EXHIBIT 5

Page 1

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CASE NO. 15-CV-07433-RWS

-----X

VIRGINIA L. GIUFFRE,

Plaintiff,

v.

GHISLAINE MAXWELL,

Defendant.

-----X

May 18, 2016 9:04 a.m.

 $\mathsf{C} \ \mathsf{O} \ \mathsf{N} \ \mathsf{F} \ \mathsf{I} \ \mathsf{D} \ \mathsf{E} \ \mathsf{N} \ \mathsf{T} \ \mathsf{I} \ \mathsf{A} \ \mathsf{L}$

Deposition of JOHANNA SJOBERG, pursuant to notice, taken by Plaintiff, at the offices of Boies Schiller & Flexner, 401 Las Olas Boulevard, Fort Lauderdale, Florida, before Kelli Ann Willis, a Registered Professional Reporter, Certified Realtime Reporter and Notary Public within and for the State of Florida.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 3 of 179

Page 2

```
A P P E A R A N C E S:
 1
 2
    BOIES SCHILLER & FLEXNER, LLP
    Attorneys for Plaintiff
 3
             401 East Las Olas Boulevard
             Fort Lauderdale, Florida 33301
            SIGRID S. McCAWLEY, ESQ. and
 4
    BY:
             MEREDITH SCHULTZ, ESQ.
 5
 6
    HADDON MORGAN & FOREMAN, P.C.
    Attorneys for Defendant
 7
             150 East 10th Avenue
             Denver, Colorado 80203
8
            LAURA A. MENNINGER, ESQ.
     BY:
 9
10
     SINCLAIR LOUIS & ZAVERTNIK, P.A.
    Attorneys for Deponent
11
             40 NW Third Street
             Suite 200
12
            Miami, Florida
                              33128
    BY: MARSHALL DORE LOUIS, ESQ.
13
14
15
    ALSO PRESENT: Ryan Kick, Videographer
16
17
18
19
20
21
22
23
24
25
```



Page 3 INDEX Examination by Ms. McCawley Examination by Ms. Menninger Further Examination by Ms. McCawley 138 Further Examination by Ms. Menninger 147 EXHIBITS Deposition Exhibit 1 Deposition Notice Deposition Exhibit 2 Subpoena Deposition Exhibit 3 Flight log Deposition Exhibit 4 Palm Beach Police Department Incident Report Deposition Exhibit 5 117 Red Ice Creations web article



Page 4

THE VIDEOGRAPHER: We are now on the 1 2 This is begins Videotape No. 1 in the record. 3 deposition of Johanna Sjoberg, in the matter of Virginia Giuffre versus Ghislaine Maxwell. 4 5 Today is May 18th, 2016. The time is 6 9:04 a.m. This deposition is being taken at 7 401 East Las Olas Boulevard, Fort Lauderdale, Florida. 8 9 The videographer is Ryan Kick. The court 10 reporter is Kelli Ann Willis. We both 11 represent Magna Legal Services. 12 Will counsel and all parties present state 13 their appearance and whom they represent. 14 MS. McCAWLEY: Yes. I'm Sigrid McCawley, with the law firm of Boise Schiller & Flexner, 15 16 and I represent Virginia Giuffre. And I have 17 here two colleagues of mine, Meredith Schultz 18 and Sandra Perkins, from my firm as well. MS. MENNINGER: Hi. I'm Laura Menninger 19 20 from Haddon Morgan & Foreman, and I represent 21 Ghislaine Maxwell. 22 MR. LOUIS: I'm Dore Louis from Sinclair Louis & Zavertnik. I'm here on behalf of the 23 24 deponent. 25 Thereupon:



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 6 of 179

Page 5 JOHANNA SJOBERG 1 2 a witness named in the notice heretofore filed, 3 being of lawful age and having been first duly sworn, testified on her oath as follows: 4 5 EXAMINATION 6 BY MS. McCAWLEY: 7 Good morning, Johanna. Thank you for Q. 8 coming. I'm going to talk to you a little bit about 9 the deposition process before we get started to make 10 sure you understand what's going to happen here 11 today. 12 You just heard there's a videographer, and 13 he's going to be taking your video during this 14 deposition and generally what's happening in the 15 course of the deposition. 16 And then you have a court reporter here 17 who takes down the words that we say. And it's a 18 little bit tricky because I tend to speak quickly 19 sometimes and speak over people, and she needs to 20 get down all of the words. So I'll try to do my 21 best to go slower and make sure I'm not talking over 22 you. 23 And, similarly, if you've got an answer to 24 a question, make sure that you're verbally 25 responding, not just nodding or making a gesture



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 7 of 179

Page 6 because she can't get that down. We want to make 1 2 sure our responses are verbal. I'll try to remind 3 you of that if that happens. Have you ever been deposed before? 4 5 Α. No. 6 Ο. No. Okay. 7 So what's going to happen is I'm going to ask questions, and you'll give answers. And like I 8 9 said, everybody will be recording those. 10 Is there any reason, any medical reason, 11 anything you've taken today that would cause you to 12 not to be able to give truthful testimony today? 13 Α. No. 14 Ο. No. Okay. 15 All right. So we're going to get started, 16 and if you have any questions during the deposition 17 or you need to stop to take a break, you can just 18 let me know and we'll take that break. 19 So what I -- the only thing I ask is if 20 we're in the midst of a question, you finish the 21 answer before we take a break. 22 Α. Sure. 23 Ο. But I'll try to make sure that I take 24 regular breaks, as well. 25 You stated your name for the record. Can



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 8 of 179

Page 7 you tell me your date of birth? 1 2 3 That makes you how old now? Ο. 4 5 Q. Okay. And where are you currently living? 6 7 And I'm going to show you what I'm going Q. 8 to mark as the first two exhibits in the matter. 9 And I'm going to ask the court reporter if I can 10 mark those. 11 (The referred-to document was marked by 12 the court reporter for Identification as 13 Sjoberg Exhibits 1 and 2.) 14 BY MS. McCAWLEY: 15 Ο. Okay. I'm going to show you what I'm 16 marking as Exhibit 1. It's going to be the 17 re-notice of your videotaped deposition, which is 18 simply a notice I'm going to show you. And then 19 Exhibit 2 is the subpoena that we served on you. 20 So you're here today pursuant to our Notice of Deposition and the subpoena that we served 21 22 on you. 23 Are you familiar with the subpoena? Have 24 you seen that document before? 25 Α. Yes.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 9 of 179

Page 8 1 Ο. Okay. Great. 2 All right. Do you know a female by the name of Ghislaine Maxwell? 3 Yes. 4 Α. 5 Ο. And when did you first meet Ms. Maxwell? 6 Α. 2001. March probably. End of 7 February/beginning of March. 8 Ο. And how did you meet her? 9 She approached me while I was on campus at Α. 10 Palm Beach Atlantic College. 11 And what happened when she approached you? Ο. 12 She asked me if I could tell her how to Α. 13 find someone that would come and work at her house. 14 She wanted to know if there was, like, a bulletin 15 board or something that she could post, that she was 16 looking for someone to hire. 17 And what did you discuss with her? Ο. 18 Α. I told her where she could go to -- you 19 know, to put up a listing. And then she asked me if 20 I knew anyone that would be interested in working 21 for her. 22 Did she describe what that work was going Ο. 23 to be? 24 Α. She explained that she lived in Palm Beach 25 and didn't want butlers because they're too stuffy.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 10 of 179

