything else that you can think of? 8 Α. Photographs, that's it. 9 Q. Approximately when in 2013 was this 10 bonfire? 11 I don't know what month it was. Α. Did you do it outside? 12 Q. 13 Α. Yeah, it was outside. I wasn't going to do 14 it in my living room. 15 Q. Did it feel good to be close to the fire 16 because it was cold out or was it a summertime bonfire? 17 Α. I believe I had just bought my house in 18 Titusville, Florida. I bought my house in, I think, I 19 either got it October or November of 2013. It would have 20 been around probably November. 21 Q. Why did you decide to keep the photos? 22 Α. They're evidence.

Q. Do you have any photographs of yourselveswith Professor Dershowitz?

25 A. No.

Q. Do you have any photographs of yourself at
 any of the locations at the times that you allege
 Professor Dershowitz was there?

4 Α. Like there's not photographs of Dershowitz. 5 Q. Showing that you were at the locations at 6 the time that you say Professor Dershowitz was there 7 regardless of whether or not he was in the photograph? 8 Α. I'm not too sure, I mean, it could have 9 been the same week. I always carried around cameras so I 10 took lots of pictures of everything. It could have been 11 the same week, but he was definitely not in the 12 photographs. 13 Q. After you gave Ms. Churcher the pages from 14 that booklet did she give you a copy of those back? 15 Α. I don't think so. Not that I remember. 16 Q. You gave her the original pages? 17 Α. Yes. 18 Q. Are those the same pages that showed up in 19 Radar Online? 20 Α. Yes. 21 Q. How did they get them? 22 Α. Not by me. 23 Did you get paid for them? Q. 24 Α. No, not for those. 25 Q. You got paid for Ms. Churcher's interview?

67

1	MS. MCCAWLEY: Again, I just want to make
2	sure that I have a standing objection to all of
3	the testimony relating to the media.
4	A. Specifically I got paid for the picture.
5	Q. The picture of yourself with
6	A. Yes.
7	Q. Was there a contract?
8	A. I believe so.
9	Q. Who negotiated that?
10	A. Just Sharon and myself maybe the place that
11	she works, I'm not too sure.
12	Q. You told the FBI that you got \$160,000 for
13	that, is that right?
14	A. Yes.
15	Q. And is that a correct statement?
16	A. It was 140 and then for the articles
17	\$10,000, and then \$10,000.
18	Q. So how does the picture fit into that?
19	A. What do you mean?
20	Q. You said it was 160 for the photo?
21	A. No, 140 for the
22	Q. For the article?
23	A. Well, for the photograph and articles and
24	then for the other articles, I don't think she just
25	printed one article, I think she printed like three

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 69 of 223

articles if I recall correctly, but for the other one it 1 2 was \$10,000 and then \$10,000. 3 Q. Were you paid for any other media 4 interviews? 5 Α. No. 6 SPECIAL MASTER: There is a standing 7 objection to all this. 8 MS. MCCAWLEY: Yes. 9 BY MS. BORJA: 10 Did Ms. Churcher give you any documents? Q. Ι 11 know she showed you pictures, did she give you anything? 12 Α. No. 13 Q. Did Ms. Churcher tell you anything about Professor Dershowitz? 14 15 Α. No. Other than you've named your mother, your 16 Q. 17 boyfriend, ? 18 Α. Yes. 19 Q. Your friend and Sharon Churcher? 20 Α. And my husband. 21 Your husband, and putting aside your Q. 22 lawyers, did you tell anyone else that you were sexually 23 trafficked to Professor Dershowitz? 24 Α. The FBI. 25 Q. What did you tell the FBI?

CONFIDENTIAL

69

1	A. I just remember my memory recalls they
2	did show me a photograph of everybody, if he was in those
3	photographs I would have pointed him out. I'm just
4	saying I could have possibly pointed him out in the
5	pictures.
6	Q. But do you recall doing that?
7	A. I just know there was a lot of pictures and
8	if he was in there I would have pointed him out to them.
9	Q. Do you recall having any discussions with
10	the FBI about Professor Dershowitz?
11	A. I had discussions about a lot of people
12	with him and I specifically don't remember if it was just
13	if Alan was included in those, but if he was I would
14	have told them what I know.
15	Q. Did you talk to the FBI more than once
16	about Professor Dershowitz?
17	MS. MCCAWLEY: Objection, mischaracterizes
18	the testimony.
19	SPECIAL MASTER: You can answer.
20	THE WITNESS: Does that mean go ahead?
21	SPECIAL MASTER: Yes.
22	A. I only met with the FBI one time, so no.
23	Q. When you say that if you've been shown a
24	picture you would have identified Professor Dershowitz
25	you're talking about an in-person meeting in April 2011?

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 71 of 223

70

1 Α. I don't recall if it was April, but yes, I 2 think it was 2011. 3 Shortly after the article in the Daily Mail Q. 4 came out? 5 Α. I think after about two weeks. 6 Q. What else did you tell the FBI about being 7 sexually trafficked? 8 Α. I've told them everything that I could 9 remember at the time from the period of the years I was 10 with Jeffrey Epstein. 11 Q. Did you tell them about a prominent prime 12 minister? 13 Α. Yes. 14 Q. Did you tell them about heads of state? I'm not too sure what a head of a state is. 15 Α. 16 Q. Did you tell them about prominent politicians? 17 18 Α. Yes. 19 Q. Did you name them? 20 Α. Yes. 21 Q. Did you tell the FBI about prominent 22 business people? 23 Α. Yes. 24 Did you name them? Q. 25 Α. Yes.

1 Q. What were the names of the politicians that you gave to the FBI? 2 3 Α. The same names I've given to you. 4 What were the names? You gave the FBI the Q. 5 ? name 6 Α. Yes. 7 Q. And you gave the FBI the name 8 ? 9 Α. Yes. 10 Q. Which prominent businessmen names did you 11 give the FBI? 12 Glen Dubin, I mean, we're going back over a Α. list that's very hard to continually go over, but 13 14 , Glen Dubin. I'm trying to remember, but I'm 15 having a blockage. I'm sorry. 16 to the FBI? Q. Did you name 17 Α. Yes. 18 Did you name any academicians specifically Q. 19 that you recall? 20 Α. I named I mean, anyone . 21 that they would have pointed out to me and asked me I 22 would have told them truthfully who I was with and what 23 happened. I can't remember exactly who they showed me, I 24 can't remember exactly who I told them about, but if they 25 were there I would have told them.

CONFIDENTIAL

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 73 of 223

			72)
1		Q.	Did the FBI ask you about or	
2	,	?		
3		Α.	I do believe they did ask me about	
4		, but :	I cannot remember the exact conversation we	
5	had abou	ut him		
6		Q.	I understand you were not sexual trafficked	
7	to		; is that correct?	
8		Α.	Correct.	
9		Q.	Did Sharon Churcher ask you about	
10			?	
11		Α.	I believe they did.	
12		Q.	How many times did you meet ?	
13		Α.	Twice.	
14		Q.	How many times did you meet	
15		Α.	Once.	
16		Q.	You're meeting with what was	
17	the firs	st one'	?	
18		Α.	I don't know the exact date. I know it was	
19	towards	the er	nd of my period with Jeffrey. I'm sorry, I	
20	can't g [.]	ive you	u a date.	
21		Q.	The end of your period with Jeffrey is	
22	Septembe	er 2002	2, correct?	
23		Α.	That was, yeah, when I left.	
24		Q.	That's the first time you meet	
25		, towa	rds the end of that period?	

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 74 of 223

73

1	A. No, it wasn't September. I'm not saying it
2	was September. I'm saying it was around that period. If
3	I was going to place times around something it would be
4	towards the end of that.
5	Q. Where were you the first time you met
6	?
7	A. On Little Saint Jeff's, which is the
8	island.
9	Q. Little Saint James?
10	A. He used to call it Little Saint Jeff's,
11	sorry.
12	Q. Meeting ?
13	A. Generally or specifically about his
14	personality?
15	Q. Where were you on the island when you met
16	him?
17	A. We had a dinner together.
18	Q. Who was at that dinner?
19	A. Ghislaine, Jeffrey Epstein,
20	myself and two girls that I do not know who they are.
21	Q. This is the meeting with
22	that's been described in press articles; is that correct?
23	MS. MCCAWLEY: Objection. Go ahead. You
24	can answer.
25	SPECIAL MASTER: You can answer.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 75 of 223

74

1		Α.	Sorry. Confusing legal stuff. Yes, I
2	believe	it ha	s been circulated.
3		Q.	You had a second meeting with
4		Α.	Yes.
5		Q.	When was that?
6		Α.	I believe very close together, within weeks
7	if not ı	nonths	
8		Q.	Where was it?
9		Α.	Little Saint Jeff's.
10		Q.	What were the circumstances of your second
11	meeting	with	?
12		Α.	Very similar, I mean, there was a dinner,
13	lots of	laugh	ing, lots of joking, it was just a dinner
14	and the	n I di	dn't have to do anything with second second ,
15	he was i	never	sexually involved with me. I've never
16	witness	ed him	sexually involved with anybody else.
17	Jeffrey	asked	me for a massage after dinner and I went
18	off to .	Jeffre	y's cabana.
19		Q.	Who was at that dinner?
20		Α.	Ghislaine, Jeffrey Epstein, myself,
21		, I be	lieve there were there were some other
22	guys, tl	hey we	re down by the beach. I'm not too sure who
23	they we	re. I	assume they were security of some sort.
24	They we	ren't	there at the dinner. There were two girls.
25		Q.	So each time you had dinner with

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 76 of 223

there were two girls; is that correct? 1 2 Α. From my recollection, yes, only two. 3 Q. And describe the two girls at the first 4 dinner? 5 Α. Young, beautiful like every girl that's 6 generally around Jeffrey. 7 Q. Are you able to identify them? 8 Α. Possibly if I was shown pictures, but I 9 don't know their names. You need to understand, when I 10 was with Jeffrey we were specifically told not to make 11 friends, not to talk other than small talk. But we 12 weren't like, hi, my name is Susan and I'm 15 or 19. We weren't like that. 13 14 Was there any security at this first Q. 15 dinner? 16 Not at the table, but they always stayed Α. 17 around the beach. 18 Who were the two girls at the second Q. 19 dinner? 20 It sounds funny, but I thought that they Α. 21 were sisters they looked so much alike. They had -- they 22 were beautiful, they were youngish. I don't know exactly 23 their age, but they were -- I don't know, it's hard to 24 say, anywhere between 17 and 21, but I don't know their 25 names.

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Was it the first dinner that Ghislaine 1 Q. Maxwell flew the helicopter with to the 2 3 island? 4 MS. MCCAWLEY: Objection. 5 SPECIAL MASTER: You can answer if you 6 know. 7 Α. I was only told that. I'm not too sure if 8 she actually did or not. I never witnessed Ghislaine flving him, but she said she did. 9 10 Q. And did you hear say that she was a 11 good pilot? 12 I remember her saying he thought she was a Α. good pilot but I never witnessed it myself. 13 14 So it's possible she wasn't flying Q. 15 in a black helicopter, that could be false? 16 MS. MCCAWLEY: Objection. 17 SPECIAL MASTER: You can answer. 18 To my knowledge Ghislaine and Jeffrey talk Α. 19 a lot, they say things that are sometimes hard to 20 believe. Some are actually true, so I don't know. 21 Q. The second dinner, how did get 22 there? 23 Either by boat or by helicopter. There's Α. 24 only two ways to the island. 25 Q. So you don't know?

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Α.

1

2 Q. Tell me the circumstances of meeting 3 ?

No.

4 Α. It's a little hazy at where that took I mean, we are going back a long time ago, but I 5 place. 6 do remember one thing about him, I thought he was a 7 wonderful guy who loved his wife and they spent the 8 entire time like there was nothing else around them, it 9 was just those two. It was a dinner table, a long dinner 10 table with people around, but they were just lovely, just 11 watching them as a couple.

I remember thinking, you know, he's
somebody that I would definitely vote for. He's just
somebody that loves his wife that much.

Q. What was the purpose of this dinner?
A. As usual I'm not told these kind of things.
I'm just kind of there to sit down and look pretty and
keep my mouth shut.

19 Q. Who else was there?

20 A. I'm not too sure.

21 Q. This was on the island, right?

A. It could have been the island, but I could be mistaken if it was the island. It could have been New York. I'm not going to commit myself to saying it was definitely the island. My memory is still hazy when it

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 79 of 223

comes to locations or places. We were traveling 1 2 everywhere a lot. 3 Q. And I understand that at some point you were using Xanax, correct? 4 5 Α. Correct. 6 Q. At some point you were up to eight Xanax a 7 day, correct? 8 MS. MCCAWLEY: Objection. 9 SPECIAL MASTER: You can answer. 10 Α. I was suffering a lot mentally coping with 11 what was happening and when I took Xanax it helped me 12 forget a lot of things that I didn't want to think about 13 for that day and it did help. 14 At some point you were using eight Xanax a Q. 15 day as part of your --16 Α. To start with I was only taking one or two, but yes, it did get up to eight in the end. 17 18 Did it affect your ability to recall Q. 19 certain events? 20 Α. I would say any drug is going to do that to 21 So, yes, you know, but I can tell you a thousand vou. 22 percent that just because I might not remember a location 23 or a time doesn't mean I don't know a thousand percent 24 the people that I was with or the people that abused me. 25 Q. You told the FBI that it affected your

CONFIDENTIAL

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 80 of 223

79

ability to recall certain events, correct? 1 2 Α. Yes. 3 MS. MCCAWLEY: Objection. Give me a chance 4 to object. 5 BY MS. BORJA: 6 Do you know approximately when you were up Q. 7 to eight Xanax a day? 8 Α. Towards the end. What does that mean to you? 9 Q. 10 Α. Probably from 19 onwards or no, sorry, 18 11 onwards. 12 Were you using any other medications or Q. drugs in order to address your pain and suffering? 13 14 I did smoke marijuana and sometimes at Α. 15 parties I would use Ecstasy. 16 Q. Anything else? 17 Α. No. 18 Q. How often were you smoking marijuana? 19 Α. Considering I was with Jeffrey most of the time, not then, but whenever I went back to Palm Beach to 20 21 see my boyfriend. Maybe once a week out of a month. 22 Q. How often were you using Ecstasy? 23 At parties. I don't know. I mean, it Α. 24 wasn't a regular basis, it was because if I was at a 25 party with a whole bunch of kids. If it was there, I

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 81 of 223

would take it. 1 2 Q. Did you use it during times what you were 3 being sexual trafficked? Α. 4 No. 5 Q. How often were these parties when you were 6 taking it? 7 Α. How often were the parties? It varies, it 8 could be -- like are we talking about yearly basis, 9 because it wasn't every month. Okay. During the time frame 1999 to 2002? 10 Q. 11 Α. Probably about fifteen parties. That's a 12 rough estimate. No way is that a certain number. 13 Q. Other than the marijuana, the Ecstasy, and 14 the Xanax were there any other medications, or alcohol 15 that you were using? Oh, alcohol, yes. I was drinking alcohol 16 Α. at the parties. 17 18 Q. Did you drink alcohol outside of parties? 19 Α. Sometimes. 20 Q. At the dinners? 21 Α. Sometimes. 22 Q. Anything else? 23 Α. No. 24 Q. Did you -- you mentioned that you were 25 about one week in your apartment with . Was

CONFIDENTIAL

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 82 of 223

that a consist arrangement through the period? 1 2 Α. No, no, I'm just roughly saying that, you 3 know, if I was home with ____, at my apartment with and it was for a week, that would be how long I smoked 4 marijuana for. I wasn't saying specifically I was there 5 6 for a week. It could have been three days, it could have 7 been five days, it could have been seven days, I'm not 8 too sure. 9 Q. Between 1999 and 2002 how many places did vou live? 10 11 Like my own or like Jeffrey's residences? Α. 12 Putting aside when you were staying at a Q. 13 home, one of the mansions that Mr. Epstein owned, how 14 many places did you live? Α. 15 Just one. 16 Q. That was an apartment building? 17 Actually, let me correct that. At first I Α. 18 lived at my parents house and then I got an apartment. 19 Q. You lived at that apartment the entire 20 period between 1999 and 2002? 21 MS. MCCAWLEY: Objection. Go ahead. 22 Besides my parent's house, yes, that's the Α. only place I lived. 23 24 Q. During what period did live 25 with you?

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On and off, but from, I don't know when our 1 Α. 2 relationship actually started. I think I was with 3 Jeffrey before. Yes, I was with Jeffrey already. 4 Q. So on and off between 1999 and 2002? 5 Α. Yes. 6 Q. a truthful person? Is 7 Α. I believe so. 8 Q. Why did you say -- what's the basis for 9 your statement earlier that you didn't think 10 understood what you were telling him about Professor 11 Dershowitz? 12 MS. MCCAWLEY: Objection. 13 SPECIAL MASTER: You can answer. 14 He was my boyfriend and I didn't really get Α. 15 into too much details with him. 16 Q. But you specifically named Professor Dershowitz as one of your abusers? 17 18 Α. Yes. 19 Q. Did you name other abusers to ? 20 Α. Yes. 21 Q. Who did you tell him was sexually abusing 22 you? 23 MS. MCCAWLEY: Objection. Mischaracterized 24 the testimony. 25 SPECIAL MASTER: You can answer if you can.

1 Α. The same people that I've named to you. He 2 wouldn't have understood some of the names, he wouldn't 3 have known who they were, but anyone prominent such 4 , he would have recognized that. But generally I would call him every day when I was with 5 6 Jeffrey and tell him what happened. 7 Q. You would say the names of the people you 8 had sex with? 9 Α. Sometimes, I mean, you know, sometimes I 10 would just say I've had a really hard day, that is what 11 I've had to do and we wouldn't get into names. Sometimes 12 I would. 13 Q. Tell me about the first time you met Professor Dershowitz? 14 15 Α. Are we talking sexually or just introduced. 16 Q. The very first time you ever met Professor 17 Dershowitz? 18 Α. I believe it was in New York in Jeffrey's 19 office. 20 Q. What were the circumstances of you being 21 there? 22 Α. To please Jeffrey. What were the circumstances of Professor 23 Q. 24 Dershowitz being there? 25 Α. No idea, I never asked about the business.

CONFIDENTIAL

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 85 of 223

84 Who else was there? 1 Q. 2 Α. House staff, Ghislaine, 3 In this office with yourself Professor Q. 4 Dershowitz and Jeffrey Epstein? 5 I don't know exactly who was in there. Α. I'm 6 just saying who was at the house. I'm not too sure who 7 was in the office. I remember being introduced to him in 8 Jeffrey's office, and no, I cannot recall anyone else 9 being there. What office is there? 10 Q. 11 Α. In his mansion in New York. 12 Can you tell me where that office is? Q. 13 Α. Up a flight of stairs to your left. 14 Q. How long was this meeting? 15 Short, brief. I was already in there with Α. 16 Jeffrey when Dershowitz walked in and I was introduced. 17 Q. How long was this meeting? 18 MS. MCCAWLEY: Objection, asked and 19 answered. 20 SPECIAL MASTER: You can answer if you can. 21 Α. Ten, fifteen minutes. 22 Q. When was the next time that you met 23 **Professor Dershowitz?** 24 Α. This is very hard for me to remember. Like 25 I said, he was around a lot so I've seen him in Palm

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 86 of 223

1 Beach, I've seen him in New York. So I mean, if we're going to pin point how many times I've seen him or the 2 3 next time I saw him after that I don't know. 4 Q. Then tell me -- let's do it this way, what was the most recent time that you recall having sex with 5 6 Professor Dershowitz? 7 MS. MCCAWLEY: Objection. 8 SPECIAL MASTER: You can answer. 9 Α. The first time I recall having sex with 10 Professor Dershowitz was in New York. 11 My question was, the most recent time now. Q. 12 What's the most current, most recent memory of having sex 13 with Professor Dershowitz? 14 MS. MCCAWLEY: Objection. Just so I'm 15 clear, you're going backward? 16 MS. BORJA: Correct. 17 MS. MCCAWLEY: The last time. 18 The last time that I remember having sex Α. 19 with him? Okay. I believe it was on an airplane. 20 Q. Where were you going? 21 Α. On, I believe it was Massachusetts. I 22 It's very hard for me to remember exactly don't know. where we were going, what were the circumstances. 23 24 Q. So that's the time you testified about 25 earlier?

