EXHIBIT F

Page 1

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

CASE NO. 15-CV-07433-RWS

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VIRGINIA L. GIUFFRE,

Plaintiff,

V .

GHISLAINE MAXWELL,

Defendant.

-----X

June 20, 2016 9:12 a.m.

CONFIDENTIAL

Deposition of pursuant to notice, taken by Plaintiff, at the offices of Podhurst Orseck, 25 West Flagler Street, Suite 800, Miami, Florida, before Kelli Ann Willis, a Registered Professional Reporter, Certified Realtime Reporter and Notary Public within and for the State of Florida.



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Page 10 1 - CONFIDENTIAL 2 No, sir, I do not. Α. 3 Do you remember that the police officers Ο. tape-recorded the statement with you? 4 5 Α. Vaguely, yes. 6 Do you remember how old you were when you met Jeffrey Epstein? 7 Sixteen or 17. 9 Okay. And have you reviewed --10 Α. I may have been 15. I don't recall. 11 apologize. 12 If you told the police officer 16, you 13 were telling the truth? 14 At the time, they were fresh. 15 MR. PAGLIUCA: Object to form and foundation. 16 17 THE WITNESS: The facts were fresh at the 18 time. But 12 years later, I don't recall. 19 MR. PAGLIUCA: If you can just do a little 2.0 pause in between his question and your answer. 21 I need an opportunity to object to any form or 22 foundation problem with his question. 23 THE WITNESS: Sure. 24 MR. PAGLIUCA: It helps the court reporter 25 if the three of us are not talking at the same



Page 43 1 - CONFIDENTIAL 2 THE WITNESS: I do remember having several 3 conversations about Bill Clinton and others. BY MR. EDWARDS: 4 5 What do you remember saying about Bill Clinton? 6 They went on a trip to Africa with Kevin Spacey and that it really -- there was nothing 9 specific about Bill Clinton other than I think it 10 was a trip where they -- it was very vague. It was 11 implied that they enjoyed themselves, however that 12 was. 13 There were specific things said about 14 Spacey, but I cannot recall anything about Clinton. 15 Okay. After speaking to the police or 16 while speaking to the police, do you remember 17 telling them that you're not safe because you're 18 talking about this? 19 MR. PAGLIUCA: Object to form and foundation. 2.0 21 THE WITNESS: Yes. 2.2 BY MR. EDWARDS: 23 And that you had heard Jeffrey Epstein 24 making threats to people on the telephone? 25 MR. PAGLIUCA: Object to form and



Page 44 1 - CONFIDENTIAL 2 foundation. 3 THE WITNESS: Yes. He wasn't always 4 friendly. 5 BY MR. EDWARDS: 6 What type of threats do you remember 7 hearing Jeffrey Epstein make to anyone? Nothing specific. I do remember hostile 9 conversations where he was upset with people, and I 10 assumed that it was business and none of my 11 business. 12 Okay. You were asked by the detectives, Q. 13 "Things like, You're going to die; you're going to 14 break your legs." And your response was: "All of 15 the above." 16 MR. PAGLIUCA: Objection. 17 BY MR. EDWARDS: 18 Do you remember those type of things? 19 MR. PAGLIUCA: Object to form and foundation. 2.0 21 THE WITNESS: Not specifically, no. 2.2 BY MR. EDWARDS: 23 Do you remember where you were when you 24 heard these conversations? 25 A. Most of the time he was on the phone when



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                                 - CONFIDENTIAL
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                      CERTIFICATE OF OATH
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    STATE OF FLORIDA
 4
     COUNTY OF MIAMI-DADE
 5
                 I, the undersigned authority, certify that
                      personally appeared before me and
 6
       was duly sworn.
 7
                 WITNESS my hand and official seal
                                                      this
        23rd day of June, 2016.
 8
 9
                     Kelli Ann Willis, RPR, CRR
10
                     Notary Public, State of Florida
                     Commission FF928291, Expires 2-16-20
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              + + + + + + + + + + + + + + + + + +
12
                          CERTIFICATE
13
     STATE
            OF
                 FLORIDA
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     COUNTY OF MIAMI-DADE )
15
                 I, Kelli Ann Willis, Registered
       Professional Reporter and Certified Realtime
       Reporter do hereby certify that
16
       authorized to and did stenographically report the
17
        foregoing deposition of ; that a
        review of the transcript was not requested; and
18
        that the transcript is a true record of my
        stenographic notes.
19
                 I FURTHER CERTIFY that I am not a
        relative, employee, attorney, or counsel of
       of the parties, nor am I a relative or employee of
20
        any of the parties' attorney or counsel connected
21
       with the action, nor am I financially interested
        in the action.
22
                 Dated this 23rd day of June, 2016.
23
2.4
                         KELLI ANN WILLIS, RPR, CRR
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