Page 9 And so she just liked to hire girls to work at the 1 2 house, answer phones, get drinks, do the job a 3 butler would do. And did she tell you what she would pay 4 Ο. 5 for that kind of a job? At that moment, no, but later in the day, 6 Α. 7 yes. And what did she say? 8 Ο. 9 Twenty dollars an hour. Α. 10 Was there anybody else with Ms. Maxwell Q. 11 when you met her? 12 Α. There was another woman with her. I don't recall her or what she looks like or how old she 13 14 was. 15 Q. And what happened next? And then she asked me if I would be 16 Α. 17 interested in working for her. And she told me that 18 she was -- I could trust her and that I could jump 19 in her car and go check out the house at that moment 20 if I wanted. 21 And so I said, Sure, let's do it, and went 22 to her home with her. 23 And where was that home? Q. 24 A. In Palm Beach. 25 Ο. And did she describe that home as being



Page 10 her home? 1 2 She described it as being her home and Α. 3 alluded to the fact that it was her and Jeffrey's home and that she had homes all over the world. 4 5 Yes. And what happened when you arrived at the 6 Ο. 7 home? I believe she just showed me around. 8 Α. 9 Do you recall meeting anybody at the home? Ο. 10 I don't recall if I met Jeffrey at that Α. 11 time or the next time that I was there. 12 Ο. How did you meet Jeffrey? Did Maxwell 13 introduce you to Jeffrey? 14 Α. Yes. 15 Ο. What do you recall of your first meeting 16 with Jeffrey? 17 I remember him being in a bathrobe. Α. Ι 18 recall talking to him about how I was a major in 19 psychology. And he had studied psychology, and so 20 he spoke with me about different topics. 21 I remember thinking this guy is very 22 That was my first impression. smart. 23 Ο. And when you refer to Jeffrey, are you 24 referring to Jeffrey Epstein? 25 Α. Yes.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 12 of 179

Page 11 How did the meeting -- you said Maxwell 1 Ο. 2 took you to the home. Do you remember how that 3 meeting ended? Well, she dropped me back off at campus. 4 Α. 5 Q. And did you --6 Α. She got my number and I took her number. 7 And then she called me the next weekend to work. 8 Ο. So at that point you started working for 9 Ms. Maxwell? 10 At that time, yes. Α. 11 MS. MENNINGER: Objection, leading. 12 Sorry. 13 BY MS. McCAWLEY: 14 Ο. Did you then start working for Ms. Maxwell 15 after that first meeting? 16 She called me and I went over to the home Α. 17 the next Sunday to work. 18 Ο. And what work -- can you describe for me 19 the first day at work, what work you performed? 20 Α. I remember answering the phones and Sure. 21 taking messages. And at one point, she asked me to 22 go pick up printer ink, and I took her car to Office 23 Depot to get ink. 24 She asked me to go buy some magazines, so 25 I went to Palm Beach Daily News and bought a few



Page 12

magazines. 1 2 She and I went -- she wanted to take me 3 shopping to Worth Avenue, but it was a Sunday and Nieman Marcus was closed, so we went back to, like, 4 5 a little book store. And I remember she bought, I 6 think, five pairs of reading glasses because she 7 thought Jeffrey would like them. He had them all over the house. On every table there was reading 8 9 glasses. 10 And that's about it. It was a pretty 11 simple day. 12 Q. Were you paid that day for that work? 13 Α. Yes. 14 Ο. And how much were you paid? Do you 15 remember? 16 I don't remember how many hours I was Α. 17 there -- I was there. She paid me cash. 18 Ο. So Maxwell paid you? 19 Α. Yes. 20 And then was she the one who trained you Q. 21 with what -- with respect to what you were supposed 22 to do during the day, directed you to, like you 23 said, go to --24 Α. I believe she was the one that was kind of 25 showing me around.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 14 of 179

Page 13 And how long did you work in that position 1 Ο. 2 answering phones and doing --3 Α. Just that one day. Just that one day. 4 Ο. 5 And did your duties change? 6 Α. Well, the next time she called me, she 7 asked me if I wanted to come over and make \$100 an 8 hour rubbing feet. 9 And what did you think of that offer? Ο. 10 I thought it was fantastic. Α. 11 And did you come over to the house for Ο. 12 that purpose? 13 Α. Yes. And when you came over to the house, was 14 Ο. 15 Maxwell present? 16 Α. I don't recall. 17 And what happened that second time you Ο. 18 came to the house? 19 At that point, I met Emmy Taylor, and she Α. 20 took me up to Jeffrey's bathroom and he was present. 21 And her and I both massaged Jeffrey. She was 22 showing me how to massage. 23 And then she -- he took -- he got off the table, she got on the table. She took off her 24 25 clothes, got on the table, and then he was showing



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 15 of 179

Page 14 me moves that he liked. And then I took my clothes 1 2 off. They asked me to get on the table so I could 3 feel it. Then they both massaged me. So it was more than a foot massage at that 4 Ο. 5 point? Yeah, it was mostly, like, legs and back. 6 Α. 7 Q. Was everybody in the room without clothes 8 on? 9 When they were on the massage table, yes. Α. 10 Ο. Did they -- when they got off the massage 11 table to perform the massage, did they dress or 12 did --13 Α. Yes. 14 Ο. They dressed. 15 And do you recall who paid you for that 16 first day that you did the massages? 17 I don't recall. Α. Do you recall whether Maxwell was at the 18 Q. 19 house during that first day when you were doing the 20 massage with Emmy and Jeffrey? 21 MS. MENNINGER: Objection, asked and 22 answered. 23 BY MS. McCAWLEY: 24 O. You can answer. 25 I don't recall. Α.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 16 of 179

Page 15 Who did Emmy work for? 1 Ο. 2 Α. Ghislaine. 3 Did Maxwell ever refer to Emmy by any Ο. particular term? 4 5 Α. She called her her slave. You said your job duties changed. Did you 6 0. 7 start to travel as part of your job with Jeffrey and 8 Ghislaine? 9 Α. Yes. The next time they called me, they 10 asked me to go to New York. 11 And did you -- do you recall when that was Ο. 12 approximately? 13 That was Easter of 2001. Α. 14 Q. And do you recall who was on the plane 15 with you for that trip? 16 MS. MENNINGER: Objection, leading, form. 17 MS. McCAWLEY: Actually, I'm going to stop really quickly and I'm going to ask for the 18 19 next exhibit, please. 20 MS. MENNINGER: This is 3? 21 MS. McCAWLEY: Yes. I'm going to mark 22 this as Exhibit 3 for purposes of the 23 deposition. 24 25



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 17 of 179

Page 16 (The referred-to document was marked by 1 2 the court reporter for Identification as 3 Sjoberg Exhibit 3.) BY MS. McCAWLEY: 4 5 Johanna, I'm going to direct you -- I Q. 6 flagged some pages, but for the record, I'm going to 7 say what pages they are before I hand you the 8 exhibit. 9 A. Sure. 10 These are Giuffre 000748 and 000758, are Ο. 11 the two pages right now I may refer you to. The 12 document itself is 000721 through 789. 13 And these are flight logs from pilot David 14 Rogers that have been produced in this case. 15 MS. MENNINGER: Objection, foundation, 16 asking the witness any questions about this 17 document. 18 THE WITNESS: Can I touch it? MS. McCAWLEY: Yes, you may. 19 20 MS. MENNINGER: I just have to say things 21 every now and then. 22 THE WITNESS: Okay. 23 BY MS. McCAWLEY: 24 Q. So you mentioned that you traveled to New 25 York. If you turn to page -- flagged page which



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 18 of 179

Page 17 should be 000748, at the top of that document you're 1 2 going to see a date of April 2001. 3 I'm just going to ask you to go down to the -- if you look at the line on the left to where 4 5 it says 9 for the date, and look over where it has 6 the names. 7 Do you see -- can you identify your name on that list? 8 9 Α. Yes. 10 And can you tell me -- I know there are Ο. 11 initials there -- who else to the extent you 12 remember was on the plane with you? 13 MS. MENNINGER: Objection, foundation, 14 leading, form of question. 15 BY MS. McCAWLEY: 16 Johanna, do you recall who was on the Ο. 17 plane with you that day? 18 MS. MENNINGER: Objection, foundation, 19 form, leading. 20 The witness is reading the document. 21 BY MS. McCAWLEY: 22 You can answer. Ο. Okay. JE, Jeffrey Epstein; ET, Emmy 23 Α. 24 Taylor; VR, Virginia Roberts; BK, I do not recall; 25 and myself.