CONFIDENTIAL

1 Α. Yes, ma'am. 2 Q. What was the time prior to that? 3 You know chronologically it's impossible Α. for me to place these in order. I can tell you about 4 5 events, but if we're going to say chronologically, 6 correct, it would be impossible. 7 Q. Well, you say there was six times, right, 8 you were very specific about that? 9 MS. MCCAWLEY: Objection. 10 SPECIAL MASTER: Let her get her question 11 Go ahead. out. 12 BY MS. BORJA: 13 Q. You're very specific about that, right? 14 MS. MCCAWLEY: Objection. 15 SPECIAL MASTER: You can answer. 16 Α. I am specific about the fact that I know I have been with Alan Dershowitz at least six times, if not 17 18 more. 19 Q. So let's talk about what you know about 20 those six times. Let's start with, you can pick any one 21 other than the flight that we've talked about? 22 Okay. New York. Α. Q. Okay. Let's start with New York? 23 24 Α. I was upstairs in Jeffrey's room with 25 Jeffrey.

87

1 Q. When you say Jeffrey's room, do you mean 2 his bedroom? 3 Α. Yes. 4 Q. Okay. 5 There's a shower in the middle of that room Α. 6 and I had just finished having a shower with Jeffrey. 7 Jeffrey got out of the shower, got dressed and left the 8 room. He was wearing sweat pants if I recall and while I'm undressed and drying myself off and drying my hair 9 10 Dershowitz entered the room and there was some red velvet 11 chair that I remember -- I don't know, is there a certain 12 language you want me to use to describe these events? 13 Q. No. 14 MS. MCCAWLEY: Just use whatever you're 15 comfortable with, that's fine. 16 We had sexual intercourse on the chair Α. 17 while I was bent over. 18 Q. How long did that last? 19 Α. Less than ten minutes. 20 Q. Did you speak to the Professor?

21 Α. Just formalities, but at this time Jeffrey had before trained me to do what he wanted me to do. 22

23 When you say just formalities, what do you Q. 24 mean?

25 Hi, nice to see you again, how are you? Α. Ι

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 89 of 223

mean, that could have not been exactly what was said, but 1 2 those are generalities of what was said. 3 Q. Who else was in the house at this time? 4 Epstein for a fact. I'm not too sure about Α. Ghislaine and , they could have been. Definitely 5 6 house staff. 7 Q. Who? 8 Α. and 9 , I'm not too sure. 10 How often were you sexual trafficked in Q. 11 Jeffrey Epstein's private bedroom? 12 MS. MCCAWLEY: Objection. Which bedroom 13 are you talking about? BY MS. BORJA: 14 15 Q. The same bedroom in New York that you were 16 talking about? 17 That's actually the only time besides with Α. 18 Jeffrey. I mean, Jeffrey countless, but there was no 19 other men brought to Jeffrey's room. 20 Q. Who brought Professor Dershowitz to this 21 room? 22 Α. I have no idea, I'm assuming Epstein. 23 Help me figure this out. Epstein had just Q. 24 left the room? 25 Epstein exits the room, Dershowitz walks Α.

1 in. Same door? 2 Q. 3 Α. Same door. 4 How long before Jeffrey exiting and Q. 5 Professor Dershowitz walking in? 6 Minutes, not even, approximately Α. 7 60 seconds. 8 Q. Ten minutes later once the sex encounter 9 ends, what happens next? 10 Α. He pulled up his pants and I put my towel 11 back on. I went upstairs to my room -- my room was 12 downstairs, had another shower, I got dressed. I don't 13 remember the rest of the day from there. 14 Did you see Professor Dershowitz in the Q. house again that day? 15 16 Α. On that day? 17 Q. Right. 18 Possibly, I mean, I don't remember. I just Α. 19 remember that event very clearly. 20 Q. So it was unusual that somebody other than Jeffrey to whom you would be sexual trafficked would walk 21 22 into Jeffrey's bedroom, is that fair? 23 Α. Yes. 24 Q. Did you ask anybody how that came to be? 25 Α. No, it was expected of me.

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90 Q. Did you talk to Jeffrey about it? Α. Yes. Q. What did you tell Jeffrey? Jeffrey asked me if he enjoyed it, I said Α. yes. So the act was consummated? Q. MS. MCCAWLEY: Objection. Α. What does consummated mean? MS. MCCAWLEY: If you don't know you don't answer. SPECIAL MASTER: Rephrase that. BY MS. BORJA: Q. What do you mean by your testimony that Professor Dershowitz enjoyed it? MS. MCCAWLEY: Objection. Mischaracterizes the testimony. SPECIAL MASTER: You can answer if you can. Α. I don't even understand. What do you mean, did he enjoy it? MS. MCCAWLEY: Take a deep breath. She can re-ask the question. He enjoyed it, yes. From what it looked Α. like, my God, yes, he enjoyed it. Why do you say that? Q.

CONFIDENTIAL

MS. MCCAWLEY: Take a deep breath.

91

1	A. H	He ejaculated. He was happy.
2	Q. 1	Tell me about the next incident that you
3	can recall of t	the sex?
4	1	MS. MCCAWLEY: Do you want to take a break?
5	٦	THE WITNESS: Yes, absolutely.
6	S	SPECIAL MASTER: Let's take a break, five
7	minutes	S.
8	٦	THE VIDEOGRAPHER: Going off video record,
9	11:11 a	a.m.
10		(A recess was taken.)
11	7	THE VIDEOGRAPHER: We are now back on video
12	record	11:31 a.m., disk number 2.
13	BY MS. BORJA:	
14	Q.]	Is there anything else that you can recall
15	that would help	o you to place the time frame of this
16	sexual encounte	er of Professor Dershowitz in New York?
17	Α. Ν	No, not that I can remember.
18	Q. [Do you recall whether it was before or
19	after the first	t time you met
20	Α. Ε	Before.
21	Q. /	About how long before do you think?
22	A. 3	I don't know. It was fairly early on in my
23	relationship wi	ith Jeffrey that I first met him, but it
24	was after my tr	raining so I'm not too sure.
25	Q. 4	And your training was about nine months, is

that fair? 1 MS. MCCAWLEY: Objection. 2 SPECIAL MASTER: You can answer. 3 Α. No, my training wasn't about nine months. 4 5 MR. SIMPSON: Can you ask her to speak up 6 just a little bit? I'm having a hard time 7 hearing. 8 MS. MCCAWLEY: Okay. We'll do our best, 9 but she got sick during the break. Let's just be 10 happy that we're here and we're getting this. 11 SPECIAL MASTER: Let's move on. Let's move 12 on, please. 13 (Thereupon, VR Defendant's Exhibit No. 4, 14 was Marked for Identification.) 15 BY MS. BORJA: 16 Ms. Roberts, I've handed you a document Q. 17 that's been marked as VR 4 which is dated April 7th, 2011 18 and it reflects on the top, participant Jack Scarola, 19 Brad Edwards, Virginia Roberts, and the document has a 20 bates number non-party VR 178 through 200. Do you have 21 that? 22 Α. Yes, I do. 23 Have you seen this document before? Q. 24 Α. Yes, I have. 25 Q. Did you see a draft of this document before

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 94 of 223

this version? 1 2 Α. I'm sorry, I don't understand what you 3 mean. 4 Q. Have you seen more than one version of this 5 transcript of the telephone conference? 6 Not that I'm aware of. Α. 7 Q. Do you recall receiving a draft and making 8 any edits to it? 9 Α. Not that I'm aware of. There's a lot of 10 documents that I've gone through so it's a possibility. 11 Q. You say you've seen it before, correct? 12 Α. Yes. When did you first see it? 13 Q. 14 Α. I don't know the first time I saw it. I 15 remember seeing it recently, but I don't remember the 16 first time I saw it. 17 Did you see it shortly after your telephone Q. 18 conversation with Jack Scarola and Brad Edwards? 19 MS. MCCAWLEY: Objection. Can we have a 20 time frame on this document, please? 21 SPECIAL MASTER: Could you please recite a 22 time frame? 23 BY MS. BORJA: 24 You had a telephone conversation with Jack Q. 25 Scarola and Brad Edwards in April 2011, do you recall

CONFIDENTIAL

that? 1 2 Α. I recall the telephone conversation, yes. 3 And after you had that telephone Q. 4 conversation did you see a transcript of the 5 conversation? I don't know. I don't remember. 6 Α. 7 Q. Have you actually read this document? 8 Α. Yes, I have. 9 Q. Is the document accurate to the best of your knowledge? 10 11 Α. Yes, I mean, there's a couple small things 12 like my middle name is not Louise, I wasn't living in 13 Australia for 19 years, but for the most part everything 14 else is pretty correct. 15 Q. If you turn to page 10 of 23? 16 MS. MCCAWLEY: They're numbered at the top, at the very top in the corner. You see there? 17 18 Α. Yes. 19 Q. Do you have that page? 20 Α. Yes, I do. 21 Q. About halfway down the page Mr. Scarola 22 asked you, okay, and how long after you first met Jeffrey did he first ask you to provide services for one of his 23 friends? You answered, about nine months I think it was. 24 25 It wasn't a full year, it wasn't six months, it was

CONFIDENTIAL

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 96 of 223

95

1	between six months and a year which is why I'm saying
2	nine months. Do you see where I am reading?
3	A. Yes, I do.
4	Q. Is that truthful and accurate?
5	MS. MCCAWLEY: Objection.
6	SPECIAL MASTER: You can answer.
7	A. It's as close to what I can remember, but I
8	hadn't given it much thought at that time, but it's
9	close.
10	Q. Well, within 60 days of this telephone call
11	you had met with Ms. Churcher, right?
12	MS. MCCAWLEY: Objection.
13	SPECIAL MASTER: You can answer.
14	A. Within 60 days? We are talking about
15	before the telephone call or after the telephone call?
16	Q. You met with Ms. Churcher before the
17	publication of the Daily Mail article in March 2011,
18	right?
19	A. Right.
20	MS. MCCAWLEY: Objection.
21	BY MS. BORJA:
22	Q. And you met with her for about a week,
23	right?
24	MS. MCCAWLEY: Objection. I have an
25	objection to all line of questioning relating to

the media. 1 SPECIAL MASTER: I understand. Proceed. 2 3 You can answer. 4 Yes, and that was her, must have been March Α. 5 if that's the date she called. 6 And during the week that you met with Ms. Q. 7 Churcher she showed you photos of people, correct? 8 Α. Yes. 9 Q. And you thought about whether they were 10 abusers, correct? 11 MS. MCCAWLEY: Objection. 12 BY MS. BORJA: 13 Q. And she talked to you --14 MS. MCCAWLEY: Sorry, let me have my 15 objection. If you can pause for a moment. Go 16 ahead. 17 SPECIAL MASTER: You can answer. You did 18 answer. Move forward. 19 BY MS. BORJA: 20 Q. And she talked to you about your time with 21 Jeffrey Epstein and being sexually trafficked; is that 22 correct? 23 MS. MCCAWLEY: Objection. 24 SPECIAL MASTER: You can answer. 25 Α. Yes.

97

1	Q.	And then an article came out about it,
2	right?	
3		MS. MCCAWLEY: Objection.
4	Α.	Yes.
5	Q .	And people called you about that article,
6	correct?	
7		MS. MCCAWLEY: Objection.
8	Α.	Yes.
9	Q .	And so you had a meeting for a week, you
10	looked at pic	tures, you talked to Ms. Churcher, an
11	article came	out, you talked to people, and this is
12	happening rig	ht around February, March 2011, correct?
13		MS. MCCAWLEY: Objection.
14		SPECIAL MASTER: You can answer.
15	Α.	Yes.
16	Q .	And now April 7th you have a telephone call
17	with Mr. Scar	ola and Mr. Edwards, correct?
18	Α.	Yes.
19	Q .	So you had had time with Ms. Churcher, with
20	your friend c	alling, with the article to think about
21	these activit	ies, correct?
22	Α.	Yes.
23		MS. MCCAWLEY: Objection.
24	BY MS. BORJA:	
25	Q .	And your best recollection in April of 2011

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 99 of 223

was that about nine months, it wasn't a full year, it 1 2 wasn't six months, but between six months and a year, 3 which is why I'm saying nine months. That it was your 4 best recollection as to the time frame at that point 5 after you first met Jeffrey when he asked you to provide 6 services for one of his friends. Is that fair? 7 MS. MCCAWLEY: Objection. 8 Α. As you can see in that answer I'm not even 9 sure. It wasn't six months, but between six months and a 10 year which is why I'm saying nine months. It was an 11 assumption. Was it your recollection at the time? 12 Q. 13 MS. MCCAWLEY: Objection. 14 It was my best assumption. It could have Α. 15 been three months for all I know, it could have been six 16 months for all I know, but it's an assumption. 17 Q. It could have been a year for all you know, 18 then, right? 19 MS. MCCAWLEY: Objection. 20 Α. No. 21 Q. Why is three months fair and twelve months 22 not fair? Because it wasn't that long. 23 Α. 24 Q. But has your memory improved since 2011? 25 MS. MCCAWLEY: Objection, argumentative.

CONFIDENTIAL

Go ahead. 1 2 Α. Going through everything that I have gone 3 through over and over and over again, yes, it has. So is your memory improving over time about 4 Q. 5 the events? 6 Α. It's not improving. 7 MS. MCCAWLEY: Objection, sorry, let me 8 just -- objection, argumentative. 9 SPECIAL MASTER: You can answer. 10 Α. It's not that it's improving over time, but 11 the more that I talk about it, the more I am able to 12 remember stuff. 13 Q. Are there things that you remember now that 14 you didn't tell Ms. Churcher in your interview? 15 Α. Definitely a possibility. 16 Q. You don't know one way or the other? 17 She didn't ask me everything and I didn't Α. 18 tell her everything. Why did she call you, do you know? 19 Q. 20 Α. I think I've answered this previously, 21 haven't I? 22 SPECIAL MASTER: You can answer it again. 23 MS. MCCAWLEY: You can answer it to the 24 extent you can recall. 25 Α. She called me because she was interested in

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 101 of 223

100

the Jeffrey Epstein saga, so to speak. 1 2 Q. Did Ms. Churcher tell you she had talked to 3 anybody else before she talked to you? 4 Α. Like in order to get my number or? 5 Q. No, about the same subject matter that she 6 was asking you about? 7 Α. I'm not aware of her conversations with 8 other people. 9 Q. I'm asking you what she told you. Did she 10 tell you she had talked to other people? 11 MS. MCCAWLEY: Objection, asked and 12 answered. I'm thinking. I can't recall a specific 13 Α. 14 person that she said, but I'm sure she did talk to other 15 people about this. I know she talked to the Daily Mail 16 to see if we could run the story. 17 Q. After you gave the telephone interview to 18 Mr. Scarola did you call him and say anything that you 19 told him was wrong, incorrect I should say, from your 20 telephone conversation? 21 Α. No, not that I can remember, no. 22 (Thereupon, VR Defendant's Exhibit No. 5 was Marked for Identification.) 23 24 MS. MCCAWLEY: I'm going to object to this. 25 This has pictures of Virginia's children on this

101

1		and we have safety concerns here. We're not going
2		to be putting this in the record, and I think any
3		line of questioning regarding her kids or
4		identification with respect to them is absolutely
5		inappropriate. She's a non-party witness, she's a
6		sexual abuse victim, and injecting her children
7		into this is inappropriate.
8		MS. BORJA: I'm still going to mark this as
9		an exhibit. This is under seal and if you want to
10		take other steps after this that's up to you.
11		THE WITNESS: What do my children
12		MS. MCCAWLEY: Hang on, take a deep breath.
13		It's okay. We'll handle it.
14		SPECIAL MASTER: So explain to me why?
15		MS. BORJA: I asked haven't any questions
16		yet.
17		SPECIAL MASTER: Well, explain to me about
18		the exhibit. You can mark it, but we're going to
19		keep it. I'm going to tell you what, other than
20		after the lawyers see that, let's put the copies
21		here and we're going to hold those separately and
22		apart from the rest of the exhibits because I tend
23		to agree with Ms. McCawley's concern on this. So
24		proceed with the question on that grounds.
25	BY MS.	BORJA:

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 103 of 223

102

Ms. Giuffre, the document that's been 1 Q. marked as VR Exhibit 5 is a compellation exhibit with two 2 3 pages from a Facebook profile. Do you have that? 4 Α. Yes, I do. 5 Q. Is this a Facebook profile that you 6 created? 7 Yes, it is. Α. 8 Q. Did you input pictures into it? 9 Α. I sure did. 10 Q. Is page 1 an accurate depiction of your 11 Facebook profile? 12 Α. Yes. 13 And the second page of this exhibit, it Q. 14 says Virginia Giuffre, November 11, 2013. Do you see 15 that? 16 Where am I looking at? Α. 17 At the top under the name Virginia Giuffre, Q. 18 it says November 11, 2013. Do you see that? 19 Α. Yes, I see that. 20 Q. And is this an entry that you made into 21 vour Facebook account? 22 Α. Yes. 23 Q. You posted the picture? 24 Α. Yes. 25 Q. Do you know below the first entry under the

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 104 of 223

photos says high buddies, we'd love to hear from our pen 1 2 pals across the sea. Our new address is, and it states 3 an address there and goes on. Do you see where I'm 4 reading? 5 Α. Yes. 6 Q. Did you make that entry into your Facebook 7 profile? 8 Α. Yes. 9 Q. And is this a true and accurate depiction 10 of that entry that you made? 11 Α. Yes. 12 SPECIAL MASTER: Is that it? 13 MS. MCCAWLEY: I'm going to ask to the 14 extent that the exhibit gets used at all that 15 every picture of her children is redacted. If vou 16 want to leave the date, that's fine. 17 THE WITNESS: Can I also ask why --18 SPECIAL MASTER: Hold on one second. 19 MS. MCCAWLEY: It's okay. 20 SPECIAL MASTER: Do you have an objection 21 to the redaction of the children? 22 MS. BORJA: I do in this regard, and I 23 would like to make my objection on the record 24 without the witness present. 25 SPECIAL MASTER: Without the witness

CONFIDENTIAL

104

1	present?
2	MS. BORJA: Correct.
3	SPECIAL MASTER: All right. Let's hold
4	that because I don't want to lose this. We'll go
5	back to that on the next break. When the witness
6	takes a break we'll go ahead and put that on the
7	record, but in the meantime let's go ahead and put
8	the exhibit you hold yours and we'll hold the
9	rest of them there.
10	MS. BORJA: There's several copies here.
11	SPECIAL MASTER: Put them there. Ms.
12	McCawley, as a officer of the Court will you take
13	those exhibits and then on a break put them in an
14	envelope and mark them and I'll seal them right
15	away so this way you can take provisions on that.
16	MS. MCCAWLEY: Okay.
17	SPECIAL MASTER: Thank you. And then we
18	can go ahead at the next break you can make your
19	objection at that point. Go ahead, proceed.
20	BY MS. BORJA:
21	Q. Ms. Roberts, we've been talking about when
22	you claimed you were sexually trafficked to Professor
23	Dershowitz and you talk about three of the incidents that
24	are reflected in the joinder motion. Let's go through
25	the other three. Pick any of them?

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 106 of 223

105

1	Α.	Which ones have I told you about so far?
2	Q.	You had mentioned on a plane, New York, and
3	New Mexico?	
4	Α.	Okay. Let's to go Palm Beach.
5	Q .	When was this?
6	Α.	I don't have a significant date for you.
7	Q .	Was it before or after you met
8	?	
9	Α.	Before.
10	Q .	How do you know that?
11	Α.	Because I hadn't met at that
12	time.	
13	Q .	What do you recall about that helps you
14	place the ti	me of this meeting in Palm Beach?
15	Α.	It's Florida, it's sunny, it's always hot.
16	I have no id	ea.
17	Q .	Do you have any idea when it was?
18	Α.	No idea.
19	Q .	How do you know it's before you met
20		
21	Α.	I hadn't met by then. I
22	don't know h	ow else you want me to answer that.
23	Q .	Well, if you have no idea when it is?
24	Α.	I'm telling you.
25		MS. MCCAWLEY: Objection, argumentative.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 107 of 223

106

1 SPECIAL MASTER: Let her get a question out. Let her get a question out then you can 2 3 object. BY MS. BORJA: 4 5 What markers are you using to identify for Q. 6 yourself it was before -- let's say you met 7 in March 2001 how are you able to know that this event in 8 Palm Beach was before March 2, 2011? 9 MS. MCCAWLEY: Objection, assumes facts not 10 in evidence. You can answer. 11 SPECIAL MASTER: You can answer. 12 and it was a Α. I recall meeting 13 very significant event and I can tell you it was before I 14 met 15 Q. How many times after you met 16 were you sexually trafficked to Professor Dershowitz? 17 Α. I don't know. 18 Q. Were there any? 19 I cannot chronologically give you the Α. 20 answer to that, I'm sorry. There is no way for me to do 21 that. You know, could there have been times after 22 that I was with Dershowitz absolutely, but do I 23 know for a fact no, I don't. 24 Is that true for all six? Q. 25 Yes, that's true for all six, I don't know. Α.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 108 of 223

107

Who else was there in Palm Beach? 1 Q. Same people, Jeffrey, Ghislaine, Juan 2 Α. 3 Alessi, he's the butler. I'm trying to remember if 4 was there. I'm pretty sure she would have been. 5 She was always with Ghislaine. No one else significant that I can remember. 6 7 Q. So that's four instances. What are the 8 other two? 9 Α. So I've given you Palm Beach, New Mexico, 10 there's the U.S. Virgin Islands, Little Saint Jeff's. 11 Q. Who else was there? 12 Α. Jeffrey Epstein, Ghislaine Maxwell, I 13 possibly want to say 14 , I think that's it. I mean there's a 15 possibility that there could have been another girl 16 there, but I can't remember. 17 Q. Who is 18 Α. He's like a 19 Q. What's your best recollection as to the 20 time of year this was? 21 Α. Well, like Florida the Caribbean is very 22 hot all year round so it's hard to depict what time of 23 year it was. I understand it's hard. What's your best 24 Q. 25 recollection as you sit here today under oath?

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 109 of 223

108

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1	A. That's what I'm tryi	ng to tell you is I
2	don't know. I don't know because	it doesn't get cold in
3	the USVI so there's no way to real	ly tell you it was
4	winter or fall or spring or summer	because it's always
5	hot.	
6	Q. Where did you go nex	t after that trip?
7	A. I don't know.	
8	Q. How long was Profess	or Dershowitz down
9	there?	
10	A. I think he was there	from, just from any
11	recollection two days.	
12	Q. Where did he stay?	
13	A. In one of the villas	. He would have had
14	to.	
15	Q. Where did you stay?	
16	A. In another one of th	e separate rooms.
17	Q. When you were in Pal	m Beach, the time that
18	you mentioned previously, how long	was Professor
19	Dershowitz there?	
20	A. I don't know. I had	my own apartment in
21	Palm Beach. I was called in for h	im.
22	Q. How do you know you	were called in for him?
23	MS. MCCAWLEY: Objec	tion.
24	SPECIAL MASTER: You	can answer.
25	A. I normally got phone	calls when I was in

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 110 of 223

109

1 Palm Beach when I was at my apartment to come in to give 2 someone a massage. 3 Q. Did any guests get massages that were not 4 sexual in nature? 5 Not that I was aware of. All the massages Α. 6 I gave were of a sexual nature except for Eva Anderson, 7 sorry. I'm sorry, Eva Dubin, sorry. 8 Q. Did you ever see any male masseuses? 9 Α. Once when I was at the island. He was 10 there helping me train. 11 Q. Were that massages and that masseuse sexual 12 in nature? 13 Α. No, but it was a training. Not that kind 14 of training, actual massage training. 15 Q. Were there ever any masseuses over the age 16 of 25? 17 Α. Yes, I think her name is ١. 18 Q. Were there ever any over the age of 30? 19 Α. The male one that we just talked about is 20 over 30. 21 Q. Can you recall any others? 22 Α. No. 23 Do you know one way or the other whether Q. 24 there were any other masseuses over the age of 30? 25 Α. Do I know of any other masseuses over the

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 111 of 223

age of 30? 1 2 Q. That were providing massages to Jeffrey 3 Epstein? 4 Just the male that was teaching me on the Α. 5 , but she was also involved in sexual USVI and She wasn't over the age of -- she could have been 6 acts. 7 around 30, but she would have been over 30. 8 Q. Did you keep a list of the masseuses who 9 came to Epstein's properties? 10 Α. No. 11 Q. Did some of them come only once? 12 Uh-huh. Α. 13 Q. Are there some that came when you weren't 14 there? 15 I wasn't there, how am I to know. Α. 16 You don't know if any came as a masseuse Q. while you were not at Jeffrey Epstein's property? 17 18 MS. MCCAWLEY: Objection, asked and 19 answered. 20 Α. I wasn't there so I couldn't have. 21 Q. What's the sixth incident that you say 22 happened where you were sexually trafficked to Professor 23 Dershowitz? 24 We've talked about New York, we talked Α. 25 about Palm Beach, New Mexico, U.S. Virgin Islands, talked

CONFIDENTIAL

110

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 112 of 223

111 about we took the airplane? 1 2 Q. Yes. 3 There was an instance in a car, but it was Α. more -- it wasn't intercourse, it was more --4 5 MS. MCCAWLEY: Use a term you're 6 comfortable with. 7 Α. More oral is the good term to use, oral 8 sex. 9 Q. Where were you? Where was his car, what 10 city, what state, what jurisdiction? Where were you? 11 Α. This was in Massachusetts. It was a black 12 limousine. 13 Q. Who else was in the car other than yourself and Professor Dershowitz? 14 15 Α. Jeffrey Epstein and another young girl. 16 How many people participated in the sexual Q. activity in the car? 17 18 Α. Including myself? 19 Q. Uh-huh. 20 Α. Four. 21 Where was everybody in the car? Q. 22 Α. Sitting down. 23 Were people -- was this a town car, was Q. this a limousine? 24 25 Α. Like a long limousine.

1		Q.	Where was the car going?
2		Α.	To Mr. Dershowitz' house.
3		Q.	Where was it coming from?
4		Α.	An airport.
5		Q.	When was this?
6		Α.	I don't know.
7		Q.	What's your best recollection?
8		Α.	It wasn't snowing. It wasn't hot. So I
9	would li	ike to	say I'm trying to think of the trees
10	around,	but I	don't know, maybe spring.
11		Q.	Why were you going to Professor Dershowitz'
12	house?		
13		Α.	Jeffrey and him were doing some business.
14	They wer	re doi	ng something at his house. Nothing sexual
15	happened	d at h	is house.
16		Q.	Did you go in Professor Dershowitz' house?
17		Α.	Yes, I did.
18		Q.	How long were you there?
19		Α.	Not even twenty minutes, half an hour.
20		Q.	What did you do while you were in the
21	house?		
22		Α.	I sat in, I don't know, a foyer with
23	another	girl a	and Jeffrey and Dershowitz went to a
24	differer	nt par	t of the house. There was a desk there and
25	we just	sat, ı	not sat, stood in the foyer.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 114 of 223

113

Q. A. Q. A.	Who was this other girl? I don't know who she is. Had you ever met her before?
Q.	
	Had you ever met her before?
Α.	
	No.
Q.	When you were coming from the airport had
you flown in?	
Α.	Yes, me and Jeffrey and the girl had flown
in, Dershowit:	z had not.
Q.	How did he get into the limousine?
	MS. MCCAWLEY: Objection.
	SPECIAL MASTER: You can answer.
BY MS. BORJA:	
Q.	Where did he get into the limousine?
Α.	At the airport.
Q.	He was not on a flight with Mr. Epstein?
Α.	Not on this occasion.
Q.	Did you tell anybody about this incident in
the car?	
Α.	Like anybody that I know personally?
Q.	Anybody in the world?
	MS. MCCAWLEY: Objection to the extent you
relaye	ed something to your lawyer. You can say
that	you told your lawyers but you can't discuss
what	you said.
	SPECIAL MASTER: Other than
	you flown in? A. in, Dershowit: Q. BY MS. BORJA: Q. A. Q. A. Q. A. Q. the car? A. Q. the car? A. Q.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 115 of 223

114

1 No, I told my lawyers. Α. 2 Q. Did you tell anybody about it closer in 3 time to the event? 4 Α. Like my boyfriend or something like that, 5 no. 6 After you left Professor Dershowitz's house Q. 7 where did you go? 8 Α. Back to the airport. 9 Q. Where did you fly in from? 10 I believe it was New York. Α. 11 Q. When you went back to the airport where did 12 you go? 13 I believe, see, that's the hard thing. I Α. 14 want to say either New York or Palm Beach. I'm no 100 15 percent sure. 16 Q. So I understand the time frame, did you fly in on a private jet or commercial? 17 18 Α. Private. 19 Q. You flew out again on private? 20 Α. Yes. 21 Q. So the time frame is that you and Jeffrey 22 were on the plane? 23 MS. MCCAWLEY: Objection. 24 Α. Yes. 25 MS. MCCAWLEY: Objection, mischaracterizes

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 116 of 223

115

1	the t	estimony. Go ahead.
2	Α.	Yes, me and Jeffrey were on the plane
3	together.	
4	Q .	And the girl was on the plane?
5	Α.	Yes.
6	Q .	Anybody else?
7	Α.	The pilots.
8	Q .	So the three of you took the flight,
9	correct?	
10	Α.	Yes.
11	Q .	And you flew into an airport in
12	Massachusetts	?
13	Α.	Yes.
14	Q .	Then you took a limousine to the
15	Professor's h	ouse and you were there for about ten
16	minutes, is t	hat right?
17		MS. MCCAWLEY: Objection. Go ahead.
18	Α.	About 20, 25 minutes. I didn't look at my
19	watch.	
20	Q .	A very brief period of time?
21	Α.	Very brief.
22	Q .	And then you went back to the airport and
23	you flew out?	
24	Α.	Yes.
25	Q .	And you flew back either to New York or to

Palm Beach? 1 It could have yeah, it could have been 2 Α. 3 either-or, I'm not too sure. 4 Q. But one or the other? 5 Α. Yes. 6 When you flew back out was anybody else on Q. 7 the plane other than yourself, Jeffrey, and this girl? 8 Α. Actually the girl stayed behind, it was 9 just Jeffrey and I that went back. 10 Q. Did the girl leave in the limousine with 11 you and Jeffrey back to the airport? 12 Α. No. She was left at Professor Dershowitz's 13 Q. 14 house? She stayed there. 15 Α. 16 Q. Do you know why she was staying there? 17 I don't ask questions. Α. 18 Did you talk to her when you were in the Q. 19 foyer with her? 20 Α. Like I said, we basically just have not real conversations, not girlfriends sitting down talking 21 22 to each other just, I don't know, brief conversation. 23 Did Mr. Epstein arrange for the limousine Q. 24 or did somebody else? 25 Α. Maybe one of his assistants. Jeffrey

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 118 of 223

117

rarely arranged everything himself, usually had somebody 1 else do it for him. 2 3 And was there anybody else in Professor Q. 4 Dershowitz' house other than the people that you've 5 mentioned, Jeffrey, the girl, and yourself? 6 Α. I didn't see anybody. 7 Q. Was this in the morning, at night, what 8 time was this? 9 Α. After noonish, like after the noon period. It wasn't dark. 10 11 Q. Did you have anything to eat for lunch? 12 Not that I remember. I mean, I'm sure we Α. 13 did. We didn't go out to lunch. We didn't stop at any 14 restaurant or anything like that. 15 Q. Other than Professor Dershowitz' house did you stop anywhere during this trip? 16 17 Α. No. 18 Q. Was this during a weekday or a weekend? 19 Α. No idea. 20 Q. Were you able to see the driver while you 21 were in the car? 22 Α. No, there was a black, like a window. 23 Was it closed the entire time? Q. 24 Α. That I can remember, yes. 25 Q. Did you ever fly commercially to any of the CONFIDENTIAL

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 119 of 223

118

locations when you claim you were sexually trafficked to 1 Professor Dershowitz? 2 3 I did used to have to fly commercially to Α. go service the men that Jeffrey sent me to, but I don't 4 5 remember having to fly commercially for Alan Dershowitz. 6 Now, other than your conversation with Ms. Q. 7 Churcher before the first Daily Mail article came out, 8 did you talk to her again about where you mentioned Alan Dershowitz? 9 10 Α. Before I spoke to her? 11 Q. No, since that article came out? 12 Α. Have I talked to her again about Alan 13 Dershowitz? 14 Q. Correct? 15 MS. MCCAWLEY: I object to this line of 16 questioning. I think I have a standing objection, 17 just to make that clear. 18 Yes, I think we actually have. I think she Α. 19 read the recent, well, not so recent, about a year ago 20 the statements made in the press and she called me up and 21 I told her that I was not allowed to discuss it. 22 Q. What did she say to you? 23 She was just asking me about the ongoing Α. 24 proceedings and I said I don't think I'm able to comment.

25 I don't think it's a wise thing to do, especially her

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 120 of 223

119

1	being a journ	alist.
2	Q .	Have you ever e-mailed with Sharon
3	Churcher?	
4	Α.	Yes, I have.
5	Q .	How many times?
6	Α.	I don't know, a lot.
7	Q .	What does a lot mean to you?
8	Α.	Over twenty.
9	Q .	When was the last time you e-mailed with
10	her?	
11	Α.	Probably in 2015.
12	Q .	Do you know approximately how many times
13	you e-mailed	with her in 2015?
14	Α.	Maybe about five.
15	Q .	Before 2015 was there a long gap in your
16	e-mail?	
17	Α.	Yes, there was a long gap.
18	Q .	Did you e-mail with her around the time
19	leading up to	the meeting that you had before the first
20	Daily Mail ar	ticle?
21	Α.	I think that was actually phone
22	conversations	, not e-mails.
23	Q .	After you met with her the first time did
24	you then e-ma	il with her?
25	Α.	Yes, then we e-mailed.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 121 of 223

120

1 About how many times, putting aside the Q. 2 five or so in 2015? 3 About anywhere between ten to fifteen. I'm Α. not too sure of the exact number but --4 5 Were you e-mailing with her while you were Q. 6 living in Australia? 7 Α. Uh-huh. 8 Q. And were you e-mailings with her while you 9 were living back in the United States? 10 Α. Uh-huh. 11 Q. Yes? 12 Yes, sorry. Α. 13 Q. Have you e-mailed with any other press regarding Alan Dershowitz? 14 15 Α. No. 16 Q. Actually did your e-mails with Ms. Churcher 17 refer to Alan Dershowitz? 18 Α. No. 19 Q. Did your e-mails with Ms. Churcher 20 specifically identify any alleged sexual abuser other 21 than Mr. Epstein? 22 Α. , that's it. 23 Q. Had you had any e-mails with anybody about 24 Alan Dershowitz? 25 MS. MCCAWLEY: I'm going to object to the

extent that this reveals anything that you have
 e-mailed with your lawyer. You don't have to
 testify to that.

A. Besides with my lawyers, no.

4

5 Q. Did you ever e-mail about Professor 6 Dershowitz?

A. I am pretty sure we had phone conversation, actually no, face to face conversations about him and maybe some comments over the phone, but I do not recall sending her any e-mails regarding Alan Dershowitz except for the text messages I sent to her after I learned she was talking to him and I said, I don't believe you're talking to a pedophile. Other than that, no.

14 Q. How many text messages did you send to her?
15 A. What, from the time I've known her?
16 Q. No, regarding Professor Dershowitz?

A. Max, well, I mean the first one I sent to her was about him and then, you know, the other ones were quite simple like, you know, you've got two precious daughters, you know. I don't know if he was actually named in any of those to be honest. I think I referred to him as the pedophile or a pedophile, but I mean I would say max three.

Q. Have you left her voice mail messages aboutProfessor Dershowitz?

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 123 of 223

I have called her. Well, first she 1 Α. 2 answered and then I said, please tell me it's not true 3 that you're actually doing this and then she hung up and, yes, I have called her back and I have left her voice 4 mails, nothing abusive just, **main**, what are you doing 5 6 you know. 7 Q. You know what? 8 Α. What are you doing, you know, like that's what I said to her. That's how I talk, our lingo. Not 9 10 you know what, like anything, but what are you doing, you 11 know. 12 Did you give her any context or is that the Q. entire message that you would have left? 13 14 I don't know the entire message I would Α. have left, but like I said, it would not be abusive. 15 16 Now, I think that you mentioned in, was it Q. Palm Beach, Juan Alessi? 17 18 Α. Yes. 19 Q. He was on the house staff? 20 Α. Yes, he was a butler. 21 Q. What was the name of the fellow? 22 Α. last name? 23 Q. What's I have no idea. 24 Α. 25 Q. Have you ever met ?

CONFIDENTIAL

122

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 124 of 223

123

1	A. I don't know. I mean, you have to
2	understand there's lots of house staff at all of his
3	residences. It's possible I did come across them, but
4	I'm not too sure.
5	Q. But you don't have any specific
6	recollection ever meeting him, do you?
7	MS. MCCAWLEY: Objection.
8	A. No.
9	SPECIAL MASTER: You can answer. You
10	answered. Go ahead.
11	THE WITNESS: Sorry.
12	SPECIAL MASTER: It's all right.
13	BY MS. BORJA:
14	Q. What did you do with the your e-mails with
15	Ms. Churcher?
16	A. What do you mean, what did I do with them?
17	Did I print them out?
18	Q. Did you keep them in your inbox, your sent
19	box?
20	A. Yes, they would be in my in box. I mean,
21	after so long, I mean, I had to not just delete hers, but
22	delete a lot of files from my inbox, it was getting too
23	full. I still have e-mails of hers in my inbox.
24	Q. Do you still have the text messages you
25	sent to ?

A. No, I've gone through phones and that's not
 because of on purpose. My kids literally break every
 phone that I get.

Q. So when was the last time that you texted
A. When I found out that she was talking to

7 Dershowitz.

8

Q. What's that time frame?

9 A. I have no idea. I think it was June of 10 last year, June 2015, but that's not what I messaged her. 11 I only messaged her recently when I found out, which I 12 think was during Dershowitz' first deposition when he 13 said that he had been talking about

Q. And then you've switched phones since then?
A. Yes, I have a new phone, but I have those
messages that I sent to her on my new phone.