Page 18 MS. MENNINGER: Objection. The witness is 1 2 reading the document. BY MS. McCAWLEY: 3 And do you recall where you flew when you 4 Ο. 5 went to -- when you traveled that first time with 6 Jeffrey Epstein? 7 We left from Palm Beach and landed in Α. Atlantic City for a few hours because there was a 8 9 storm in New York, and then got back on the plane a few hours later and landed in Teterboro. 10 11 And you said that you recall landing in Q. 12 Atlantic City. Did you go into Atlantic City? 13 Yes, went to one of Trump's casinos. Α. 14 Ο. Did you actually go into the casino 15 itself? 16 Α. Yes. 17 Do you recall Virginia -- at the time Ο. 18 Virginia Roberts being present with you? 19 Α. Yes. 20 Do you recall if she went into the casino? Q. 21 Α. She was underage. I did not know anything 22 about how old you had to be to gamble legally. I just knew she could not get in because of an ID 23 24 issue. So she and I did not gamble. 25 In your opinion, did Virginia look young, Ο.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 20 of 179

Page 19 in your view? 1 2 Α. Yes. 3 Did you ever -- did you at that time Ο. wonder why she was traveling with Jeffrey? 4 5 Α. At that time, I did not. Did you later wonder that? 6 Ο. 7 Yes. Α. And what was your impression? 8 Ο. 9 MS. MENNINGER: Objection, vague, 10 speculative. 11 THE WITNESS: I -- we're jumping ahead; is that okay? 12 BY MS. McCAWLEY: 13 14 Q. Yes, that's okay. 15 Α. A few days later, I remember asking her 16 questions to try to figure out her role, why she was 17 there, and she gave me vague answers and was never 18 specific. 19 And so I thought perhaps she just was an 20 assistant, someone that did massages well. I wanted 21 to believe that she was innocent. 22 Did you ever refer to her as being Ο. orphan-like? 23 I did. 24 Α. 25 And how did that come about? Q.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 21 of 179

Page 20 No, I only -- to you, I said that to you. 1 Α. 2 I just saw her as perhaps someone who may not have had a strong family, and they took her under their 3 wing. 4 5 Now, you mentioned remembering going to Q. Atlantic City. 6 7 Did you go -- where did you go after 8 Atlantic City? 9 Once we landed in New York, Emmy and I Α. went in a car and drove around the city for a half 10 11 hour or so, just to see some of the city. 12 0. And then where did you go after doing the 13 sightseeing? 14 We went to the townhouse on East 71st. Α. 15 Ο. And can you describe that location for me? Sure. Between Madison and Park. 16 Α. I think 17 the address might have been 9 East 71st Street. 18 And who owned that home? Q. 19 Α. As far as I knew, Epstein. 20 Can you describe for me physically what --Ο. 21 Α. Palatial. When you walk up, it looks like 22 a normal door to a townhouse, and when you walk in -- I thought there were four floors. I heard 23 24 there were seven floors. I didn't see them all. 25 Ο. And do you recall who, if anybody, was at



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 22 of 179

Page 21 Jeffrey's home when you arrived? 1 2 When I first walked in the door, it Α. Yes. 3 was just myself, and Ghislaine headed for the 4 staircase and said -- told me to come up to the 5 living room. 6 Ο. And what happened at that point, when you 7 came up to the living room? I came up and saw Virginia, Jeffrey, 8 Α. 9 Prince Andrew, Ghislaine in the room. 10 Ο. And did you meet Prince Andrew at that 11 time? 12 Α. Yes. 13 And what happened next? Ο. 14 Α. At one point, Ghislaine told me to come 15 upstairs, and we went into a closet and pulled out 16 the puppet, the caricature of Prince Andrew, and 17 brought it down. And there was a little tag on the 18 puppet that said "Prince Andrew" on it, and that's 19 when I knew who he was. 20 And did -- what did the puppet look like? Ο. 21 Α. It looked like him. And she brought it 22 down and presented it to him; and that was a great 23 joke, because apparently it was a production from a 24 show on BBC. And they decided to take a picture 25 with it, in which Virginia and Andrew sat on a



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 23 of 179

Page 22 They put the puppet on Virginia's lap, and I 1 couch. 2 sat on Andrew's lap, and they put the puppet's hand 3 on Virginia's breast, and Andrew put his hand on my breast, and they took a photo. 4 5 Do you remember who took the photo? Q. I don't recall. 6 Α. 7 Did you ever see the photo after it was Q. taken? 8 I did not. 9 Α. 10 And Ms. Maxwell was present during the --Ο. was Ms. Maxwell present during that? 11 12 Α. Yes. 13 What happened next? Q. 14 Α. The next thing I remember is just being 15 shown to which room I was going to be staying in. 16 When you exited the room that you were in Ο. 17 where the picture was taken, do you recall who remained in that room? 18 I don't. 19 Α. 20 Do you recall seeing Virginia exit that Ο. 21 room? I don't. 22 Α. 23 Q. During this trip to New York, did you have 24 to perform any work when you were at the New York 25 house?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 24 of 179

Page 23 I performed at least one massage that I 1 Α. 2 recall. And who instructed you to give that 3 Ο. massage? 4 5 Α. Jeffrey. And can you describe for me what happened 6 Ο. 7 during that massage? 8 Near the end, he asked me to rub his Α. 9 nipples while he masturbated. 10 And did that take place? Ο. 11 Α. It did not. 12 Q. And why not? 13 I was not comfortable with it. And so I Α. left the room. 14 Did you have any -- did you say anything 15 Ο. 16 to him before leaving the room? 17 I believe I said, "I'm done." Α. 18 Do you recall what his reaction was to Q. 19 that? 20 I do not. At the time, at that moment, I Α. 21 do not. 22 Did you recall later what --Ο. Well, we had a conversation a little 23 Α. 24 later, talking about his expectations, and that was 25 the conversation where he said that the next trip



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 25 of 179

Page 24 they were going on was to the island in the Virgin 1 2 Islands, and I would be invited; however, there 3 would be, quote, sex stuff happening. 4 Can you describe for me -- can you Ο. 5 describe for me what that -- in New York, where you 6 massaged and what that looked like? 7 He had one room that was the massage room. Α. 8 It was about the size of a spa room in a spa. Ιt 9 had high ceilings. It had dark tapestry on the 10 walls. It was a very dark room. There was a very 11 large picture of a naked woman whom I don't recall. 12 That's all I remember. 13 In the New York home, did you observe Ο. 14 photos around the house? 15 I don't recall. Α. In the Palm Beach home that we were 16 Ο. 17 talking about earlier, did you recall seeing photos 18 in that? 19 Α. Yes. 20 And did you recall seeing photos of naked Ο. females in that home? 21 22 Α. Yes. 23 Ο. Approximately -- can you tell me where you would see those in the home? 24 25 Α. I definitely saw them in his bathroom.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 26 of 179

Page 25 And I can't recall if they were in the main living 1 2 areas. 3 Ο. Did you see them in the stairwell up to the second story of the house? 4 5 Α. I can't recall. Do you know who -- who the people were in 6 Ο. 7 those photos? Were you familiar with any of them? 8 Α. No. 9 Were you in any of those photos? Q. 10 Α. At one point, yes. 11 And were you naked in that photo? Ο. 12 Α. Topless. 13 Do you recall seeing any naked photos of Q. Virginia Roberts? 14 15 Α. I do not. 16 Where did you go next, after the New York Q. 17 visit? 18 I went to the Virgin Islands. Α. And who told you that you would be going 19 Q. 20 to the Virgin Islands? 21 He asked me if I wanted to go, and I said Α. 22 I would still like to go. 23 Ο. And do you recall who you -- who went with 24 you to the Virgin Islands? 25 Α. I believe -- well, I know Virginia was



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 27 of 179

Page 26 with me. Ghislaine was there. Jeffrey. And there 1 2 were two other women that I don't recall their 3 names. Q. Did you travel on Jeffrey's plane to get 4 5 to the Virgin Islands? 6 Α. Yes. 7 Q. I want to show you again the flight log that you have there in front of you. If you can 8 9 flip to --10 MS. MENNINGER: I'm going to object to the 11 foundation again. 12 BY MS. McCAWLEY: 13 Ο. It's that same page that you were on. The 14 date is the 11th. 15 A. Yes. 16 Q. Do you see the TEB to TIST there? 17 Α. Yes. 18 MS. MENNINGER: Objection, leading. The 19 questioning is testifying now. 20 MS. McCAWLEY: Can you let me finish my question, please? 21 BY MS. McCAWLEY: 22 23 Q. Can you tell me who the initials are there 24 that you see that were on the plane? 25 MS. MENNINGER: Objection, foundation,



Page 27 leading. 1 2 THE WITNESS: Jeffrey Epstein; Ghislaine Maxwell; AP and PK are the two women I do not 3 recall; Virginia Roberts; and myself. 4 5 BY MS. McCAWLEY: Do you recall how you flew back from the 6 Ο. 7 location in the US Virgin Islands? 8 Α. They put me on a commercial flight. I wanted to be home in time for Easter. 9 10 When you say "they," do you recall who Ο. 11 made those arrangements for you? 12 It could have been Ghislaine. Α. 13 Ο. Did you -- do you recall performing 14 massages while you were in the US Virgin Islands? 15 Α. Yes. 16 Ο. Who was involved in -- was there more than 17 one? 18 Α. Yes. I massaged Ghislaine at one point. 19 And I massaged Jeffrey, Virginia and I, both, on the 20 beach. 21 Were you dressed during the massage that Ο. 22 was on the beach? 23 Α. Yes. Bikinis probably, most likely. 24 Q. Do you recall what Virginia was wearing? 25 Α. I believe she was wearing a bathing suit,



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 29 of 179

Page 28 as well. 1 2 Ο. Were you paid for the massage on the beach with Virginia? 3 At the end of -- before I left and flew 4 Α. 5 home, Ghislaine gave me \$1,000. You mentioned that you massaged -- you 6 Ο. 7 recall massaging Ghislaine on the trip to the USVI. 8 Do you recall when that took place? 9 Α. I don't even recall what days we were 10 there, so... 11 Do you recall where it took place? 0. 12 I believe it was -- well, either in my Α. 13 guest cottage or one of them. There were three 14 quest houses set up that were all similar and that I 15 was staying in. Virginia and I stayed in one 16 together. And it was either in there or in another 17 one that was identical. 18 Q. And was that massage performed with Virginia as well or by you alone? 19 20 Α. I don't recall. 21 Ο. Were there other females in the USVI on 22 that trip with you besides Virginia? 23 Two others. Α. 24 Ο. And do you recall who they were? 25 I do not. Α.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 30 of 179

Page 29 Did you ever see Ghislaine Maxwell during 1 Ο. 2 that trip laying out by the pool? 3 Α. There was one time where we were all by 4 the pool, yes. 5 Ο. Was Ghislaine Maxwell ever nude or topless by the pool? 6 7 I don't recall. She was nude when she Α. 8 went swimming in the ocean. 9 At that moment in the USVI home, did you Q. 10 observe any photos there of nude females? 11 I don't recall. Α. 12 Besides Virginia, who you mentioned, you Ο. 13 observed to be young, did you observe any other 14 females that in your view appeared to be essentially 15 under the age of 18? 16 Α. No. 17 Did you observe any females who you Ο. 18 thought looked young, younger than you? 19 Α. No. 20 Do you remember an individual by the name Ο. 21 of that you met during your time with Jeffrey 22 Epstein? 23 In Palm Beach? Α. 24 Q. Yes. 25 Α. Yes.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 31 of 179

Page 30 Did you observe her to be young when you 1 Ο. 2 met her? 3 MS. MENNINGER: Objection, vague as to time. 4 5 THE WITNESS: All of the women were generally young. I did not know the ages of 6 7 really anyone, so... 8 BY MS. McCAWLEY: 9 How many massages did Jeffrey receive on Q. 10 average in a given day? 11 MS. MENNINGER: Objection, foundation. 12 THE WITNESS: Three a day. 13 BY MS. McCAWLEY: 14 Q. Let me back up for a moment. 15 How long did you work for Jeffrey and 16 Ghislaine? 17 MS. MENNINGER: Objection, leading and 18 foundation. 19 THE WITNESS: I believe it was five years, 20 2001 to 2006. 21 BY MS. McCAWLEY: 22 And how many massages did Epstein receive Q. 23 per day on average? 24 MS. MENNINGER: Objection, foundation. 25 THE WITNESS: Three.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 32 of 179

Page 31 BY MS. McCAWLEY: 1 2 Were the massages performed by the same 0. girl or different females? 3 Α. Different. 4 5 MS. MENNINGER: Objection, foundation. BY MS. McCAWLEY: 6 7 Q. What did the females who performed the massages look like? 8 9 MS. MENNINGER: Objection, foundation. 10 THE WITNESS: They all looked different. 11 Some of them were ethnic, some were blond, some 12 were short, some were tall. Everyone was thin. BY MS. McCAWLEY: 13 14 Ο. Were the girls who performed the massages 15 young or old? 16 MS. MENNINGER: Objection, foundation. 17 THE WITNESS: I don't recall anyone being 18 old. BY MS. McCAWLEY: 19 20 Do you recall anybody being over the age Q. 21 of, say, 25? 22 MS. MENNINGER: Objection, form. THE WITNESS: Yeah, I believe there was 23 24 probably a few women that were older than 25. 25 MS. MENNINGER: I'm sorry. I get a chance