17 (Thereupon, VR Defendant's Exhibit No. 6,
18 was Marked for Identification.)

19 BY MS. BORJA:

Q. Ms. Giuffre, I've handed you a document that's been marked VR Exhibit 6, which is a 13 page document copy of an article from Radar Online. Do you have that?

A. Yes, I do.

25 Q. Is this the Radar Online article that you

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 126 of 223

125

referred to earlier in your testimony today with the 1 2 ripped out pages from your booklet? 3 Α. Yes. 4 Do you have any understanding of how Radar Q. 5 Online got these pages? 6 MS. MCCAWLEY: Objection. 7 Α. No, not at all. 8 Q. After these were public on Radar Online did 9 you contact that publication? 10 No. Maybe I should have, but I didn't Α. 11 think of it. 12 Q. Are the excerpts here things that you wrote in your handwriting? 13 14 Α. Yes. 15 Q. These are the pages that you gave Ms. 16 Churcher, correct? 17 Uh-huh, yes. Α. 18 Are there any pages that you gave Ms. Q. 19 Churcher that are not reflected in the article? 20 Α. I mean, can you give me a minute to look at 21 all of them? 22 You don't have to read the comments. I'm Q. 23 not going to ask you about them. 24 Α. It looks like there's a little bit of 25 excerpts taken out of the pages I gave to her.

1 Q. Were there any additional pages that you 2 gave to her that's not printed into this article? 3 Α. Yes, that's what I'm saying. I mean, from what I can tell it's like they've taken excerpts out of 4 the pages I gave to her and kind of pieced them together; 5 6 but if you read them closely it doesn't look like every 7 single one matches the next.

8 Q. What was your purpose in writing those9 pages?

10 MS. MCCAWLEY: Objection. You can answer. 11 You know, at that time I was very let down Α. 12 by the United States government for not prosecuting 13 Jeffrey Epstein in what I think that he deserved and what 14 all his victims deserved to get from what he's done to 15 So to me this was my way of telling a small piece of us. 16 my story to see, you know, what we could do to re-open 17 the case to get more knowledge about Jeffrey Epstein and 18 what he's made, not just me, but a lot of other victims 19 have to go through.

20 Q. About how much time had elapsed between the 21 time when you met **Constant and the time that you** 22 wrote the booklet?

A. Oh, many years, many years. All three of my kids had been born by then so we're talking, sorry, I am horrible at math, roughly about ten years.

126

1	Q. In terms of your meeting with
2	when you went to, the excerpts in here said
3	the two of you had grabbed a couple of alcoholic
4	cocktails. Do you see that?
5	A. Is that in the first page?
6	Q. This is at page 3 of 13. The beginning of
7	the text gets blocked out by the advertisement, but it
8	refers generally to where you had grabbed them
9	both an alcoholic cocktail, she wrote in the diary
10	obtained by Radar?
11	A. I do read that.
12	Q. How long were you at the bar with
13	or at I should say?
14	A. I would say over an hour but not two.
15	Q. Did you have more than one drink?
16	A. I believe I had two drinks. I'm not too
17	sure if I assumed that was drinking alcohol as
18	well, but I'm not too sure if it was. He ordered the
19	drinks, and he ordered alcohol for me. So I only assumed
20	that he was drinking it as well, but yes.
21	Q. So he went up to the bar and ordered them
22	and brought them back?
23	A. Yes.
24	Q. And you can't say what he ordered at the

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 129 of 223

128

I know they were both clear drinks. 1 Α. I 2 don't know exactly what mine was, but it was clear and 3 I didn't have a sip of his so I don't know was alcohol. what it was. 4 5 Q. Did you take Ecstasy at this club? 6 Α. No. 7 Q. And on two drinks -- did have 8 more than two drinks? 9 Α. I know I had two drinks. I don't know how 10 many he had. I'm not too sure. 11 Q. Okay. After these were public did you ever 12 ask for these pages back? 13 Α. As far as I knew they were properties of 14 Sharons. I think I had a rough conversation with her 15 about it because I didn't know that these were going to 16 get public at any time. These were more from between me 17 and her. It really shocked me to see these in the 18 public. 19 So I honestly didn't think there was 20 anything that you could do about it, it was already out 21 there. Thinking about it today, you're right, I should 22 have gone to Radar Online and found out why and who and 23 how. 24 I don't mean to mislead you, Sharon's name Q. is at the end of the article? 25

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 130 of 223

129

Well, then -- I mean, that's obvious 1 Α. without even reading that. I mean, she's the only one 2 3 So she's the only one who could have given who had it. 4 it to them. 5 Why did you think it was her property? Q. 6 Α. Because everything that I had given her was 7 her property. 8 Q. Why is that? 9 MS. MCCAWLEY: Objection, asked and 10 answered. 11 Α. I mean, well --12 SPECIAL MASTER: You can answer. 13 MS. MCCAWLEY: It's fine, if you know. Say 14 what you know. 15 Because everything that -- she told me Α. everything that I gave her. So the story was her 16 17 property, the papers that I gave her were her property. 18 The photographs that they took of me like on the beach 19 and I think there was a pictures of me on the bridge. 20 Maybe there's a couple of other pictures, those are her property as well. 21 22 Q. Was that spelled out in the contract? 23 I don't know. It probably was. It was a Α. 24 long contract. I didn't have lawyers read it over for me 25 so I'm not too sure.

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130

Did you keep a copy of that? Q. Α. No. What did you do with it? Q. When I moved from Australia I had a bunch Α. of paperwork I just kind of threw out, I didn't bring everything with me. Q. Why did you choose to move back to the United States at that time? Α. I mean, there's a couple good reasons why I moved back. You know, first and foremost I haven't seen my family in a long time; and secondly, I wanted to see something happen with the -- I was trying to join the 13 CVRA case so I was hoping by moving back I would see that 14 progress. What's the date that you moved back? Q. As far as the picture that you just showed Α. 17 me of the house that's November. I think it only took me about two weeks -- actually I can tell you the exact date, it was on my anniversary, October 16th, 2013. MS. MCCAWLEY: Do you need a break or are you okay? THE WITNESS: I'm okay. 23 BY MS. BORJA: 24 Q. Other than the meeting that you talked 25 about with the FBI in 2011 shortly after the first Daily

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 132 of 223

131

Mail article came out, have you talked to any other law 1 2 enforcement about Jeffrey Epstein? 3 MS. MCCAWLEY: I'm going to object to the 4 extent that it's an investigational privilege. If 5 there's an ongoing investigation to extent it was 6 the FBI or something that happened previously you 7 can discuss that. 8 SPECIAL MASTER: You can answer. 9 Α. Okay. Honestly I'm trying to think, FBI --10 I'm trying to remember when I talked to Maria Vilafana. 11 I'm just going to say I'm not to sure. I don't want to answer incorrectly. 12 13 Q. Have you ever given an affidavit to law 14 enforcement? An affidavit? 15 Α. 16 Something that you signed? Q. 17 Yes, I know what it is. I'm just trying to Α. 18 I'm not questioning you, but would the FBI have think. 19 an affidavit? I don't know. I would have signed 20 something for them. MS. MCCAWLEY: Just answer what you know. 21 22 BY MS. BORJA: 23 When was the first time that you told Brad Q. 24 Edwards that you had been sexually abused by Professor 25 Dershowitz?

1	MS. MCCAWLEY: And again, no
2	attorney/client privileged discussions, you can
3	give the date.
4	A. I don't know the date.
5	MS. MCCAWLEY: Or time frame.
6	A. It would have been, I think, on this is
7	not attorney/client privilege?
8	SPECIAL MASTER: Just the time frame.
9	MS. MCCAWLEY: As long as you don't
10	describe it. Just the time frame.
11	SPECIAL MASTER: You can't describe the
12	conversation but you can describe the time frame.
13	A. That's a difficult answer because there
14	MS. MCCAWLEY: I don't want you to go into
15	considerations. Think about it in your mind. So
16	don't talk about what you were discussing, but if
17	you can come up with a date in your mind or a time
18	period then you can say that.
19	A. Let's just say the first time I mentioned
20	Alan Dershowitz I think was in 2011.
21	Q. Did you say when was the first time, not
22	that you mentioned Alan Dershowitz but that you
23	identified him as a sexual abuser?
24	A. The first time I went into detail about it
25	would have been I think in 2013, maybe early 2014.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 134 of 223

133

Were you living in the U.S.? 1 Q. 2 Α. Yes. Don't quote me 100 percent, it could 3 have been before then. I'm just trying to remember back. 4 When was the first time, just the date, Q. that you ever told Paul Cassell that you were sexually 5 6 abused by Alan Dershowitz? 7 SPECIAL MASTER: Just the date. 8 Α. It would have early 2013, 2014, same as 9 Brad. 10 Q. Now, in the document that we previously 11 marked, the transcript of your conversation with Mr. Scarola, I'm not going to ask you to read it, I'm just 12 13 asking you generally, you had said that Brad Edwards had 14 contacted you because he was being sued -- he was in a 15 lawsuit with Mr. Epstein. Do you recall that? 16 MS. MCCAWLEY: Objection. You can answer. Sorry. 17 18 THE WITNESS: You're confusing me. 19 MS. MCCAWLEY: It's part of it. I'm sorry. 20 Α. Yes, I do remember that. Do you know when that was? 21 Q. Possibly April 7, 2011. I don't know if 22 Α. that's the same conversation or it was before that or 23 after that, but I believe the first time me and Brad ever 24 25 talked was around that date.

1	Q. He called you, right? You didn't call him
2	out of the blue, he called you out of the blue?
3	A. No, I might have called him, I think. I
4	might have. I can't honestly remember, but Sharon
5	Churcher knew how much I wanted to see this case open up
6	and get resolved which is why I talked to the FBI. So I
7	can't remember if she introduced me to Brad. I think
8	that's how that went.
9	Q. Did Sharon Churcher know about Mr. Edwards'
10	litigation with Mr. Epstein?
11	MS. MCCAWLEY: Objection.
12	SPECIAL MASTER: You can answer if you
13	know.
14	MS. MCCAWLEY: You can answer.
15	A. I don't know what she knew about him, but
16	she told me he was a really good lawyer who was doing pro
17	bono work for other victims of Epstein and that if I
18	wanted talk to somebody, he would be a good person to
19	talk to.
20	Q. That was in the
21	A. Same time period.
22	Q. 2011?
23	A. Yes.
24	Q. Okay. So in 2011 he was going to help you?
25	A. At that stage we hadn't established

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 136 of 223

135

1	anything. It was just kind of like, hi, who are you,
2	this is me, who are you, so on so forth.
3	Q. You wanted to identify yourself as a victim
4	of Jeffrey Epstein?
5	A. Absolutely.
6	MS. MCCAWLEY: Do you need a break?
7	THE WITNESS: No.
8	BY MS. BORJA:
9	Q. Now, in your that transcript towards the
10	end Mr. Scarola asks you certain names?
11	SPECIAL MASTER: What page are you
12	referring to?
13	BY MS. BORJA:
14	Q. At page 22 of 23?
15	A. Yes.
16	Q. If you go down about halfway, two-thirds of
17	the way down the page, it says so I'll just name a
18	name and you tell me yes if they told the truth. I think
19	they have relevant information, or no, I don't think they
20	would or I don't know whether they would or not. Okay,
21	you understand?
22	MS. MCCAWLEY: I don't see where you are.
23	MR. SCAROLA: Just below the middle of the
24	page.
25	MS. MCCAWLEY: Here we go. I see it, I'm

1 sorry. 2 BY MS. BORJA: 3 Q. You see where I am reading? 4 Α. Uh-huh. 5 And then you say yes, and then Mr. Scarola Q. 6 says, okay, , do you see that? 7 Α. Yes. 8 Q. And you said I think he has relevant 9 information, but I don't think he'll tell you the truth. 10 Do you see that? 11 Α. Yes. 12 Q. Why did you think he wouldn't tell the 13 truth? 14 Because he did things that were wrong. Α. 15 Q. What do you mean by that? He participated in sex with minors. 16 Α. 17 Q. Did you tell that had 18 participated in sex with minors? 19 Α. Yes, I did. 20 Q. Did you talk to about efforts to 21 obtain any sort of the remedy or relief or damages or other way to bring to justice? 22 23 I did talk to her about the ongoing Α. 24 proceedings that I wanted to bring against 25 Q. What did you tell her?

I told her the details about what happened 1 Α. between and I and, you know, I said I hope we can 2 3 get him in some way. I mean, I've heard the statements 4 about the 50 billion or whatever that was, completely incorrect and I honestly do not know where she pulled 5 6 that rabbit out of, that's absorb. I don't know her to 7 be an untruthful person, but what her statements were are 8 a thousand percentage untrue. 9 MS. BORJA: Can you read back the answer? 10 I can read your notes. 11 BY MS. BORJA: 12 Q. When you said I hope we can get him in some 13 way, what did you mean by that? 14 I hoped that my lawyers would prevail in Α. 15 fighting him in court, you know. I don't know what I'm 16 allowed to talk about. 17 MS. MCCAWLEY: You're not allowed to 18 discuss anything that we've talked about in a 19 confidential nature. 20 Α. There was never any monetary value ever 21 discussed. 22 Q. So you wanted to go off ? 23 SPECIAL MASTER: Outside of --24 MS. MCCAWLEY: If you're talking about the 25 conversation with

SPECIAL MASTER: You're excluding 1 2 discussions with your lawyers. 3 MS. MCCAWLEY: If you're talking about the conversations with that time but don't 4 5 talk about anything you talked to us about. 6 No, with there was no monetary Α. 7 value ever discussed. 8 Q. But you said you wanted to go after him in 9 court? 10 Α. Yes. 11 Q. What did you want to have happen? 12 I wanted to see him come forward. I wanted Α. 13 justice to happen. 14 Q. What does that mean? 15 I wanted him to own up for his wrongs. Α. 16 Q. Did you go to the government and say 17 prosecute him? 18 MS. MCCAWLEY: Objection. To the extent 19 that it reveals any current ongoing investigation 20 you can't discuss that. 21 SPECIAL MASTER: Anything that you had 22 discussions with your lawyers and they provided on 23 your behalf, that's not to be discussed. Do you 24 understand that. 25 Did I tell that I'm going to the Α.

CONFIDENTIAL

138

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 140 of 223

1 government? 2 SPECIAL MASTER: We're talking about 3 . 4 No, I never went to _____ and told her Α. 5 we're going to the government. What did the government 6 have to do with this anyways? 7 Q. Did you want to have or anybody 8 else pay amounts to your charity? 9 Α. No. 10 Q. Why not? You didn't want any money for 11 your charity? 12 Of course I want money for my charity. I'd Α. 13 love to see -- my charity is my vision, to be able to 14 help other victims out there suffering through what I 15 suffered through. Of course that would be a dream come 16 true, but did I say that money is going to be put into 17 that by some unimaginable source, no. 18 Has the charity distributed any funds to Q. 19 victims? 20 Not as yet. We haven't been able to go out Α. 21 and publish, not publish, what's the word I'm looking 22 for? We haven't been able to make it proactive the way I 23 want to make it proactive like go on TV and talk about 24 it. You know what I mean? It's there, it's set up, it's 25 wonderful. It's got a list of numbers and names of

CONFIDENTIAL

139

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 141 of 223

140

1	places you can to go to for help.
2	Right now it's just a map of every place in
3	the United States that I've called personally to be able
4	to get out of the situation that you're in if you're a
5	victim of abuse or sexually trafficked. There's no money
6	to give to victims.
7	Q. There's no funds currently in the charity?
8	A. No, besides what keeps it afloat in the
9	bank, which is probably \$150 or something.
10	Q. Are the officers paid?
11	A. The who?
12	Q. The officers of the charity?
13	A. No, no one is paid.
14	Q. Has anybody applied to the charity or
15	funds?
16	A. No, like has a victim called up and said,
17	can we get some money? Is that what you're asking? No.
18	Q. That's one way?
19	A. No.
20	Q. Nobody has contacted the charity on line?
21	A. No, we have had nice people call up and
22	tell us about their story and, you know, thank me for
23	coming forward and being brave. We have had that, but we
24	have had nobody ask for money, we've just had nice fan
25	mail.

1SPECIAL MASTER: Now is good time to take a2five-minute break.

3 MS. MCCAWLEY: Sure, I was going to let you know, too, in the effort to conserve time I did 4 5 get lunch brought in for everybody. I'm not sure 6 how many things are open since this is a Saturday. 7 I don't know when you're hungry. It's your 8 deposition, unless you're ready to eat, but 9 whenever that is, I think she set it up maybe in one of the rooms so we can sign them out. 10 11 SPECIAL MASTER: Thank you. 12 THE VIDEOGRAPHER: Going off --13 SPECIAL MASTER: The witness is excused. 14 Go ahead and step out. 15 MS. MCCAWLEY: Meridith, why don't you take 16 her. 17 (Witness leaves the conference room.) 18 SPECIAL MASTER: Housekeeping. You wanted 19 to put your objection on the record outside of the 20 witness. Go ahead. Now would be the appropriate 21 time. The witness has testified that 22 MS. BORJA: 23 she's afraid for her life. Her counsel has 24 instructed her not to provide names because of 25 fears of physical retribution. At the same time

the witness has posted on Facebook in a way that's
 publically available not only the photo of her
 house, the exact street address. She posted her
 children up on Facebook.

5 I didn't inject those children into this 6 case, I don't plan to, but there's no basis when a 7 witness has made a Facebook page profile available 8 to the world to say that I'm supposed to collect 9 copies of something that's on the Internet and 10 seal them. That's not my obligation and I think 11 that is inappropriate, and this is something that 12 the witness has put out there that is inconsistent 13 with the testimony.

MS. MCCAWLEY: I want to make clear, the
date on that is November of 2013. She has
received threats to her safety since that date.
So it is inappropriate to put her address on the
record or anything with respect to her children.

19MS. BORJA: I did not read her address into20the record.

21 MR. SCAROLA: May I make a suggestion? I 22 understand the point that is attempted to be made 23 with regard to the relevancy of these matters, and 24 the relevancy is the suggestion that posting 25 pictures of her children and her address would

1 tend to contradict assertions that she is in fear. 2 Well, to the extent that that is a relevant 3 argument it is established by reference to the 4 fact that pictures of her children and her address 5 were posted on the Internet in a specific date, there's no reason for either the pictures 6 7 themselves or the address to be part of any 8 record.

9 So we would join in the objection that as a 10 matter of privacy those things be excluded from 11 the public record, although referenced to the fact 12 of the posting is fair game from our perspective.

MS. BORJA: Then I'm going to go in, I'm going to need to re-examine the witness because I avoided any mention of her children based on her counsel's objections, and I will ask her on the record that she has posted pictures of her own children. I didn't ask her that.

MR. SCAROLA: We'll stipulate to the fact I
think that she said those are her children. We'll
stipulate to the fact that there are photographs
of her children.

MS. BORJA: That she posted.
MR. SCAROLA: That she posted.
MS. MCCAWLEY: On that date.