Page 32 to object and then you can still answer. 1 No 2 one is going to stop you from answering. Ι 3 just need to get the objection on the record, in the same way she needs to be able to talk 4 5 before you. My apologies. I'm not trying to 6 cut you off, but I am supposed to get it in 7 before you answer. BY MS. McCAWLEY: 8 9 Did Jeffrey ever tell you why he received Q. 10 so many massages from so many different girls? 11 MS. MENNINGER: Objection, hearsay. 12 BY MS. McCAWLEY: 13 You can answer. Ο. He explained to me that, in his opinion, 14 Α. 15 he needed to have three orgasms a day. It was 16 biological, like eating. 17 And what was your reaction to that Ο. 18 statement? Α. 19 I thought it was a little crazy. 20 And what did -- do you recall what -- when Ο. 21 you observed the other females giving massages, do 22 you recall what they would dress like? Did they 23 wear scrubs or did they typically wear normal clothes? 24 25 Normal clothes. Α.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 34 of 179

Page 33 MS. MENNINGER: Objection, leading. 1 2 BY MS. McCAWLEY: 3 Ο. Do you believe that from your observations, Maxwell and Epstein were boyfriend and 4 5 girlfriend? 6 Α. Initially, yes. 7 Did Maxwell ever share with you whether it Q. bothered her that Jeffrey had so many girls around? 8 9 MS. MENNINGER: Objection, leading, 10 hearsay. 11 THE WITNESS: No. Actually, the opposite. 12 BY MS. McCAWLEY: 13 What did she say? Q. She let me know that she was -- she would 14 Α. 15 not be able to please him as much as he needed and 16 that is why there were other girls around. 17 Did there ever come a time -- did you ever Ο. 18 take a photography class in school? 19 Α. Yes. 20 And did there ever come a time when 0. 21 Maxwell offered to buy you a camera? 22 Α. Yes. MS. MENNINGER: Objection, leading. 23 BY MS. McCAWLEY: 24 Q. Did Maxwell ever offer to buy you a 25



Page 34 1 camera? 2 MS. MENNINGER: Objection, leading. 3 THE WITNESS: Yes. BY MS. McCAWLEY: 4 5 Was there anything you were supposed to do Q. 6 in order to get the camera? 7 MS. MENNINGER: Objection, leading. THE WITNESS: I did not know that there 8 9 were expectations of me to get the camera until 10 after. She had purchased the camera for me, 11 and I was over there giving Jeffrey a massage. 12 I did not know that she was in possession of 13 the camera until later. She told me -- called me after I had left 14 15 and said, I have the camera for you, but you 16 cannot receive it yet because you came here and 17 didn't finish your job and I had to finish it 18 for you. 19 BY MS. McCAWLEY: 20 And did you -- what did you understand her Q. 21 to mean? 22 She was implying that I did not get Α. Jeffrey off, and so she had to do it. 23 24 Ο. And when you say "get Jeffrey off," do you 25 mean bring him to orgasm?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 36 of 179

Page 35 1 Α. Yes. 2 Ο. Did Ghislaine ever describe to you what 3 types of girls Jeffrey liked? Model types. 4 Α. 5 Ο. Did Ghislaine ever talk to you about how 6 you should act around Jeffrey? 7 She just had a conversation with me that I Α. 8 should always act grateful. 9 Did Jeffrey ever tell you that he took a Ο. 10 girl's virginity? 11 He did not tell me. He told a friend of Α. 12 mine. 13 And what do you recall about that? Ο. 14 MS. MENNINGER: Objection, hearsay, foundation. 15 16 THE WITNESS: He wanted to have a friend 17 of mine come out who was cardio-kickboxer 18 instructor. She was a physical trainer. 19 And so I brought her over to the house, 20 and he told my friend Rachel that -- he said, 21 You see that girl over there laying by the 22 pool? She was 19. And he said, I just took her virginity. And my friend Rachel was 23 24 mortified. 25



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 37 of 179

Page 36 BY MS. McCAWLEY: 1 2 Based on what you knew, did Maxwell know Ο. 3 that the type of massages Jeffrey was getting typically involved sexual acts? 4 5 MS. MENNINGER: Objection, foundation, leading. 6 7 THE WITNESS: Yes. BY MS. McCAWLEY: 8 9 What was Maxwell's main job with respect Q. 10 to Jeffrey? 11 MS. MENNINGER: Objection, foundation. THE WITNESS: Well, beyond companionship, 12 13 her job, as it related to me, was to find other 14 girls that would perform massages for him and herself. 15 16 BY MS. McCAWLEY: 17 Did Maxwell ever refer to the girls in a Ο. 18 particular way? 19 At one point when we were in the islands, Α. 20 we were all watching a movie and she called us her 21 children. 22 Did anybody respond to that? Ο. I don't recall. 23 Α. Did she ever refer to herself as a mother? 24 Ο. 25 Α. Yes, like a mother hen.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 38 of 179

Page 37 Do you recall who was present at the time Ο. 1 2 that she made that comment about children? 3 Α. This was the second trip that I took to the Virgin Islands, so, no. I don't want to speak, 4 5 you know, incorrectly. I can't remember. I can't really remember. 6 7 Q. Have you ever met David Copperfield? Α. 8 Yes. 9 And do you recall when you initially met Q. 10 him? 11 Yes. Α. 12 Ο. Can you tell me what that was? 13 Someone called me from the house Α. Sure. 14 and said that he would be there, and if I wanted to 15 come have dinner, then I could meet him. 16 So when I arrived at the house, he wasn't 17 there yet, but I waited with, I believe, Sarah 18 Kellen, and there was another girl there which I had 19 never met and never seen. She seemed young to me. 20 And I asked her what school she went to, 21 kind of prodding to see if she went to one of the 22 area colleges, and I did not recognize the name of 23 the school. 24 And so I thought she could be younger than college age, but I had to assume for my own sanity 25



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 39 of 179

Page 38 that she was a daughter of one of his friends. 1 2 But it was possible she was the school --Ο. is it possible that the school she referred to was a 3 high school? 4 5 Α. Yes. And what happened at that dinner, if 6 Ο. 7 anything? 8 He did some magic tricks. Α. 9 Did you observe David Copperfield to be a Ο. friend of Jeffrey Epstein's? 10 11 Α. Yes. Did Copperfield ever discuss Jeffrey's 12 Ο. 13 involvement with young girls with you? 14 Α. He questioned me if I was aware that girls 15 were getting paid to find other girls. 16 Did he tell you any of the specifics of Q. 17 that? 18 Α. No. Did he say whether they were teenagers or 19 Ο. 20 anything along those lines? 21 Α. He did not. 22 MS. MENNINGER: Objection, leading, calls 23 for hearsay. BY MS. McCAWLEY: 24 25 Did you ever hear or observe Jeffrey Ο.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 40 of 179

Page 39 talking on the phone about Frederic Fekkai? 1 2 Α. Yes. 3 MS. MENNINGER: Objection, leading. BY MS. McCAWLEY: 4 5 Q. What did you hear? I heard him call someone, and say, Fekkai 6 Α. is in Hawaii. Can we find some girls for him? 7 8 And what was your reaction to that? Ο. 9 Well, I was massaging and I didn't have a Α. reaction. I tried to remain reactionless the whole 10 11 five years. 12 Ο. Did Jeffrey ever take you shopping? 13 Α. Yes. 14 Ο. Can you describe for me what happened? Sure. He took me to Victoria's Secret. I 15 Α. 16 believe he picked out everything and went into the 17 room with me, the fitting room, which was very odd. 18 Ο. Did he make any comments about being in 19 the fitting room with you? 20 He joked that one time he was in there Α. 21 with another girl, and she said something like "Dad." But that's all I recall. 22 23 Ο. Did Jeffrey ever talk to you -- let me back up a moment. 24 25 Have you ever been propositioned by anyone