1 MR. SCAROLA: On that date in 2013 and that 2 her address appears on the document posted in 3 2013. 4 SPECIAL MASTER: Does that stipulation 5 satisfy you? MR. SCOTT: We'll consider it over lunch. 6 7 We'll talk. 8 MR. SCAROLA: Over lunch. When we take the 9 break we'll talk to the client. 10 SPECIAL MASTER: I'm not excluding the 11 documents, should be aware. What I want to do, though, is take extra precaution to protect the 12 13 document from being disclosed in any form, which 14 is why we've collected all of the copies. I will 15 put you in charge of them, Sigrid, and what we'll 16 do -- and with respect to your relevancy argument 17 or any other argument that you wish to make on 18 that it appears it's going to go in front of Judge 19 That document is going to be available to Lvnch. 20 you. If he's going to treat it in the manner in 21 which he treats it and gives it whatever weight. 22 I'm not excluding that, but what I do want to do 23 is take the extra precaution of protecting the 24 witnesses' privacy. 25 MS. BORJA: That's fine, but to be clear my

objection is not relevance. My basis for arguing
 this is not relevancy. It goes to the credibility
 of the witness.

4 SPECIAL MASTER: I'm aware. I will share 5 this, if you need to ask additional questions 6 beyond the stipulation, then I think we can go 7 down that road and let you ask the questions and 8 we'll see if there's an objection with respect to 9 those, but I'm going to give you that opportunity 10 if you choose to take it. Fair enough?

MS. BORJA: Yes.

11

12 SPECIAL MASTER: Let's break for five 13 minutes. Let's be back here, it is, by my watch 14 it is now what, 20 to 1. Let's be back here at 15 quarter to one.

16 MS. MCCAWLEY: Can we have a time check on17 how much time we've spent?

18 THE VIDEOGRAPHER: Two hours and 59 minutes19 exactly.

20 SPECIAL MASTER: It's 20 to 1. Let's be 21 back ready to begin the deposition again at 1:00 22 o'clock.

23 (Lunch recess was taken.)

24THE VIDEOGRAPHER: We are now back on video25record, 1:16 p.m. disk number 3.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 147 of 223

BY MS. BORJA: Mr. Giuffre, we were talking earlier today Q. about that joinder motion and I had given you a copy of this document, do you still have to in front of you, Jane Doe #3 and Jane Doe #4 corrected motion? This one? Α. MS. MCCAWLEY: Yes. Α. Yes. Q. Turn, please, to page 4 of that document. MS. MCCAWLEY: Hang on one second. I don't think I have a copy here of this for some reason. I know you gave me one. I got it. I'm sorry. Thank you. BY MS. BORJA: In the first full paragraph if you go six Q. lines down. Let's start five lines down where it says,

17 the sentence begins, in addition to. Do you see where 18 I'm reading?

19 A. Yes.

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Q. In addition to being a participate in the abuse of Jane Doe #3 and other minors Dershowitz was an eye witness to the sexual abuse of many other minors by Epstein and several of Epstein's co-conspirators. Do you see that?

25 A. Yes.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 148 of 223

147

1 Q. Now, where it says participant in the abuse 2 of Jane Doe #3, you talked about your abuse and other 3 minors? 4 Α. I'm sorry, I don't see -- yes, participant, 5 yes. 6 Participant in the abuse of other minors? Q. 7 Α. Yes. 8 Q. Can you identify any of those minors? 9 Α. Specifically talking right now I'm speaking 10 about the girl on the airplane and in the limousine. 11 Q. How do you know the age of the girl on the 12 airplane? 13 Α. Like I said before they looked young but 14 it's hard to depict exactly what age they are. 15 Q. It's possible that neither one of them was 16 a minor? 17 It's possible that they were, yes, not a Α. 18 minor, but from what they looked like to me they did look 19 young. Like I said, I can't tell you their ages because 20 I didn't talk to them and ask them their ages. 21 Q. Then it says Dershowitz was an eye witness 22 to the sexual abuse of many other minors of Epstein and 23 several of Epstein's co-conspirators, do you see that? 24 Α. Yes. 25 Is that something that you personally know? Q.

Dershowitz was around a lot and 1 Α. Yes. Epstein constantly had minors around with him. 2 So to say 3 that he personally knew about the abuse happening with 4 the other minors, I mean, even before Dershowitz and I 5 were personally together, he walked in on -- one occasion 6 in New York he walked in on me providing oral sex to 7 Jeffrey Epstein and, I mean, I thought that was a very 8 awkward situation, somebody just knocking on the door walking in continuing to have a conversation while he's 9 10 being serviced. So and then as well, you know, there's 11 -- I mean, charades of, tons of young girls constantly 12 around for the only sole purpose of having sex with those 13 minors. 14 Q. How many times would anybody have to visit 15 an Epstein property to be an eye witness to the sexual 16 abuse of many of the minors in your opinion? 17 I'm sorry, can you rephrase? I just don't Α. 18 understand what you mean. 19 Q. You say that Dershowitz was on eye witness? 20 Α. Yes. 21 Q. But you never actually saw him as an eye 22 witness to the sexual abuse of many of the minors; is 23 that correct? MS. MCCAWLEY: Objection. 24

A. Yes, I did see him as an eye witness

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 150 of 223

1	obviously on t	the plane and in the limousine.
2	Q .	But we don't know those were minors one way
3	or the other,	right?
4	Α.	Right.
5	Q .	That's your assumption, correct?
6	Α.	Yes.
7		MS. MCCAWLEY: Objection.
8	Q .	And you're speculating, right?
9		MS. MCCAWLEY: Objection.
10		SPECIAL MASTER: You can answer.
11		MS. MCCAWLEY: Sorry.
12	Α.	Yes. I mean I
13		MR. SCAROLA: Excuse me, I don't believe
14	the wi	tness finished her response. You
15	interr	upted her as she was still speaking.
16	BY MS. BORJA:	
17	Q .	So let's leave those two instances aside?
18		MR. SCAROLA: May we ask her to please to
19	finish	her response.
20		MS. MCCAWLEY: You can finish your answer
21	if you	had anything else to say.
22		SPECIAL MASTER: I thought you had
23	finish	ed. Do you have anything else to add?
24	Α.	They were young girls and there was
25	constantly you	ing girls that I know were minors around, I

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 151 of 223

150

mean, only because they were too, way too young to even 1 look like an 18 year old plus. 2 3 Okay. I'm not asking about other girls Q. 4 being around. I'm asking about Professor Dershowitz 5 being an eye witness to sexual abuse with other minors. 6 I'm asking you from the basis of your testimony that you 7 know that he saw sexual abuse of other minors. What's the basis for your testimony? 8 9 MS. MCCAWLEY: Objection. 10 SPECIAL MASTER: You can answer. 11 The only thing I can say to that is that Α. 12 there were minors around and did Dershowitz know that 13 Jeffrey Epstein was using these minors for sexual 14 purposes, yes, he did. 15 Q. How do you know that? 16 Α. How do I know that Dershowitz knew that? 17 MS. MCCAWLEY: Objection. 18 BY MS. BORJA: 19 Q. Yes, how do you know what he knew? 20 Α. How do I know what he knew, because he was 21 around Jeffrey Epstein so many times that you would have 22 to be blind to not know what Jeffrey Epstein was doing. 23 So it's your guess as to what Professor Q. 24 Dershowitz knew or didn't know, right?

25 MS. MCCAWLEY: Objection, argumentative.

1 Α. No, it's a fact. 2 Q. Did you see Professor Dershowitz as a 3 witness to the sexual abuse of anybody you know to have 4 been a minor? Did you personally witness that? 5 MS. MCCAWLEY: Objection. 6 With any other -- I'm sorry, with any other Α. 7 minors? Did I see him with any other minors, is that 8 what you're asking me? 9 MS. MCCAWLEY: Objection, asked and 10 answered. 11 SPECIAL MASTER: You can answer. 12 Α. Besides the two girls that I considered to 13 be very young, but I don't know their ages, no, I have 14 not seem him personally witness sexual abuse in that 15 circumstance. Just the sheer fact that the girls were 16 around and he knew the purpose for the girls being 17 around. 18 Q. What's the basis for your testimony that he 19 knew the purpose for the girls being around? 20 MS. MCCAWLEY: Objection. You can answer. 21 SPECIAL MASTER: You can answer. 22 Α. Because Jeffrey used these girls -- he 23 didn't have friends that were 15, 16, 17, 18 just to hang 24 around with as friends. And like I said, you would have 25 to be a blind person to not know what he was doing with

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 153 of 223

1 these girls. I mean, he was arranging massages for other 2 people that I did not witness myself, for these girls, 3 and they were minors. 4 So for Dershowitz to be around on so many 5 occasions and know that there's minors around, I mean, 6 it's just common logical sense. 7 Q. So you're making an assumption, right? 8 MS. MCCAWLEY: Objection. 9 SPECIAL MASTER: You can answer. 10 Α. You can call it an assumption, but like I 11 said you'd have to be blind to not know what's going on. 12 Q. How many times did somebody to have to come 13 to an Epstein property for you to have the same 14 assumption about that person? 15 MS. MCCAWLEY: Objection. 16 SPECIAL MASTER: You can answer. 17 Α. I would say the first time they came to 18 that property there is nude pictures everywhere. These 19 are salacious acts of girls, young girls doing things to 20 each other that would be considered child pornography. 21 If you walked foot into Jeffrey Epstein's house and you 22 went in there and you continued to be an acquaintance of 23 his then you would have to know what was going on there. was in your mind you 24 Q. So 25 believe a witness to the sexual abuse of minors?

CONFIDENTIAL

152

MS. MCCAWLEY: Let her finish. Objection. 1 2 That mischaracterizes testimony. 3 THE WITNESS: Thank you. SPECIAL MASTER: You can answer. 4 5 MS. MCCAWLEY: You can answer. 6 Α. I don't think participated in 7 anything. That would have to be another assumption. I never saw or witnessed participate in those 8 9 acts, but was he in the house of Jeffrey Epstein. I've 10 heard he has been, but I haven't seen him myself so I 11 don't know. 12 You've seen with Jeffrey Q. Epstein, correct? 13 14 Α. At parties. 15 MS. MCCAWLEY: Objection. 16 BY MS. BORJA: 17 So is it your assumption that she's a Q. 18 witness to sexual abuse of minors? 19 MS. MCCAWLEY: Objection. 20 SPECIAL MASTER: You can answer. 21 Α. I don't know if was at the house 22 of Jeffrey Epstein. I know she was at parties with 23 Jeffrey Epstein. So, no, I can't say she's a witness. Is a witness to the sexual 24 Q. 25 abuse of minors?

1	MS. MCCAWLEY: Objection. You can answer.
2	SPECIAL MASTER: You can answer.
3	MS. MCCAWLEY: Just what you know.
4	A. Yes, he would be a witness because he knew
5	what my purpose there was for Jeffrey and he visited
6	Jeffrey's island.
7	MS. MCCAWLEY: Shhh please. Let her finish
8	her answer.
9	A. There's pictures of nude girls all around
10	the house at all of his houses and it's something that
11	Jeffrey Epstein wasn't shy about admitting to people.
12	Q. Is a witness to the sexual
13	abuse of minors?
14	MS. MCCAWLEY: Objection.
15	SPECIAL MASTER: You can answer.
16	A. Not that I'm aware of. I mean, if you're
17	going to say why was I there with an older man, then I
18	guess yes, she would be, but do I believe that she took
19	presence in anything like that, absolutely not. I can't
20	say. I'm not on grounds to say that.
21	Q. Some people you'll assume and some people
22	you won't?
23	MS. MCCAWLEY: Objection.
24	A. Some people I would say are closer to
25	Jeffrey than others. Did I see hang around

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 156 of 223

155

Jeffrey as much as Alan Dershowitz, no, I didn't. 1 But 2 Alan Dershowitz was around all the time so I would 3 definitely say he was a witness to it. 4 Q. a witness to the abuse of Is 5 those minors? 6 Α. You'd have to tell me who is. 7 Q. a witness to the sexual abuse of Is 8 minors? 9 Α. Again, he wasn't around all the time. Ι 10 only met him once so I can't say that he is. 11 (Thereupon, VR Defendant's Exhibit No. 7, 12 was Marked for Identification.) 13 BY MS. BORJA: 14 Ms. Giuffre, you have what's been marked as Q. VR Exhibit 7 in front of you? 15 16 Α. Yes. 17 This is the Daily Mail article titled Q. 18 teenage girl recruited by pedophile, and it goes on. Do 19 you see that? 20 Α. Yes. 21 Q. Can you turn to page 3 of 31 of this printout. Do you have that? 22 23 Yes. I do. Α. 24 Q. Right above the photograph there it says, 25 Virginia disclosed that

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 157 of 223

1 were also guests of Epstein on 2 the island. Do you see that? 3 Yes, I do. Α. 4 Is that true statement in the article? Q. 5 Α. It is a true statement that I did meet 6 , but I cannot 100 percent lock down 7 that it was at the island, it could have been New York. 8 Q. Did you tell Ms. Churcher that it was on 9 the island? 10 Α. I did tell Ms. Churcher that I thought it 11 was on the island and this is how it was printed out. 12 a witness to the sexual Q. Is abuse of minors? 13 14 I don't know so I can't say Α. 15 that he is or isn't. 16 Do you know who he is? Q. 17 I know who he is. Α. 18 Do you know how often, if ever, he was at Q. 19 any Epstein property? 20 Α. I was never there as an eye witness to see 21 that. 22 Q. Now, you refer to nude pictures a second Do you recall that? 23 ago. 24 Α. Yes. 25 Q. Where in the -- start with the Little Saint

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 158 of 223

1 James island, where in that property were there nude 2 pictures?

3 So there was nude pictures in -- I don't Α. know how to explain it, you've got a main house, I don't 4 5 know, have you seen pictures of the island? 6 You can just describe it as best you can? Q. 7 Well, in the main house not attached to Α. 8 Jeffrey's room there's a, I don't know if you want to 9 call it an entertaining room, it looks like a living room 10 but it's bigger than that. It has TV, couches and 11 everything like that in there. There is nude photographs 12 all over that room. 13 There is nude photographs in -- adjacent to 14 the right-hand side is Ghislaine Maxwell's office, 15 there's nude photographs in there. Away from the main 16 house in Jeffrey Epstein's private bedroom there are nude 17 photographs in there. 18 In these locations where there's nude Q.

photographs is that where Epstein guests go typically?
 MS. MCCAWLEY: Objection. Are you
 referring this one house or all the houses?
 BY MS. BORJA:

Q. That's what we're talking about?
A. The main house?
MS. MCCAWLEY: Right.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 159 of 223

A. Right outside the main house is the main
 dining table. So in order for you to get to the dining
 table, I mean, you could walk from outside, but
 considering if you're coming from inside to outside, yes,
 you would have to cross those.

Q. So did guests of Jeffrey Epstein typically
7 see those nude photographs to the best of your
8 understanding?

9 A. To the best of my understanding, yes. 10 Q. Where were there nude photographs in the 11 Palm Beach house?

12 Α. As soon as you walked into the front door 13 there was a large hallway table and I would assume, my 14 assumption is there is at least 50 photographs on that 15 table, some with nude photographs, some with girls in 16 raunchy, forgive me when I say raunchy, I mean lingerie 17 photos mixed in with Jeffrey and some of the privileged 18 people he's met, such as, you know, I don't know, like 19 old girlfriends or models or or whatever 20 the case is; but among all of those photographs would be 21 nude photographs.

Q. And this is, when you say, was it the front room or front table?

A. Like as soon as you walked through thefront door of the mansion the first thing that you see is

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 160 of 223

159

is that hallway table, on that hallway table is there. 1 And that front door that you were referring 2 Q. 3 to is the one that guests walk in? 4 Yes, and also upstairs in Jeffrey's massage Α. room there is a hidden room where nude photographs from 5 the floor to the ceiling all over, right, so there's not 6 7 one piece of white showing. 8 Q. Let me ask you about that? 9 Α. And then there's boxes and boxes and boxes 10 of nude photographs. 11 Q. You say this is a hidden room, what do you 12 mean by that? 13 Α. It's not a room that you could just walk in 14 and see. It's something that Jeffrey would show you. So 15 in the massage room you've got the shower, the steam 16 shower, the message table in the middle, and to your, I'm 17 bad at left and right, if I was facing this way it would 18 be my left. It's like a closet, top to bottom with nude 19 photographs. 20 Q. Is this a place where guests typically 21 when? 22 Α. If you were having a massage, yes. 23 Q. Did all guests get massages in this hidden room? 24 25 I can't say that all guests did. Α.

Q. Is that where Professor Dershowitz' massage 1 2 was? 3 Yes. Α. 4 Q. Where were there nude photographs in New 5 York? 6 Α. In New York, so you would have to go 7 upstairs, make a left into Jeffrey's office, all over the 8 table, sorry, can I go back to Palm Beach. I forget 9 another place. 10 MS. MCCAWLEY: Yes, you're allowed to 11 finish your answer. 12 Back to Palm Beach there was -- so you walk Α. 13 into the front door and I told you about that table and 14 again, I'm bad at left and right, but if I'm facing the 15 door this way you make a right and there's Jeffrey's desk 16 and then Ghislaine's desk and all over their desks were 17 nude photographs, all over the computer, like, you know 18 the screen pages that you get pop up, nude photographs on 19 that as well. So I just wanted to mention those, and 20 outside the cabana, sounds horrible, outside by the 21 cabana by the pool there's more nude photographs. 22 Q. And these are all locations where guests 23 would be? 24 Yes. Α. 25 Q. And it was frequent that guests would have

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 162 of 223

161

1 the opportunity to see these as they were going through 2 the house? 3 Yes, if you walked through Jeffrey's house Α. 4 there is not a chance that you could not see nude 5 photographs. 6 Q. Were the photographs ever changed or taken 7 down when guests were there? 8 Α. No. Like I said, he was not ashamed. 9 Q. Were there also nude photographs in New 10 Mexico? 11 Yes, but more in his, like I guess you Α. 12 would call it an office. It's not like Florida where you 13 just walk in and you see it right there, it was more 14 you'd have to go to his office to see them. I'm just 15 trying to recollect. There was some by his bedside 16 table, and I honestly think that's all I can remember 17 seeing them around the New Mexico house. 18 Q. Did guests go by Jeffrey's bedside table? 19 Α. Sometimes if there was -- something was 20 happening. 21 Q. If you were just a visitor for a dinner 22 party for example? 23 No, if you were there for a dinner party Α. 24 you wouldn't go into his bedroom. 25 Q. If you were just a guest for a dinner party CONFIDENTIAL

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 163 of 223

162

in New Mexico would you see nude photographs in getting 1 2 to the dining room? 3 No. I don't think we finished New York, Α. did we? 4 5 Q. You tell me? 6 I don't think we did. I think I skipped Α. 7 from telling you about New York and went back to Palm 8 Beach. So should I touch back to New York? 9 MS. MCCAWLEY: Finish your answer. Yes. 10 Α. New York. So there was pictures on his 11 desk in the office and around that room, and then there's 12 this room that I refer to as the dungeon and that had a 13 huge photograph of me and another girl, I mean huge as in 14 bigger than that wall cabinet. There's a painting of 15 both of us doing salacious acts together. 16 Q. Salacious acts? 17 Sexual acts, you know what I'm saying? Α. 18 MR. SCAROLA: Could I request that the 19 camera pan to above Virginia so as to show the 20 wall cabinet and then come back down if you would, 21 please? Thank you. 22 BY MS. BORJA: 23 Now, the Dubins, they visited Jeffrey Q. Epstein's property, correct? 24 25 Α. Yes.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 164 of 223

				163
1			MS. MCCAWLEY: Objection.	
2	BY MS. I	BORJA:		
3		Q.		
4			?	
5		Α.	Yes,	
6		Q.	And the children would see these nude	
7	photogra	aphs in	n the property?	
8		Α.	Yes.	
9		Q.	And both the parents would?	
10		Α.	Yes.	
11		Q.	Were there other children that saw these	
12	nude pho	otogra	ohs?	
13		Α.	I mean, if you're talking about minors,	
14	then yes	S.		
15		Q.	When you saw Alan Dershowitz visiting	
16	Jeffrey	Epste	in's properties did you ever see his wife	
17	ŕ	?		
18		Α.	No.	
19		Q.	Did you ever see his grandchildren?	
20		Α.	No.	
21		Q.	Do you know whether they were there or no	ot?
22		Α.	I don't know if they were there, but I di	d
23	not see	them.		
24		Q.	Now is somebody who was at	
25	Jeffrey	Epste	in's properties, correct, at least at one,	

164 right? 1 2 Α. Yes. 3 Q. Which property was that? 4 MS. MCCAWLEY: It's previously -- she's a 5 childhood victim. We're objecting to a line of 6 testimony regarding details about sexual 7 . If you know if she encounters with 8 was in a location you can state that, but you 9 don't have to give details. 10 SPECIAL MASTER: She's asking only the 11 location at this point. 12 I'm just looking out for her. She was a Α. victim. Yes, she was at all of his residences. 13 14 Did her mother ever come to visit any of Q. 15 these residences? 16 I never met her mother. Α. 17 Do you know whether her mother did? Q. 18 Α. I don't know. 19 Q. You never met ? 20 Α. No. 21 Q. How much were you paid for messages? 22 MS. MCCAWLEY: I'm going to -- just give me 23 a moment. This is one of the areas that Judge 24 Lynch quashed discovery on. I know you've made a 25 ruling on that, but I want to make my record. Не

1	made a ruling that she did not have to go through
2	a remuneration of funds as a result of the
3	activities she was forced to participate in.
4	That's the request.
5	SPECIAL MASTER: Let me take a look at
6	this.
7	MS. MCCAWLEY: Sure. That was question 20
8	and he quashed that.
9	MS. BORJA: Can you tell me which duces
10	tecum request you're saying this is?
11	MS. MCCAWLEY: I believe it's request 20.
12	All documents showing any payments or remuneration
13	of any kind made by Epstein or his agents or
14	associates to you from June 1999 to December 31,
15	2002.
16	BY MS. BORJA:
17	Q. I'll ask another question. You've made
18	statements that you were paid \$200 a massage, correct?
19	MS. MCCAWLEY: Objection. Same objection.
20	He did not make her produce documents or have any
21	testimony regarding the payments she received.
22	SPECIAL MASTER: Do you have a statement
23	particularly you're referring to?
24	BY MS. BORJA:
25	Q. You were paid for sexual services by

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 167 of 223

```
Jeffrey Epstein, right?
1
2
            Α.
                   Yes.
3
            Q.
                   Did you pay taxes on those?
4
            Α.
                   No.
5
            Q.
                   Why not?
6
                   It was cash payment.
            Α.
7
            Q.
                   You were a waitress at the Roadside Grill,
8
    right?
9
            Α.
                   Yes, for a very short time.
10
            Q.
                   Did you pay taxes on that?
11
                   Not that I know of. No, I don't think I've
            Α.
12
    ever paid taxes in the U.S.
13
            Q.
                   And you haven't paid taxes since you
14
    returned?
15
            Α.
                   I haven't worked here since I returned.
16
                   When you got the $160,000 for the media
            Q.
17
    deal you didn't pay taxes on that?
18
                   MS. MCCAWLEY: Objection. Go ahead.
19
            Α.
                   I did pay taxes on that in Australia.
20
            Q.
                   But not in the U.S.?
21
            Α.
                   It was given to me in Australian money so I
22
    paid for it in Australian taxes.
23
            Q.
                   When you worked at Mar-a-Lago did you pay
24
    taxes?
25
                   No, I was only there a very short period of
            Α.
```

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 168 of 223

167

time. Max maybe pulled in two paychecks, so no. 1 I think 2 as a young age I think there's an exemption if you're 15 3 or something like that you don't have to pay tax. That's 4 what I heard. I'm not too sure if that's correct or not, 5 but no, I didn't pay tax on it. 6 Q. What was the last grade that you completed 7 in school? 8 Α. I believe it was the ninth grade. 9 Q. Did you ever complete your GED? 10 Α. I attempted to complete my GED, but I never 11 did. 12 And over what period of time did you Q. 13 receive payment for any sexual acts? 14 MS. MCCAWLEY: Same objection that I had before. 15 16 SPECIAL MASTER: You can answer. 17 Α. From 1999 to 2002. 18 Q. Until when in 2002, until you left? 19 Α. Yeah, even after I left Jeffrey sent me 20 money in Thailand Western Union just to help pay for my 21 school that I was being sent to and just living expenses. 22 Q. How long were you in Thailand? 23 I believe I was there from September, I Α. 24 can't remember the exact date in September, but let's 25 just say early September and then after I married my

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 169 of 223

168

1	husband we went on a honeymoon. I think I came to	
2	Australia, I think it was November.	
3	MS. BORJA: I don't want to take a lot of	
4	time, I don't know why I'm not putting my hands on	
5	this document right now. I'll just have it marked	
6	and give you the original.	
7	(Thereupon, VR Defendant's Exhibit No. 8,	
8	was Marked for Identification.)	
9	BY MS. BORJA:	
10	Q. I'm going to read to you, I'll hand it to	
11	you in a second, read to you the document that is marked	
12	as VR Exhibit Number 8 and it says, at page 3 of 29,	
13	"Epstein, a Wall Street money manager who once counted	
14	and amongst his friends, became	
15	the subject of an undercover investigation in 2005 after	
16	the stepmother of a 14-year old girl claims she was paid	
17	\$200, 125 pounds sterling to give an erotic massage." Do	
18	you see that?	
19	A. What paragraph is that on?	
20	Q. Top of the page.	
21	A. However, he avoided trial. Yes. Yes, I	
22	do.	
23	MS. MCCAWLEY: So I'm objecting as to any	
24	testimony regarding payments to you if it's a	
25	payment to someone else.	

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 170 of 223

169

1 SPECIAL MASTER: Right now the only 2 question pending is do you see that paragraph? 3 BY MS. BORJA: 4 Was that a standard payment for massages by Q. 5 Jeffrey Epstein? 6 MS. MCCAWLEY: You can answer that. 7 Α. Yes, it is. 8 Q. What's the basis for your testimony in that 9 regard? 10 Α. It was the basis for my testimony? 11 Q. How do you know that's a standard payment? 12 That's -- are you trying to trick me into Α. 13 another question? 14 MS. MCCAWLEY: I have an objection to this 15 line of questioning, I mean I do. I have an 16 objection based on a quash. If the article 17 references a payment and you're familiar with that 18 payment. 19 MS. BORJA: Counsel, speaking objections 20 are not appropriate. 21 MS. MCCAWLEY: I'm making my objection for 22 the record. 23 SPECIAL MASTER: Hang on. Finish making 24 your objection. Try not to instruct the witness 25 during the objection. Okay. You can answer the

		-
1	question	n .
2	A. So	o can you repeat that question for me?
3	SI	PECIAL MASTER: Go ahead and repeat it off
4	the rec	ord so we get the exact wording.
5	(Last question read back by the court
6	reporte	r.)
7	A. Y	es, I do.
8	Q. WI	hat's the basis for that statement?
9	A. T	hat's what we were given.
10	Q.W	ho is we?
11	A. A	ny of the girls that had to service
12	Jeffrey. I'll	speak for myself alone.
13	Q. T	hat's per massage?
14	Α. Υ	es.
15	(`	Thereupon, VR Defendant's Exhibit No. 9,
16	was Marl	ked for Identification.)
17	BY MS. BORJA:	
18	Q. M:	s. Giuffre, I have handed you document a
19	that's been mar	ked as VR Exhibit 9, which is a
20	declaration of V	Virginia Giuffre?
21	Α. Υ	es.
22	Q. Yo	ou've seen this document before?
23	A. I	've seen a lot of documents, but yes I
24	have seen this.	
25	Q. 01	n page 6, please.

MS. MCCAWLEY: Is there a copy for me? 1 2 MS. BORJA: Do you have one? 3 MR. SCAROLA: Thank you. Page 6 is No. 4 that where we are? 5 BY MS. BORJA: 6 Q. Yes, paragraph 20. You say here in your 7 affidavit, Dershowitz was so comfortable with the sex 8 that was going on that on one occasion he observed me in sexual activity with Epstein. Do you see that? 9 10 Α. Yes. 11 Q. And that's the same event that you 12 testified earlier where you testified that Professor 13 Dershowitz walked into Jeffrey Epstein's private bedroom? 14 Α. Yes. 15 Q. And we talked about the six instances 16 earlier today and I believe you've indicated that they 17 were at six different locations, correct? 18 Α. At least, yes. 19 Q. Are there any other instances that you 20 recall? 21 Α. Not off the top of my head. 22 Q. Think about it. I want your best testimony 23 today before we leave? 24 Α. All I can remember right now at this time 25 is these approximately six times.

1 Q. Why didn't you mention the limousine in 2 your affidavit? 3 MS. MCCAWLEY: Objection. To the extent 4 that this pertains to a conversation you had with 5 your lawyers she can't reveal that, anything else 6 you can reveal. 7 SPECIAL MASTER: You can answer. 8 MS. MCCAWLEY: If you can answer without 9 talking about what you discussed with your 10 lawyers. 11 Α. At that time I wasn't asked about it and it 12 came to me while thinking about it later on. 13 Q. When did it first come to you? 14 I don't know the exact date or time. Α. Like 15 I said to you earlier it's, trust me, this is not stuff 16 you want to remember, this is stuff you want to try to 17 throw away in the back of the garbage can in your head, 18 and it took me a long time to be able to do that and move 19 on with my life. And when Jeffrey got away with 20 everything that he had gotten away with it infuriated me 21 so then I wanted to do something about it which is why I 22 started thinking about the things more and more and more; 23 and sometimes the more and more and more I thought about 24 it, the more I would remember certain occasions. 25 Q. But you didn't remember the limousine as of

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 174 of 223

173

1	the time of t	his affidavit?
2		MS. MCCAWLEY: Objection.
3		SPECIAL MASTER: You can answer.
4		MS. MCCAWLEY: You can answer.
5	Α.	Apparently not.
6	Q .	Have you ever told anybody about having sex
7	in the limous	ine with Alan Dershowitz?
8		MS. MCCAWLEY: Outside of your lawyers.
9	Α.	Outside of my lawyers, no.
10	Q .	Did you ever tell your lawyers?
11		MS. MCCAWLEY: Objection. I'm not going to
12	have	her testify as to what she told the lawyers.
13		SPECIAL MASTER: We're not going to allow
14	that.	
15	BY MS. BORJA:	
16	Q .	It's your privilege, the attorney/client
17	privilege.	
18		MS. MCCAWLEY: She's not waiving her
19	privi	lege.
20		MS. BORJA: Counsel, can I make my record?
21		SPECIAL MASTER: You've said go ahead
22	and m	ake your record.
23	BY MS. BORJA:	
24	Q .	You hold the privilege, you're the decider.
25	The attorney/	client privilege belongs to you. If you

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 175 of 223

174

would like to waive it you have that opportunity to do 1 2 it? 3 I decide not to waive my privilege at this Α. 4 time. Thank you. 5 MR. SCAROLA: She would really like to be 6 able to give you the answer to that question. 7 MS. BORJA: Counsel, I would appreciate --8 MR. SCAROLA: All right. I couldn't 9 resist. 10 MS. BORJA: This is not a game, this is not 11 a joke to the witness or to the attorneys who are 12 here for the correct purposes. So please don't make this a joke today. 13 14 SPECIAL MASTER: Let's move on. 15 MR. SCAROLA: I absolutely agree with you. 16 It is not a joke. 17 SPECIAL MASTER: Let's move on. Ι 18 understand. Let's move on. 19 BY MS. BORJA: 20 Q. Did you ever tell anybody other than your 21 lawyers ever about your allegation that you had sex in 22 the limousine? 23 I've spoken with my husband about the times Α. and experiences that I had with Dershowitz. 24 25 Q. Including the limousine?

Including all of the times that I can 1 Α. 2 remember that I've told him. I mean, he's my best friend 3 SO. 4 Q. This affidavit was signed November 20th, 5 So around this past Thanksgiving. So you first 2015. 6 remembered it since Thanksgiving? 7 Α. Yes. So, since Thanksgiving have you had 8 Q. 9 conversations with anybody about the allegation? 10 Α. Other than my lawyers, no. I mean, the 11 only other person that would know anything about this 12 would be my husband, but I mean, it's only because 13 recently we've just been dealing with a lot of this. 14 How long did that sexual activity in the Q. 15 limousine take place? 16 Α. Not long. 17 Q. What happened? 18 Α. You want a description? 19 Q. I would like to know what happened in that 20 limousine that is the abuse that you're alleging 21 happened? 22 Jeffrey instigated it, the men pulled out Α. 23 their, the wording for this is just anatomy. They pulled out their anatomy, their genitals and we were told to 24 25 perform oral sex on them.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 177 of 223

176

1	Q. There was no discussion between the
2	gentlemen beforehand that you heard?
3	A. You know, I don't know the exact terms that
4	they used during that time, but Jeffrey insinuated it and
5	Alan agreed to it, so yes.
6	Q. The time on the plane where you allege that
7	you and another female participated in sexual activity,
8	was that at the same time?
9	MS. MCCAWLEY: Objection.
10	A. What, the girl and me and Jeffrey and
11	Dershowitz, was that like all together?
12	Q. Tell me what happened on the plane?
13	A. It went from
14	MS. MCCAWLEY: Just use the best terms you
15	can. Take your time.
16	A. Sorry, it wasn't from giving foot massages,
17	which is a normal thing that we would do on the plane to
18	Jeffrey again insinuating, you know, we should him and
19	Alan, we should kind of do this. I don't know their
20	exact wording so I'm not going to put words in their
21	mouth. But it went from foot messages to oral sex to
22	intercourse.
23	Q. So who was involved, I mean, you were
24	sexually involved with Professor Dershowitz, correct?
25	A. Yes. It was kind of to be honest it

1 was --

2 MS. MCCAWLEY: Use a term that you can use. 3 It was a little bit of mix and match, it Α. 4 sounds horrible. So at first I went down -- oh God, I 5 can't believe I'm saying this. At first I gave oral sex 6 to Epstein, and the other girl gave oral sex to 7 Dershowitz, and then we swapped within, I would say 8 seconds, like 60 seconds to a minute we were told, you 9 know, they wanted us to get on top so we mounted them and 10 we straddled them and we performed intercourse on a bed 11 in the airplane. 12 Q. The foot messages, who gave who foot 13 messages? 14 I believe I was giving Jeffrey a foot Α. 15 massage and the other young lady was giving Dershowitz a 16 foot message? 17 Anything else happen during that flight? Q. 18 After the sexual experiences, which is what Α. 19 I had been trained to do anyway, which was not out of the 20 ordinary, I went to the back of the plane, got washcloths 21 and proceeded to clean Jeffrey and Dershowitz up with a 22 warm washcloth. 23 During this activity were condoms used? Q. 24 Α. No. 25 Q. Were condoms ever used with Professor

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 179 of 223

1 Dershowitz? 2 Α. No, and they weren't used with any other 3 people as well. 4 Were the other people that you were sexual Q. 5 trafficked to? 6 Α. No. 7 Q. Did you ever ask to use a condom? 8 Α. No, I mean, Jeffrey had us tested quite 9 regularly so we knew we were clean. You've never had a sexually transmitted 10 Q. 11 disease? 12 Α. No. 13 Where would you get tested? Q. 14 Α. At a doctors. To be specific a 15 gynecologist. 16 Q. Who was your doctor? 17 A gynecologist in Palm Beach. Α. 18 Q. Who is that? 19 Α. I have no idea. 20 Q. Were you ever hospitalized during 1999 to 21 2002? 22 Α. Yes. 23 Q. For what? 24 MS. MCCAWLEY: I object to the extent that 25 this gets into private medical discussions. I

CONFIDENTIAL

178

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 180 of 223

179

don't think she has to do that in this deposition. 1 2 SPECIAL MASTER: Please answer the 3 question. 4 To this day I'm actually confused about the Α. 5 whole situation. If you want me to get into detail about 6 it. 7 SPECIAL MASTER: Listen to her question. 8 Her question was --9 Α. Yes, I was medically brought to a hospital. 10 Q. For mental health or physical health? 11 Α. Physical. 12 It didn't have anything to do with a Q. 13 sexually transmitted disease; is that correct? 14 No, it wasn't a sexually transmitted Α. 15 disease. 16 Q. Do you know which hospital you were treated 17 at? 18 No, but I know it was in New York. Α. 19 Q. Were you admitted into the hospital to stay 20 or was it you went to the emergency room and they let you 21 out the same day? 22 I was admitted to the emergency room and I Α. 23 think I stayed two days. It could be more, it could be 24 less. I know they heavily sedated me. I'm not too sure. 25 Q. Were you given any medication as a result

of --1 Yes. 2 Α. 3 What were you given? Q. 4 I don't know. I mean, I'm a young kid, I Α. 5 didn't know the medications or the terminology or 6 anything. I think it was some kind of antibiotic. 7 Q. You weren't given some sort of pain 8 reliever? 9 Α. Yes, I was given pain relief at the 10 hospital. I think I left the hospital with the 11 antibiotics. 12 Do you have a book agent? Q. 13 Α. What's a book agent? 14 MS. MCCAWLEY: Objection. 15 BY MS. BORJA: 16 Somebody to help you negotiate a book or Q. 17 media contract? 18 MS. MCCAWLEY: Objection. This is again 19 one of the requests that Judge Lynch quashed 20 relating to their inquiry and their subpoena as to 21 communications with -- it's actually two of them. 22 He guashed 9, communications with media; he 23 quashed 17, communications relating to potential book deals, et cetera. 24 25 It's absolutely relevant as to whether or

not Professor Cassell and Mr. Edwards were defamed 1 by Professor Dershowitz is what this case is 2 3 about. It's not about any media inquiries or any 4 book deals or anything of that nature. 5 SPECIAL MASTER: And your position? 6 MS. BORJA: This is a discovery deposition. 7 This may lead to discovery of admissible evidence, 8 and I understand that this witness doesn't want to 9 provide this information but we can pursue it from 10 third parties, and blocking us in this way is 11 inappropriate. I simply asked for the name of an 12 agent. 13 MS. MCCAWLEY: So they lost in front of 14 Judge Lynch and now they're trying to win here, I 15 mean, it's totally inappropriate. He ruled in our 16 favor. I have a motion to quash, and she 17 shouldn't have to be forced to testify as to those 18 items. 19 SPECIAL MASTER: And your question is 20 whether she has a book agent? That's the 21 question? 22 MS. BORJA: Right. 23 SPECIAL MASTER: I think you can answer 24 that question. 25 Α. Well, I don't have a book deal, but I have

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 183 of 223

182

1 looked into getting a book agent. 2 SPECIAL MASTER: Do you have a book agent 3 is the question? 4 Α. Not at this time, no. I did at one time. 5 Q. When did you have one? Book in 2012, maybe the end of 2011. 6 Α. 7 Q. Who was that? MS. MCCAWLEY: Again, I object to all this 8 9 testimony. We had a motion to quash on this. We 10 won that motion to quash for the reasons we argued 11 in court in front of Judge Lynch and the testimony 12 is not appropriate. 13 SPECIAL MASTER: You can answer the 14 question if you know the person's name. 15 His name is Gerad? Α. 16 Q. Who does he work for? 17 Α. I don't know the name of his company. He 18 was just a small time guy. He worked with rappers 19 before. That's about all I know about him. I don't know 20 if we even actually signed anything saying he was my 21 agent. He said he was interested, he read the stuff by 22 Sharon Churcher. I think he was going to represent me if 23 a book ever came out or if a book deal ever happened and 24 nothing ever happened, so he's not representing me. 25 Q. Did you tell him about Professor

1 Dershowitz?

2 A. No.

3 Q. Why not?

A. Because we didn't even talk in lengthy discussion about that. We mostly talked about -- if I were going to have -- I can't say that. I mean, it's mostly about the sickening discussions, I mean, sickening ordeal that Epstein got away with so many counts of maliciously hurting minors and got away with it. That's more my idea if I was going to ever write a book.