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 41 of 179

Page 40 to have a baby for someone? 1 2 Α. Yes. 3 And who propositioned you? Ο. Jeffrey asked me. 4 Α. 5 Q. Did he ask you more than once? 6 Α. Yes. 7 Q. And what did he say? Basically just said, I want you to be the 8 Α. 9 mother of my baby. 10 And do you recall your response to that? Ο. 11 Um, I don't believe that I said flat-out Α. 12 no. I didn't agree to it. I would just say, Oh, 13 yeah, really? Okay. Did you ever bring other girls over as 14 Ο. 15 Maxwell had requested? 16 MS. MENNINGER: Objection, leading, 17 hearsay, form. 18 THE WITNESS: One time. 19 BY MS. McCAWLEY: 20 Let me back up a minute, just to make it a Q. 21 clean question. 22 Did you ever bring friends over to massage 23 Jeffrey? 24 Α. No. 25 And why did you not bring friends over to Ο.



```
Page 41
     massage Jeffrey?
 1
 2
          Α.
               I was living in secret about what I was
 3
     doing during the massages, and I did not want my
 4
     friends to be -- to know what I was doing. So I did
 5
     not want anyone else coming into that.
 6
          Ο.
               Was Bill Clinton a friend of Jeffrey
 7
     Epstein?
 8
               MS. MENNINGER: Objection, foundation.
 9
     BY MS. McCAWLEY:
10
          Ο.
               Let me back up.
11
               Do you know if Bill Clinton was a friend
12
     of Jeffrey Epstein?
13
               I knew he had dealings with Bill Clinton.
          Α.
14
     I did not know they were friends until I read the
15
     Vanity Fair article about them going to Africa
16
     together.
17
               Did Jeffrey ever talk to you about Bill
          Ο.
18
     Clinton?
19
               He said one time that Clinton likes them
          Α.
20
     young, referring to girls.
21
          Ο.
               Did you ever -- do you recall ever taking
22
     a trip to Jeffrey Epstein's home in New Mexico?
23
          Α.
               Yes.
24
          Ο.
               And do you recall who you went on that
25
     trip with?
```



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 43 of 179

Page 42 Sarah Kellen was there. Ghislaine was 1 Α. 2 there. That's all I recall. 3 Ο. Do you recall why you went on the trip to New Mexico? 4 5 Α. To work. Did you perform massages on that trip? 6 Ο. 7 Α. Yes. 8 Ο. Did you -- do you recall whether you 9 performed massages with Sarah Kellen on that trip? 10 Α. No. 11 Do you recall in the New Mexico home ever Ο. 12 observing nude photos of females there? 13 I don't recall. Α. 14 Ο. When you would provide massages, would you 15 provide those massages naked? 16 Α. On occasion. 17 On average, would you be naked, if it was Ο. 100 percent of the time, more than 50 percent of the 18 19 time? 20 Can you repeat it? Α. 21 Ο. Sure. When you're performing the 22 massages, can you tell me -- you said on occasion. 23 Over the five years that you worked for him, how 24 often did you perform massages naked? 25 Α. Somewhere between 25 and 50 percent of the



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 44 of 179

Page 43 time. 1 2 Did Epstein try to make the massages Ο. sexual? 3 On occasion. 4 Α. 5 Would Epstein have you rub his nipples? Q. 6 Α. Yes. 7 Q. Would he masturbate during the massages? 8 Α. Yes. 9 Did he use sex toys or vibrators on you? Q. 10 Α. Yes. 11 Would he leave the sex toys or vibrators Ο. 12 out after the massage or would he clean up after 13 himself? 14 MS. MENNINGER: Objection, vague, form. 15 THE WITNESS: He did not ever clean up. 16 BY MS. McCAWLEY: 17 Do you believe that your experience during Ο. 18 the years you were with Jeffrey and Maxwell damaged 19 you? 20 MS. MENNINGER: Objection, leading, form. 21 THE WITNESS: It affected me. "Damaged" 22 is a strong word. 23 BY MS. McCAWLEY: And in what way did it affect you? 24 Ο. 25 Α. It affected future relationships with men,



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 45 of 179

Page 44 trust issues, expectation issues. 1 2 Did you observe Nadia Marcinkova and Ο. Ghislaine at the house at the same time? 3 MS. MENNINGER: Objection, leading, form. 4 5 THE WITNESS: I don't recall. BY MS. McCAWLEY: 6 7 Q. On the USVI trip, the second trip that you took, do you recall Nadia Marcinkova being present? 8 9 Α. I believe she was present at that trip. 10 Do you recall Maxwell being present on Q. 11 that trip? 12 Α. Yes. 13 Q. Do you know an individual by the name of 14 ? 15 Α. Yes. And who is ? 16 Q. 17 She was one of the girls that was around. Α. 18 around both Jeffrey Epstein Q. Was and Ghislaine Maxwell? 19 20 Α. I don't recall. 21 Q. Do you recall where you first met 22 23 In Palm Beach. Α. At Jeffrey Epstein's home? 24 Q. 25 Α. Yes.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 46 of 179

Page 45 And what -- do you recall any observations 1 Ο. 2 when you met her? about 3 Α. To speak with, she was a little rough around the edges, and I could see the progression of 4 5 her being groomed a little. They got her braces. 6 She had terrible posture. And with a lot of 7 massages, she learned to stand up straight. So I 8 just saw her become a much more confident person. 9 Do you recall how old she was when you Q. 10 first met her? 11 I assumed she was 18, but I do not know Α. 12 her age. 13 MS. McCAWLEY: We're going to take a break 14 really quickly and then we will be back. So we 15 are going to go off the record. THE VIDEOGRAPHER: Off the record at 9:48. 16 17 (Thereupon, a recess was taken, after 18 which the following proceedings were held:) 19 THE VIDEOGRAPHER: On the record at 9:58. 20 BY MS. McCAWLEY: 21 I'm just going to resume. I have a few Ο. 22 more questions for you. 23 You mentioned visiting the US Virgin Islands. 24 25 Do you recall doing any activities with



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 47 of 179

Page 46 Maxwell when you were on the visit to the USVI? 1 2 MS. MENNINGER: Objection, vague as to 3 time. THE WITNESS: I don't recall. 4 5 BY MS. McCAWLEY: Do you recall ever going hiking with her? 6 Ο. 7 Α. Yes. Did Maxwell ever ask you to try to bring 8 Ο. 9 other girls over for Jeffrey? 10 A. At that time? 11 Q. Yes. 12 A. No. 13 Q. Any other time? 14 A. Well, she had asked me if I knew anyone 15 that could perform massages that would come to the 16 house. 17 And what was your understanding of that Q. 18 request? 19 MS. MENNINGER: Objection. 20 THE WITNESS: Well --21 MS. MENNINGER: Form. 22 THE WITNESS: -- I just wondered why they 23 wouldn't just call me. BY MS. McCAWLEY: 24 25 And did you bring anybody else over to Q.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 48 of 179

Page 47 perform massages? 1 2 Α. I did not. 3 Ο. When you were either in the USVI or in Palm Beach, did you ever observe any females either 4 5 topless or naked out by the pool? 6 Α. Yes. 7 What did you observe? Q. Mostly skinny-dipping. 8 Α. 9 Do you know who the individuals were that Q. 10 you observed? 11 Α. Sarah Kellen and Ghislaine. 12 Anybody else? Q. 13 Α. Yes, but I don't recall who. 14 Q. Did that happen on more than one occasion? 15 Α. Yes. 16 Q. How often do you remember making those 17 observations? 18 Α. Three times. Do you recall giving a statement to the 19 Ο. 20 police regarding Jeffrey Epstein? 21 Α. Yes. 22 Do you recall when you gave that Ο. 23 statement? A. I don't recall the date. 24 25 Q. Do you recall the year?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 49 of 179