11 Q. Do you have any agreement or understanding 12 with Boise, Schiller regarding what would happen if you 13 did receive any monetary amounts from **Example**?

MS. MCCAWLEY: I'm going to object to this.
This gets into the relationship that she has with
our firm and that's attorney/client privilege.
You don't have to respond to any of that.

SPECIAL MASTER: I'm going to grant thatmotion.

20 BY MS. BORJA:

Q. Did you receive a payment of 10 or \$15,000 after you claim that you had sex with **Example 1**? MS. MCCAWLEY: Objection, it gets into the

remuneration of which has already been quashed inone of the questions.

MR. SCAROLA: I also don't understand the 1 2 scope of the question. From whom, for what, did 3 she ever get 10 or \$15,000 in the last years 4 unrelated to this case? The objection is 5 overbroad, vague, confusing. 6 SPECIAL MASTER: Put a time frame on it 7 counsel and then I'll see. Put a time frame. 8 BY MS. BORJA: 9 Q. 2011 were you paid 10 to \$15,000 by or on 10 behalf of Jeffrey Epstein for having sex with 11 ? 12 2011. Α. 13 Q. I'm sorry 2001? 14 Α. Is that granted? 15 SPECIAL MASTER: I didn't make a 16 determination yet. 17 MS. MCCAWLEY: Same objection. 18 THE WITNESS: Sorry. 19 SPECIAL MASTER: I'm going to allow the 20 question. I'm going to overrule the objection. 21 You can answer if you know. 22 Α. Yes, I did receive \$15,000. I don't know 23 what equivalent that is to pounds. I received it in 24 American dollars. 25 COURT REPORTER: Repeat that again.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 186 of 223

185

I did receive \$15,000. I do not know the 1 Α. 2 equivalent to what that is in pounds. 3 Q. And you didn't pay taxes on that? 4 Α. No. 5 When did you first retain Paul Cassell as Q. 6 your counsel? 7 MS. MCCAWLEY: You can give the date but 8 can't get into discussions you had with Mr. 9 Cassell. 10 SPECIAL MASTER: That's the question. 11 Α. I don't know the exact date, I'm sorry. 12 What's your best estimate? Q. Well, I started talking to Brad in the fall 13 Α. 14 in 2011, but I never met them personally until 2013 I 15 think. So I don't know when I officially became their 16 client. 17 When do you consider that you became their Q. 18 client, was it when you first met them? 19 Α. Personally, like face to face? 20 Q. I'm asking you that question? I'm not suggesting that's the answer. 21 22 Α. No, that's why I'm asking you. When I 23 talked to them on the phone or met them face to face? 24 Q. Do you consider when you met them face to 25 face as being the first time that you engaged them or

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 187 of 223

some other time? 1 2 Α. I believe when we first met face to face is 3 when I became their client, I think that's right. 4 When did you first meet Brad Edwards face Q. 5 to face? 6 The same time I met Paul. I think it's Α. 7 2013. 8 Q. Whenever it was that's when you engaged him 9 to be your lawyer in your mind? 10 Α. Well, in my mind. It could have been 2011 when we started talking. I don't officially know. I 11 12 really just trying to answer you honestly if possible. 13 Q. But your understanding is when you met them 14 you wanted them to represent you? 15 Oh yeah, I wanted them to represent me from Α. I just wanted to be a part of the CVRA case. I 16 2011. 17 wanted my story to be heard and I wanted to help other 18 victims out there, so yes. 19 MR. SCAROLA: I'm going to observe that I think there are about 15 minutes left on the four 20 hour allocation and I would like some time for 21 examination of the witness. 22 SPECIAL MASTER: There's actually how much? 23 THE VIDEOGRAPHER: 24 Seven. 25 MR. SCAROLA: Seven minutes left.

1	MS. BORJA: You did not cross notice this
2	so if counsel wants to give you time that would be
3	up to counsel.
4	MR. SCAROLA: I don't know that it's
5	necessary for me to cross-notice the depo.
6	SPECIAL MASTER: Hang on one second. We
7	have seven minutes, let's spend it wisely.
8	Counsel is not finished with her examination. So
9	she is entitled to complete her examination before
10	handing it off.
11	MS. MCCAWLEY: I'm comfortable allowing her
12	four hours and then if you have questions we can
13	deal with that.
14	(Thereupon, VR Defendant's Exhibit No. 10
15	was Marked for Identification.)
16	BY MS. BORJA:
17	Q. Ms. Giuffre, I've handed you a document
18	that's been marked as VR 10 which is a Federal Bureau of
19	Investigation document consisting of 12 pages. Do you
20	have that?
21	A. Yes, I do.
22	Q. Have you seen that before today?
23	A. Yes, I have.
24	Q. When did you first see this?
25	A. I'm not too sure if the FBI gave me a copy

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 189 of 223

188

of it. I think it's a possibility that they did, 1 otherwise I would have seen it from my lawyers. 2 3 If the FBI gave you a copy of it what would Q. you have done with it? 4 5 Probably put it in a big file in the back Α. 6 of my closet. 7 Q. Do you keep a big file in the back of your 8 closet with your personal papers? 9 Α. You should see my filing system, it's quite 10 horrible. 11 Q. Do you have -- actually let's turn to page 12 10 of 12? 13 MS. MCCAWLEY: Numbered at the top, the 14 very corner. 15 Α. Okay. 16 It says Giuffre recalled meeting, and then Q. 17 it's redacted. Giuffre was using Xanax, heavily at the 18 time. Her recollection was not clear. She remembered 19 that there were many models on the island that did not 20 speak English along with a modeling person who had an unknown accent. Do you see that? 21 22 Α. Yes. 23 Q. Do you know what incident this is referring 24 to. 25 Α. With all the blanks there, that's not a

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 190 of 223

189

unusual thing because there was lots of models there. 1 2 Q. Do you remember telling the FBI that you 3 couldn't remember an incident because you were using 4 Xanax heavily at the time and your recollection was not 5 clear? 6 Α. No, I remember telling them that I used 7 Xanax so of course things are going to be foggy, but some 8 things severely stick out, you just can't remember no 9 matter how much Xanax or anything else you take. 10 MR. SCAROLA: Could you read that last 11 response back again, please? 12 MS. BORJA: During you deposition you can 13 read back. 14 MR. SCAROLA: No, I would like -- I'm not 15 sure that I heard it correctly. If I could hear 16 it back now please? 17 MS. BORJA: No, you can read it on cross 18 examination. I'm moving on. 19 SPECIAL MASTER: Hold on a second. Read it 20 back so we can move on. 21 MR. SCAROLA: Thank you. (Last answer was read back by the court 22 23 reporter.) 24 MR. SCAROLA: Thank you. SPECIAL MASTER: 25 Counsel?

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 191 of 223

BY MS. BORJA: 1 When we started today I asked you about the 2 Q. 3 subpoena duces tecum that's been marked in this case do 4 you have that? 5 Α. I don't know of the subpoena. MS. MCCAWLEY: It's going to be one of the 6 7 exhibits here. 8 SPECIAL MASTER: Are you talking about the 9 actual notice? 10 MS. BORJA: I'm asking about the actual 11 notice. 12 MS. MCCAWLEY: I don't think that was marked. I'm sorry, there is a schedule A attached 13 14 to the notice you marked. If you flip this page 15 on the notice. 16 SPECIAL MASTER: VR 1, there's a schedule 17 attached to VR 1. 18 MS. MCCAWLEY: You can use mine. 19 Α. Which page would you like me to look at? 20 Q. Let's start with schedule A, number 1. 21 Have you seen this document before? 22 Α. No, other than maybe you showing it to me It's in my pile. It's not in my pile, is it? I 23 today. don't know. I haven't seen it. 24 25 Q. Did you collect documents to give to

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 192 of 223

191

Professor Dershowitz as a part of this action? 1 2 Α. Did I collect documents to give to 3 Dershowitz? Q. Correct? 4 5 Α. Why would I do -- no. 6 Do you have -- did you ever check to see if Q. 7 you have any original photographs in your possession? 8 Α. Unfortunately, I don't have lots of 9 photographs because I left a lot of things behind in America when I moved to Australia. 10 11 Q. Ms. Roberts, my questions is --12 Α. No, I don't have any in my hand or 13 possession. 14 Did you look for any? Q. 15 I've seen the photos that I have and no, I Α. 16 don't see any of Alan Dershowitz in there. 17 My question was, were you looking for any Q. 18 original photographs to produce to Professor Dershowitz 19 in this case, did you look? 20 Α. No. 21 MS. MCCAWLEY: Other than what your lawyers 22 have done for you I think is what she's asking. 23 You made a production in this case and I think she 24 may have been asking you questions about that. 25 SPECIAL MASTER: Counsel, she's asking a

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 193 of 223

192

1	speci	fic question of the witness.
2	Α.	I'm sorry, that's my fault, I didn't
3	understand the	e question. But no, I was not looking for
4	photographs fo	or Dershowitz.
5	Q.	Do you have any notes of any sort
6	pertaining to	Professor Dershowitz?
7	Α.	I've got lots of affidavits. I don't know
8	what these th	ings are called, documents. Yes, I do have
9	lots of those	
10	Q.	Do you have any drafts of those before
11	they're final	and you sign them?
12	Α.	No, I've got final I've got stuff like
13	this, declara	tions signed on the back.
14	Q .	You get a declaration at some point, right?
15	Α.	Yes.
16	Q .	And it's not signed, correct?
17	Α.	I sign it and my lawyers print it out for
18	me.	
19	Q .	Do you make any changes?
20	Α.	Not unless there needs to be changes, but
21	my lawyers do	a great job of recording everything that I
22	say.	
23	Q .	But you've never made revisions, correct?
24	Α.	Not that I'm aware of.
25	Q .	Have you made any notes, personal notes on

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 194 of 223

1 scraps of paper or notepads, the booklet pertaining to -2 other than the ones that you gave, the pages that you
3 gave to Ms. Churcher?

A. I didn't give anything to Ms. Churcher about Alan Dershowitz, but when I'm going through, you know, my affidavits and stuff like that, if I do get a memory that sticks out, yes, I will write it down, you know, and think about it, but I don't have, you know, notes per se that have Dershowitz written all over it, no.

11 Q. But when you think of something you write12 it down to help you with your memory?

13 A. Yes.

Q. What do you do with those documents?
A. I'm a visual person so generally I just
write them down and then I forget about it. It's not
like -- I don't hold on to everything basically if that's
what you're asking me.

19 Q. Does any of it go to the file in the back20 of the closet?

A. No, these do though. These are always back
there, but, no.

Q. Did you ever look to see if you had any notes that related to any times that you met Professor Dershowitz?

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 195 of 223

194

1 Besides what's in these? Α. 2 Q. Did you ever look to see if you had any 3 personal notes in your writing that pertain to Professor 4 Dershowitz? 5 Α. Like from my old journal, the one that I 6 burned? 7 From anywhere. Did you ever make an effort Q. 8 to look? 9 Α. Dershowitz could have been in my journal, 10 he could have been. We're talking about an 85 page, if 11 not more, you know, things that I had written to get my story out of my head and into pages; and yes, Dershowitz 12 13 could have been in there, but that's up in the clouds 14 now, bonfire. 15 Q. That's what you call your journals, what 16 you burned, right? 17 Α. Yes. 18 And you wrote that journal in order to Q. 19 collect your thoughts? 20 Α. To get everything out of here and on to 21 paper. 22 Q. Have you made any other notes, though, since then to help you when you think of things? 23 24 Α. Yes, sometimes like I said, sometimes when 25 I read my affidavits and stuff like that, you know, and I

think of something else like a description of something 1 2 that I forget about, you know what I mean, then yeah, 3 I'll go back and I'll write it in the journal, you know, 4 for instance, you know, what another girl would have 5 looked like. Even though I can't identify her name or 6 her age or anything like that, but I do remember like 7 flashes of blonde, little things like that, but nothing 8 -- I don't have any more journals.

9 Q. But those notes, they help your memory? 10 Α. Sometimes. I'm a very visual person. 11 Q. And they help you with your affidavits? 12 Α. No, they don't help me with my affidavits, 13 my affidavits are already done, I just go back and it 14 helps my memory. It helps me bring stuff out.

15 Q. What do you do with those notes?

A. Nothing, literally nothing. They're in a notebook that if I need to write it down. I have a dream notebook as well where I'll just write down my dreams and stuff. I do nothing, no one is seeing it.

20 Q. You read it? You keep it?

21 A. Yeah, I keep it.

22 Q. Okay. Have you gone back and read that 23 recently?

24 A. No.

25 Q. Okay. You continue to make entries into

1 it? 2 Α. Not so much about Dershowitz. It's mostly like feelings, dreams, you know, past things that I've 3 gone through. Like I said, not so much pertaining to 4 5 Dershowitz himself. 6 And that's separate from your dream book? Q. 7 Α. No, it's all in one. 8 Q. Is it a spiral bound notebook? 9 Α. Yes, it's just a cheap, like, actually it's 10 in my kid's closet. 11 Q. At this point in time are you angry with 12 Mr. Epstein? 13 Α. Furious. 14 Q. Are you angry with Professor Dershowitz? 15 Absolutely. Α. Are you angry with famous politicians? 16 Q. 17 I'm angry with anybody who has it in their Α. 18 mind that they can hurt and abuse a minor child and 19 continue to lie about getting away with it and that what 20 they've done is okay and they can continue to harass 21 victims, yes, I'm furious. 22 Q. Are you angry with Professor Dershowitz for 23 his role in representing Jeffrey Epstein in the criminal 24 action?

A. Do I think he played a big part getting him

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 198 of 223

197

1 off, absolutely. So many other lawyers of his, I'm angry2 with them, too.

3 Do you know what role Professor Dershowitz Q. played in the criminal prosecution of Jeffrey Epstein? 4 5 No, by the time all the plea bargains and Α. 6 everything had happened I was just a notified victim. I 7 didn't know, you know, hey, ex's said this and now this 8 is going to be done. I was already way past that point 9 and, hey, sorry, this is what you got to deal with. 10 Q. And you don't know personally what role he 11 had in the non-prosecution agreements with Mr. Epstein, 12 is that fair? 13 Α. That's fair. I know he played a part in 14 it, I know he was one of his lawyers. What part do you know he played in it? 15 Q. 16 MS. MCCAWLEY: Objection, asked and 17 answered. 18 SPECIAL MASTER: You can answer. 19 MR. SCAROLA: Except to the extent that the 20 information is derived from attorney/client 21 privileged communications. 22 SPECIAL MASTER: Agreed. 23 THE WITNESS: What does that mean? 24 SPECIAL MASTER: Outside of what your 25 lawyers discussed if you can answer that question.

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 199 of 223

198

1	Α.	I knew he was his lawyer from what I've
2	been told.	
3	Q	But you don't know anything specific
4	regarding the	non-prosecution agreements, correct?
5	Α.	No.
6		MS. MCCAWLEY: Can we have a time check.
7		THE VIDEOGRAPHER: Four hours and
8	seven i	minutes.
9		MS. MCCAWLEY: We're going to wrap this up.
10	We've	indulged
11	:	SPECIAL MASTER: How much further do you
12	have i	n this line?
13	I	MS. BORJA: In this line? Nothing, but I
14	do have	e a lot more questions.
15	:	SPECIAL MASTER: I'm sure that you do.
16	Okay.	I think it's a good place for us to break
17	becaus	e I think we've satisfied what I see as the
18	Court's	s order, four minutes four hours and
19	you've	gone a little bit over, but that's actually
20	the ru	nning time, correct?
21		THE VIDEOGRAPHER: Yes.
22	:	SPECIAL MASTER: Based upon the Court's
23	order	I think the deposition is concluded.
24	I	MS. MCCAWLEY: We're going to allow it be
25	beca	ause I didn't interfere with her four hours,

1 so I allowed that to happen. MR. SCOTT: We object to that. The Court's 2 3 order said four hours. The Court's order provided for us to have the four hours and now all of a 4 5 sudden by agreement of the plaintiff's attorney 6 and the witnesses' lawyer without ever requesting 7 it from the judge, we're now going to agree to 8 extent the period? 9 SPECIAL MASTER: Mr. Scarola? 10 MR. SCAROLA: The Court's order provided 11 for a four-hour deposition. I requested an 12 opportunity to have some time within that four 13 hours and we've allowed opposing counsel to use 14 more than the four-hour time. I have probably 15 five minutes worth of questioning and I would like 16 an opportunity to be able to ask those questions. 17 MR. SCOTT: We oppose that and if he does 18 then we want to re-direct.

19 SPECIAL MASTER: That was exactly the 20 point. So just understand that if I do grant the extra time to Mr. Scarola of five minutes or not 21 22 that they're going to get an opportunity to discuss the topics that he raises and we're going 23 24 to sit here for however how long they're satisfied 25 with those questions in the topic areas that he

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 201 of 223

200

1	raises. Do you understand that?
2	MS. MCCAWLEY: I do. So let's take a
3	break. It's a moment to take a break and I'll
4	discuss with these folks and we'll come back.
5	THE VIDEOGRAPHER: Going off video record
6	2:25 p.m.
7	(A recess was taken.)
8	THE VIDEOGRAPHER: We're now back on video
9	record 2:32 p.m.
10	SPECIAL MASTER: Just for the record, Mr.
11	Dershowitz through counsel examined the witness
12	for four hours and seven minutes and there was a
13	request and it appears to be in agreement to
14	allow.
15	MR. SCOTT: No agreement.
16	SPECIAL MASTER: Hang on one second. Hang
17	on. Between Mr. Scarola and Ms. McCawley, to
18	allow Mr. Scarola a couple questions on
19	examination on cross and then my ruling is going
20	to be as follows: You can go ahead and ask
21	whatever questions you want, Mr. Scarola, at which
22	time I will give opportunity for re-direct based
23	upon the topics that you've raised.
24	MR. SCAROLA: With the understanding that
25	re-direct is going to be limited to the area of

inquiry that I am about to conduct. I am about to
 conduct an inquiry.

3 SPECIAL MASTER: That is the understanding. 4 My understanding of my ruling, I know that Mr. 5 Dershowitz' team has objected to that. I also 6 understand that there might be -- this is no 7 impact or their right or anybody else's right to 8 go back to Judge Lynch and ask for more time from 9 this witness based upon my ruling or my reading of 10 the original order.

MS. MCCAWLEY: And there's also the motion
to strike the testimony that you allowed over the
ruling.

SPECIAL MASTER: And there's a series of
those things that might need to be cleaned up in a
subsequent sitting.

MR. SCOTT: It's my understanding this is
going to be limited to five minutes or less; is
that correct?

20MR. SCAROLA: That's what I anticipate.21MR. SCOTT: Over our objection, okay.

22 SPECIAL MASTER: Let's rock and roll.

23 CROSS-EXAMINATION

24 BY MR. SCAROLA:

25 Q. Virginia, has Brad Edwards ever pressured

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 203 of 223

you or encouraged you in any way whatsoever at any time
and under any circumstances to provide false information
about Alan Dershowitz?

4 A. Never.

Q. Has Brad Edwards ever pressured you or
encouraged you in any way or under any circumstances at
any time to provide false information about Jeffrey
Epstein?

9 A. Never.

Q. Has he ever pressured you or encouraged you
11 at any time or in any way, under any circumstances to
12 provide false information about anyone or anything?

13 A. Never.

Q. Has Paul Cassell ever pressured you or encouraged you in any way, at any time, under any circumstances to provide false information about Alan Dershowitz?

18 A. Never.

Q. Has he ever pressured or encouraged you in any way at any time, under any circumstances to provide false information about Jeffrey Epstein?

A. Never.

MS. BORJA: Objection. I couldn't follow
who he was.

25 BY MR. SCAROLA:

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 204 of 223

203

1	Q. Mr. Cassell, Professor Cassell? You
2	understood that I was asking you that question about
3	Professor Cassell, right?
4	A. And he's never pressured me or encouraged
5	me in any way to talk
6	MS. MCCAWLEY: I don't want you to go into
7	discussions with them if you're saying something
8	didn't happen
9	SPECIAL MASTER: Just
10	MS. MCCAWLEY: I'm preserving privilege. I
11	just want to make sure if something didn't happen
12	she can say that.
13	BY MR. SCAROLA:
14	Q. Has Professor Cassell ever pressured you or
15	encouraged you in any way to provide false information
16	about anyone or anything at any time?
17	A. Never.
18	Q. Apart from any efforts made by Jeffrey
19	Epstein or agents on behalf of Jeffrey Epstein to silence
20	you or to have you refrain from providing true and
21	accurate information about the interactions that you had
22	with Jeffrey Epstein and others to whom you were
23	trafficked by Jeffrey Epstein, has anyone apart from that
24	circumstance pressured you or encouraged you to provide
25	false information about any of the topics that were

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 205 of 223

204

1	covered	during the course of your examination?
2		MS. BORJA: Objection. Objection to the
3		form. Leading, assumes facts not in evidence,
4		compound, misleading.
5		SPECIAL MASTER: Your form objection will
6		be reserved. You can answer.
7		A. No.
8		MR. SCAROLA: Thank you. I don't have any
9		further questions.
10		MR. SCOTT: Judge, excuse me, none of this
11		was covered on direct examination so we move to
12		exclude and strike the entire testimony because
13		none of this was covered on our direct. But we
14		would like to request a two-minute recess because
15		these are completely new areas.
16		SPECIAL MASTER: I'll grand your two-minute
17		recess.
18		THE VIDEOGRAPHER: Going off video record
19		2:37 p.m.
20		(A recess was taken.)
21		THE VIDEOGRAPHER: We are now back on video
22		record 2:41 p.m.
23		MR. SCAROLA: Could we have a reading how
24		much time is used in my examination.
25		SPECIAL MASTER: That's going to be

irrelevant at this point, but you can ask. 1 2 THE VIDEOGRAPHER: It's going to be about 3 eight minutes, seven minutes of change. 4 MR. SCAROLA: Hard for me to believe that 5 but if the counter says what the counter says. 6 SPECIAL MASTER: The overtime got three 7 minutes, let's go. REDIRECT EXAMINATION 8 BY MS. BORJA: 9 10 Q. Before you were scheduled here under oath 11 today by Mr. Scarola, did you talk to him in the break 12 before that? 13 MS. MCCAWLEY: Objection to the extent you 14 discussed privileged information with your lawyers 15 you don't have to reveal. 16 BY MS. BORJA: 17 I'm asking what she talked about with Mr. Q. 18 Scott? 19 MS. MCCAWLEY: She's in a joint defense 20 agreement with Mr. Scarola. 21 BY MS. BORJA: 22 Are you in a joint defense agreement with Q. 23 Mr. Scarola? 24 MR. SCAROLA: I will tell you that there is 25 a joint defense, a common interest privilege

1 agreement between the witness and my clients, yes. 2 SPECIAL MASTER: Are you asserting that 3 privilege then? MR. SCAROLA: Yes, we are asserting that 4 5 privilege and instructing the witness not to 6 answer on the basis of the privilege that exists 7 for Bradley Edwards and Professor Cassell. 8 SPECIAL MASTER: So with that I'm going to 9 grant the motion similar to what I did the other 10 day when Mr. Dershowitz was testifying and under 11 the reservation that that can be dealt with later 12 in front of the judge or in front of me, whichever 13 you choose. 14 BY MS. BORJA: 15 Now, I understand from your testimony that Q. 16 Mr. Edwards did not pressure you to give false 17 information about this matter, is that fair? 18 Α. That's fair. 19 Q. Tell me everything that Mr. Edwards told 20 you about this matter? 21 MS. MCCAWLEY: Objection, that's privileged 22 and she has not waived any privilege. She's not 23 here testifying as to what she discussed with her 24 lawyers.

25 SPECIAL MASTER: You know, it's an

1 interesting point. I'm going to grant your motion 2 for privilege, but I'm going to suggest to you 3 that there might be a strong argument to be made 4 that those questions opened some of the door. I'm 5 going to let the judge decide that. But you can 6 go ahead, ask the questions, we'll put it on the 7 record for later determination, and it's going to 8 force, to be blunt, this among other things may 9 force the witness to come back and complete the 10 deposition. Just let's be aware of that. 11 MS. BORJA: And I can't make a proffer to 12 all of my questions because some of them will depend on this witness' answers. 13 14 SPECIAL MASTER: I'm aware of that. I want the record to be clear 15 MS. BORJA: 16 that although I'm being asked for a proffer, I'm 17 constrained based on my inability to follow up. 18 SPECIAL MASTER: I understand that, but I'm 19 sure that you have a couple questions that you'd 20 like to proffer to give the record an idea of 21 where you might have gone without restraint to

what the answer might be and then a subsequent
question might lead from the answer, I understand
that.

25 BY MS. BORJA:

1 Q. Did Mr. Edwards ever suggest to you anything regarding Professor Dershowitz? 2 3 MS. MCCAWLEY: Objection. Hang on, I'm 4 objecting. She's making a proffer and I need to 5 make my objection on the record. Do not answer. 6 Objection, attorney/client privilege. 7 SPECIAL MASTER: So I'm going to grant 8 within the reservation it be brought back later. BY MS. BORJA: 9 10 Q. Did Paul Cassell ever tell you anything 11 about the topics that were covered in today's deposition? 12 MS. MCCAWLEY: Objection, attorney/client 13 privilege. 14 SPECIAL MASTER: Same ruling. 15 BY MS. BORJA: 16 Did anyone from Boise, Schiller ever tell Q. you anything about the topics that were covered in 17 18 today's deposition? 19 MS. MCCAWLEY: Objection, privileged work 20 product. 21 SPECIAL MASTER: Same ruling. 22 BY MS. BORJA: 23 Did Mr. Scarola ever tell you anything Q. 24 about the topics that were covered in today's deposition? 25 MS. MCCAWLEY: Objection, attorney/client

1 privilege. 2 SPECIAL MASTER: Same ruling. 3 BY MS. BORJA: 4 Did the group that is Mr. Edwards, Mr. Q. 5 Cassell, Boise, Schiller, whether it's Ms. McCawley, or others or Jack Scarola ever tell you anything about 6 Professor Dershowitz at all? 7 8 MS. MCCAWLEY: Objection, privileged 9 information. 10 SPECIAL MASTER: To the extent it's 11 privileged I'll grant the motion. 12 MS. MCCAWLEY: If you can answer that. SPECIAL MASTER: To the extent it's 13 14 privileged I'll grant the motion under the same 15 reservation. 16 MS. MCCAWLEY: The question is, do you have 17 any non-privileged information? You want to 18 re-ask question. 19 I don't have any non-privileged Α. 20 information. 21 Q. Did they ever tell you anything before you 22 retained them as counsel? 23 Α. No. Did Mr. Edwards, Mr. Cassell, Boise, 24 Q. 25 Schiller firm or Mr. SCAROLA ever tell you anything about Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 211 of 223

the circumstances of your sexual traffic, alleged sexual 1 2 trafficking to other individuals such as foreign 3 presidents? MS. MCCAWLEY: Objection. That would be 4 5 privileged. 6 SPECIAL MASTER: Same ruling. 7 BY MS. BORJA: 8 Did the group that includes Mr. Edwards, Q. 9 Mr. Cassell, Boise Schiller, Mr. Scarola ever tell you 10 anything with regard to any allegations of sexual abuse 11 by Professor Dershowitz of other minors? 12 MS. MCCAWLEY: Objection. It would be 13 privileged. 14 SPECIAL MASTER: I'm going to grand the 15 same thing. Let me share with you in order to --16 I do think it's unfair to have them proffer 17 virtually every question possible because it would 18 depend upon the potential answer. 19 MS. MCCAWLEY: I understand. 20 SPECIAL MASTER: If the ruling comes down 21 that this area of inquiry for whatever reason, 22 waive of privilege or for whatever reason is 23 allowed to be pursued then I'm going to provide Mr. Dershowitz and his team wide latitude to 24 25 follow up on the questions should we re-set and

re-visit this. 1 2 MS. MCCAWLEY: I understand. 3 MR. SCAROLA: And we'll agree that the 4 questions that have been asked adequately --5 MR. SCOTT: That's what I wanted --6 MR. SCAROLA: Yes, adequately establish a 7 record for presentation to the Court. 8 MR. SCOTT: As long as Mr. Scarola and you 9 agree, also, counsel? 10 MS. MCCAWLEY: Do I agree that they 11 adequately established a record as to what you 12 ruled that can be presented here, yes. 13 MR. SCOTT: Okay. So with that I think 14 we're done. 15 MS. BORJA: We just need to confirm that 16 the witness is going to following the instructions 17 of her counsel; is that correct? 18 THE WITNESS: Yes. 19 MR. SCOTT: Thank you, Mr. Scarola. 20 SPECIAL MASTER: That short circuits it, I 21 appreciate it. We're concluded. Unless I'm allowed to conduct a 22 MS. BORJA: 23 cross examination about the pressure that her 24 lawyers gave her and the circumstances of that 25 pressure and what they told her.

1	SPECIAL MASTER: Well, obviously that would
2	be subject to the area we just
3	MS. BORJA: Then if that's
4	SPECIAL MASTER: Anything else?
5	MS. BORJA: No. I just want the record to
6	be clear that we've been precluded about cross
7	examination about the exact scope of the
8	examination from Mr. Scarola regarding pressure.
9	SPECIAL MASTER: Based upon what Mr.
10	Scarola just agreed to and counsel just agreed to,
11	I think that we have, and I think my rulings are
12	also clear on the issue.
13	MR. SCOTT: I think we're done.
14	COURT REPORTER: Do you need this ordered?
15	MS. BORJA: Yes.
16	COURT REPORTER: Mr. Scarola, do you need a
17	copy of this?
18	MR. SCAROLA: Yes.
19	THE VIDEOGRAPHER: That concludes the
20	videotaped deposition. The time is 2:48 p.m.
21	(Thereupon, the deposition was concluded at
22	2:48 p.m.)
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24	
25	

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213
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1	CERTIFICATE OF OATH
2	
3	
4	STATE OF FLORIDA,
5	COUNTY OF DADE,
6	
7	I, Deborah A. Harris, the undersigned
8	authority and Notary Public certify that VIRGINIA ROBERTS
9	GIUFFRE personally appeared before me and was duly sworn
10	on the 16th day of January, 2016.
11	
12	Sworn to before me this 20th day of
13	January, 2016.
14	
15	
16	
17	
18	Deborah A. Harris, Court Reporter
19	Notary Public - State of Florida My Commission No. FF 246867
20	My Commission Expires: October 31, 2019 Job No. J0277789
21	JUD NO. JUZITIOS
22	
23	
24	
25	

REPORTER'S CERTIFICATE 1 2 I, Deborah A. Harris, Florida Professional 3 Court Reporter and Notary Public in and for the State of Florida at Large, do hereby certify that I was authorized 4 to and did report said deposition in stenotype; and that the foregoing pages 1 through 216 are a true and correct 5 transcription of my shorthand notes of said deposition. 6 I further certify that said deposition was taken at the time and place hereinabove set forth and 7 that the taking of said deposition was commenced and completed as hereinabove set out. 8 I further certify that I am not an attorney 9 or counsel of any of the parties, nor am I a relative or employee of any attorney or counsel of party connected with the action, nor am I financially interested in the 10 action. 11 The foregoing certification of this transcript does not apply to any reproduction of the same by any means unless under the direct control and/or 12 13 direction of the certifying reporter. 14 DATED this 20th day of January, 2016. 15 16 Deborah A. Harris, Court Reporter 17 Job No. J0277789 18 19 20 21 22 23 24 25

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 216 of 223

215

1	DEPOSITION ERRATA SHEET
2	
3	Assignment no: J0277789
4	Bradley J. Edwards and Paul G. Cassell
5	VS.
6	Alan M. Dershowitz
7	* *
8	DECLARATION UNDER PENALTY OF PERJURY
9	
10	I declare under penalty of perjury that I
11	have read the entire transcript of my videotaped
12	deposition taken in the captioned matter or the same has
13	been read to me, and the same is true and accurate, save
14	and except for changes and/or corrections, if any, as
15	indicated by me on the DEPOSITION ERRATA SHEET hereof,
16	with the understanding that I offer these changes as if
17	still under oath.
18	
19	Signed on the day of,
20	20
21	
22	
23	
24	VIRGINIA ROBERTS GIUFFRE
25	

1 2	DEPOSITION ERRATA SHEET
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24	SIGNATURE :DATE :
25	VIRGINIA ROBERTS GIUFFRE

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25	VIRGINIA ROBERTS GIUFFRE

BOIES, SCHILLER & FLEXNER LLP

401 EAST LAS OLAS BOULEVARD . SUITE 1200 . FORT LAUDERDALE, FL 33301-2211 . PH. 954.356.0011 . FAX 954.356.0022

CONFIDENTIAL/SEALED DEPOSITION SPECIAL TREATMENT REQUIRED

Sigrid S. McCawley, Esq. E-mail: <u>smccawley@bsfllp.com</u>

February 10, 2016

VIA E-MAIL & FEDERAL EXPRESS

Esquire Solutions PRODUCTION DEPARTMENT 101 Marietta Street Atlanta, Georgia 30303 errata@esquiresolutions.com

Re: Confidential/Sealed Deposition Transcript, Job No. J02777789 (Errata changes to be treated in same manner).

To Whom It May Concern:

Attached please find the errata changes for the Videotaped Deposition of Virginia Roberts Giuffre taken January 16, 2016. This transcript has been designated as Confidential and has been sealed by the Court. Please ensure that all materials including transcript, errata changes and video tape are treated accordingly.

If you have any questions regarding the errata changes or treatment of confidential/sealed materials, please do not hesitate to contact me at (954) 356-0011.

Sincerely,

Sigrid S. McCawley

SSM:sp Enclosures

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 220 of 223

Confidential/Sealed Transcript Pursuant to Court Order Videotaped Deposition of Virginia Roberts Giuffre (January 16, 2016) Job No. J0277789

1 DEPOSITION ERRATA SHEET 2 3 Assignment no: 10277789 4 Bradley 1. Edwards and Paul G. Cassell S VS. 6 Alan M. Dershowitz 7 作者 8 DECLARATION UNDER PENALTY OF PERJURY 9 I declare under penalty of perjury that I 10 11 have read the entire transcript of my videotaped 12 deposition taken in the captioned matter or the same has 13 been read to me, and the same is true and accurate, save 14 and except for changes and/or corrections, if any, as 15 indicated by me on the DEPOSITION ERRATA SHEET hereof, 16 with the understanding that I offer these changes as if still under oath. 17 18 day of teuruary Signed on the 19 20 1/2 . 20 21 22 23 24 VIRGINIA ROBERTS GIUFFRE 25

215

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 221 of 223 Confidential/Sealed Transcript Pursuant to Court Order Videotaped Deposition of Virginia Roberts Giuffre (January 16, 2016) Job No. J0277789

DEPOSITION ERRATA SHEET

Page No. 6	Line No. 17
Change to: "Yes	s. I signed the subpoena duces tecum."
	ge: Did not initially recognize the document
	Line No. 20
Contraction of the second s	My lawyers worked with me to collect documents and my understanding ed those documents over to Dershowitz's counsel prior to the deposition."
Reason for chang	ge: Clarification of answer
	Line No. 9
Change to: "Yes	
Reason for chang	ge: Did not initially recognize the document
Page No. 11	Line No. I
Change to: "Yes	. **
Reason for chang	ge: Misunderstood the question
Page 11	Line Nos. 4-5
Change to: "I'm	confused. I don't know what foreign president you're talking about."
Reason for chang	ge: Misunderstood the question
Page No. 11	Line No. 23
	nderstand well-known prime ministers and other world leaders; as far as nts, I believe so."
Reason for chang	ge: Misunderstood the question
Page No. 12	Line No. 2
Change to: "Yes,	, assuming South America is considered overseas."
Reason for chang	ge: Misunderstood the question
Page No. 12	Line No. 8
Change to: "As f	ar as I know right now, yes, I was."

Case 1:15-cv=07433rltAP/SeDecumentc1257712suFiled 05/03/23rdPage 222 of 223 Videotaped Deposition of Virginia Roberts Giuffre (January 16, 2016) Job No. J0277789

Reason for chang	e: Misunderstood the question
Page No. 38	Line No. 11
Change to: "I'll e she was part of i "	t with Jeff Epstein. Others on the list include
	e: Clarification of answer
Page 38 Lin	ne 19
Change to: "Off t	he top of my head, once, but it could have been more."
	e: Clarification of answer
Page No. 38	Line No. 21
Change to: "I bel places."	ieve was at Mexico. 1 may have also been with him in other
	Clarification of answer
Page No. 41	Line No. 8
Change to: "On a	n airplane and in a limo."
	: Clarification of answer
Page No. 41	Line No. 10
Change to: "One,	each time."
Reason for change	: Clarification of answer
Page No. 41	Line No. 12
Change to: "On air	rplane, blond, young."
Reason for change:	Clarification of answer
Page No. 98	Line No. 16
between six month assumption. It cou	n can see in that answer I'm not even sure. It wasn't six months, but is and a year which is why I'm saying nine months. It was an uld have been six weeks." Clarification of answer

Case 1:15-cv-07433-LAP Document 1257-12 Filed 05/03/22 Page 223 of 223 Confidential/Sealed Transcript Pursuant to Court Order Videotaped Deposition of Virginia Roberts Giuffre (January 16, 2016) Job No. J0277789

Page No. 190 Line No. 22

<u>Change to</u>: "No, other than maybe you showing it to me today. It's in my pile. It's not in my pile, is it? I don't know. I haven't seen it. I was served with the subpoena, and I signed for it, and I reviewed it at that time."

Reason for change: Clarification of answer

Page 191 Line 5

<u>Change to</u>: "Why would I do - no. I did collect documents and gave them to my lawyers in response to this subpoena. And my understanding is those documents were produced."

Reason for change: Misunderstood the question

Page 191 Line 20

Change to: "Yes, but I did not have any pictures of myself with Professor Dershowitz."

Reason for change: Misunderstood the question