Page 48 I want to say it was early 2006 or late 1 Α. 2 2005. 3 Ο. Do you recall who you met with? No. 4 Α. 5 Do you recall what you told the police? Q. 6 Α. It was similar to this. They were asking 7 me a lot of questions that I answered. They knew a lot. 8 They knew what the bathroom looked like. They 9 knew that the couch had a hot pink throw on it with 10 green tassels. 11 I assumed that there had been videos and 12 they had seen me. They had seen the videos. That's 13 what I had assumed. I didn't know that maybe people 14 had already come forward and given them statements. 15 Ο. Did they talk to you at all about the 16 videos? 17 Α. They said, Were you aware that there were 18 video cameras in the house? 19 I said, No, but it would not surprise me. 20 MS. McCAWLEY: And I'm going to mark as 21 Exhibit 4 -- do you have an extra -- sorry. 22 Did you get one? Okay. Giuffre 0002 through 23 89. 24 And I'm going to direct you to page 00076, 25 and I'm going to hand it to you.



Page 49 (The referred-to document was marked by 1 2 the court reporter for Identification as 3 Sjoberg Exhibit 4.) BY MS. McCAWLEY: 4 5 I'm just going to ask that you take a look Ο. 6 at that. As you can see, under the narrative line 7 there, there is a name. It says, "Reported by 8 Recarey, Joseph." Is that a name you recall meeting 9 with, a Detective Recarey? 10 Α. Yes. I mean, I don't recall his name, 11 only except that he had been following me around, 12 and he left me cards, like, on my car and in my 13 door. I tried to avoid him for a long time. 14 Ο. And can you just look at the text underneath there? 15 16 Α. Uh-huh. 17 Take a moment to look at that. Ο. 18 Α. Sure. 19 Does that refresh your recollection as to Ο. 20 what you told the police during the investigation? 21 Α. There are errors in here. I was not 23 22 when I met him. I was 21. 23 Ο. Anything else that doesn't look correct? 24 Α. The same error: That I had met him three years ago, and it obviously had been closer to five. 25



Page 50 There is also the error, he obviously 1 2 misunderstood me: He did not pay for my tuition at 3 college. I'm still paying those school loans. But 4 he did pay for me to go to massage school and to 5 cosmetology school. Okay. It pretty much ends here. 6 7 Q. Yes. Right. About halfway through the 8 page. 9 Α. Okay. 10 MS. McCAWLEY: So, Johanna, that concludes 11 my initial piece. I'm going to reserve the 12 rest of my time for redirect. I'm going to 13 turn it over to Laura. 14 MS. MENNINGER: Can we take just a little 15 break? 16 MS. McCAWLEY: Sure, no problem. 17 THE VIDEOGRAPHER: Off the record at 18 10:05. 19 (Thereupon, a recess was taken, after 20 which the following proceedings were held:) 21 THE VIDEOGRAPHER: On the record at 10:14. 22 EXAMINATION 23 BY MS. MENNINGER: 24 Q. Hi. 25 A. Hello.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 52 of 179

Page 51 We've never met before today, correct? 1 Ο. 2 Α. Correct. 3 Ο. Can you tell me a little bit about your current job? 4 5 Α. Sure. I just purchased a salon. I'm a salon owner. I'm a hairstylist. 6 7 Congratulations. Q. 8 Thank you. Α. 9 Q. How long have you been a hairstylist? 10 Α. For 10 years. 11 And what did you do before that? Ο. I briefly did massage in a spa for about a 12 Α. 13 year and a half. And before that I was a nanny, and before that I was in school. 14 And I believe you said you studied 15 Q. 16 psychology in school? 17 Α. Correct. 18 Did you graduate? Q. 19 Α. Yes. 20 Q. With a degree in psychology? 21 Α. Yes. 22 Where did you get training to be a massage Ο. therapist? 23 24 Α.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 53 of 179

			Page 52
1	Q. And when di	id do you that?	
2	A. That would	have been, I believe, in	
3	Q. And how lor	ng did you study there?	
4	A. I think it	was a six-month program.	
5	Q. And you wor	rked in a spa thereafter?	
6	A. I did.		
7	Q. What was th	he name of the spa again?	
8	Α.		
9	Q. And are you	u married?	
10	A. No.		
11	Q. Do you have	e children?	
12	A. No.		
13	Q. And how old	d are you now?	
14	Α.		
15	Q. Can you tel	ll me about your first meet	ting
16	with Ghislaine Maxwell?		
17	A. Sure. I wa	as sitting on a bench	
18		. She approached	d me.
19	I was getting ready to go to a class. It was my		
20	junior year. Yes, it was the second semester of my		
21	junior year. And she and another woman approached		
22	me. The other woman didn't speak that I recall.		
23	And she asked me about she had a house		
24	in Palm Beach, and she was looking for someone that		
25	she could hire to work at the house, where she could		



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 54 of 179

Page 53 post that she needed help. 1 2 She then asked me if I knew anyone, and I 3 didn't know who she was, I didn't want to take the responsibility of finding someone to work for her, 4 5 and so I said, Sorry, I don't. And then she said, Well, maybe what about 6 7 you? 8 And I was at a point in life, I was super 9 spontaneous and willing to skip school. 10 So she said, Come to my house, come in my 11 car and check it out. 12 And so I did. 13 Okay. So for those of you -- of us who Ο. 14 don't know, is this like a college campus, like a 15 traditional college campus, or is it in a city 16 setting? 17 It's in a city setting. I mean, Palm Α. Beach is not a big city. So it's on the 18 19 Intracoastal, and there was a big grassy area that 20 were surrounded by buildings, so she was inside of 21 the campus. 22 And she was looking for a bulletin board 0. 23 where she could post a job? 24 Α. Something like that, yes. 25 Ο. Did she have any kind of flyers --



Page 54 Not that I recall. 1 Α. 2 But that's what she asked you, for Ο. 3 directions to a bulletin board where she could post a job? 4 5 Α. Yes. MS. McCAWLEY: Objection. 6 7 BY MS. MENNINGER And it sounds like you guys got into a 8 Ο. 9 conversation; is that fair? 10 Α. Yes. 11 Can you describe Ghislaine Maxwell's Ο. 12 personality? 13 Α. Well, I instantly picked up on the fact that she was British. She had on, like, workout 14 15 clothes. I believe she was wearing all black. And 16 she -- I mean, she was a little snarky, but I felt 17 comfortable enough to get in the car with her. 18 Q. And it sounds like you had contact with 19 her over the next several years; is that fair? 20 Α. Yes. 21 Ο. And did you get to know more about her 22 personality over those five years, four or five 23 years? 24 A. Yes. 25 Q. And can you describe her for me, how you

Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 55 of 179



Page 55 observed her personality to be? 1 2 Sure. She definitely had a great sense of Α. 3 humor, she loved making jokes. I mean, in a very British way. I don't remember her ever laughing, 4 5 but she was funny. And I remember just thinking, she -- the 6 7 first weekend that we flew to the Virgin Islands, she flew the helicopter from Saint, wherever we were 8 9 to little Saint Jeff [sic] or whatever the name of 10 the island was, and I just thought, wow, who is this 11 woman. 12 Ο. Would you say that you respected her? 13 Α. Yes. 14 When you ended up getting in the car with Ο. 15 her and this other woman and going back to the 16 house, who was driving the car? 17 She was driving. Α. 18 Q. And where did she take you? 19 Α. She took me to the house in Palm Beach. 20 And can you describe the house in Palm Q. 21 Beach? 22 It's at the end of El Brillo Way, Α. Sure. 23 on the Intracoastal. The house was either white or 24 pink. It was pink at one time it may have been 25 It was nothing fancy, it was large, it was painted.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 57 of 179

Page 56 like a beach house. 1 2 And when you got there, do you remember Ο. meeting other people while you were there that first 3 time? 4 5 I remember other people being in the home. Α. I don't really remember who was there. 6 7 Do you remember meeting, like, a butler Q. 8 or --9 Potentially, a chef. Someone in the Α. 10 kitchen. Maybe a house manager, yeah. 11 What was your impression of this other Ο. woman that was with Ms. Maxwell at this time? 12 13 Zero. She left zero impression on me. Α. 14 Ο. Age, height, hair color? Nothing? 15 Α. I want to say she was brunette. Age, 20s. 16 Yeah. 17 And you were going for the purposes of Ο. 18 checking out potentially working at this job? 19 Α. Yes. 20 It sounds like you met Jeffrey Epstein Ο. 21 that first time that you did go to the house, right? 22 MS. McCAWLEY: Objection. 23 THE WITNESS: I believe I either met him 24 that time or the next time. I can't recall. 25



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 58 of 179

Page 57 BY MS. MENNINGER: 1 2 Okay. And tell me about your first Ο. 3 meeting with him. 4 I met him, I believe it was in the Α. Sure. 5 hallway right beside the kitchen. There was a 6 hallway. It was actually more like a room, a pantry 7 That's where all of the pieces of type of room. paper with the phone messages would lay. 8 9 And I remember sitting on the counter and 10 speaking with him, and he was in a bathrobe, and he 11 spoke with me about me being in college and studying 12 psychology. 13 Ο. And did you form an opinion of him in that 14 first meeting? 15 Α. I -- yeah. I believed that he was smart. 16 He was personable and could speak to anyone. 17 Did he give off any sexual vibes in the Ο. 18 first meeting? 19 Α. No. 20 And where was Ghislaine when you were Ο. 21 speaking with Mr. Epstein? 22 I don't recall. Α. Do you recall going to a second floor of 23 Ο. 24 the home during that first meeting? 25 I don't recall. Ghislaine said at one Α.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 59 of 179

Page 58 point, You might get a massage today. That was --1 2 sorry, that was the second time when I was in the 3 home working. And I just thought it was crazy that I would get a massage while I was working. But it 4 5 did not end up happening because the masseuse could 6 not stay. 7 Do you know who the masseuse was that Q. could not stay? 8 9 Α. No. 10 But that didn't happen on the first Ο. 11 meeting; you believe that was the second meeting? 12 Α. Yes, that was when I was there to work. 13 Ο. How long -- how did the first trip to the 14 house end? 15 Α. She gave me her phone number, and she took 16 my phone number, and she took me back to school. 17 Ο. And were you full-time at school at the 18 time? 19 Α. Yes. 20 And how many classes were you taking, if Q. 21 you remember? 22 Probably four or five. Α. 23 Ο. How did you -- how long was it before you 24 heard from Ms. Maxwell again? 25 Α. Within probably three days.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 60 of 179

Page 59 And how did she contact you? 1 Ο. 2 She called me on my -- at that time I had Α. 3 a cell phone. It could have been on my cell phone. It could have been on my house phone. We had house 4 5 phones back then. 6 Ο. I remember. 7 Where were you living at the time? 8 Α. I was in an apartment in West Palm Beach. 9 Q. And did you have a roommate or with 10 family? 11 Α. I had a roommate. So when Ms. Maxwell called you on whatever 12 Q. 13 phone it was, do you remember what she said? 14 Α. Yeah. She said, Do you want to come over 15 and work on Sunday? 16 And what did you say? Q. 17 I said, Sure. Α. 18 Q. And did you? Α. I did. 19 20 How did you get there? Q. 21 Α. That I don't recall, because I did not 22 have a car. 23 Q. Did you --24 Α. I think my roommate dropped me off, 25 honestly. I can remember what I was wearing.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 61 of 179

Page 60 Ο. You do? 1 2 Α. I do. 3 Ο. What were you wearing? I had a -- I still have the shirt. It's 4 Α. 5 an old, weathered, blue, North Carolina Tech Tar Heels T-shirt. 6 7 Q. Because you -- did Ms. Maxwell explain to you what you would be doing on that Sunday when you 8 9 came to work or was that part of the prior 10 conversation? 11 MS. McCAWLEY: Objection. 12 THE WITNESS: About what I was wearing? 13 BY MS. MENNINGER: 14 Ο. No. About what you were going to do at 15 work. 16 She had explained that she just wanted Α. 17 someone to help out around the house, answering 18 phones, you know, grabbing drinks if someone wanted 19 a drink, running errands. 20 And so you dressed appropriate to what you Ο. 21 believed --22 I did not know how to dress properly, Α. 23 apparently. I should not have worn that. But I was 24 in college. 25 Q. Did anyone say anything to you?



Page 61 1 Α. No. 2 So when you got there, what happened? Ο. 3 This is your second time to the house, but your first time working, right? 4 5 Α. Yes. I was probably introduced to a few people 6 7 that were there. I mean, I was there for several Do I recall every minute? No. 8 I just hours. 9 recall when I would actually have to work, answer 10 the phone, pour some drinks for people. Just water; 11 they didn't drink alcohol. And run errands. There 12 were a few errands that I ran. 13 You described those errands earlier? Ο. 14 I did. In her car. Α. 15 Ο. You used her car? 16 Α. Yes. 17 What kind of car was it? Ο. 18 Α. It was a Mercedes convertible. Q. Did anyone go with you? 19 20 Α. No. 21 Ο. You described a shopping trip. Was that 22 in the same car? 23 Α. Yes. 24 Was that a separate trip than when you Ο. 25 went to run errands?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 63 of 179

Page 62 That's when Ghislaine went with me 1 Α. Yes. 2 and she drove. 3 Ο. Okay. So you ran errands, came back, more than once? 4 5 Α. Twice. And then you went on a shopping trip? 6 Ο. 7 Α. Yes. 8 During the time you were at the home, was Ο. 9 there anything that made you suspicious? 10 Α. No. 11 Or leery? Ο. 12 Α. No. 13 Ο. You mentioned there may have been some discussion of a massage. Do you recall that 14 discussion? 15 16 I had never had a massage before. So she Α. 17 just said there was a massage therapist coming and I 18 may get one. 19 Ο. Did she say who it was? 20 Α. No. 21 So when you went shopping on this trip, Q. 22 you said Ghislaine drove the car and you went with her. Was anyone else there? 23 24 Α. No. 25 Q. And where did you all go?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 64 of 179

Page 63 We went to Worth Avenue in Palm Beach, but 1 Α. 2 because it was Sunday, the stores were closed. 3 Bless you. MR. LOUIS: Thank you. 4 5 THE WITNESS: So from there, we went to --6 I believe it was Palm Beach Daily News, which 7 was like a little book store. And I remember her purchasing reading glasses for Jeffrey and 8 9 some magazines. BY MS. MENNINGER: 10 11 Were those things for the home? Ο. 12 Α. Yes. 13 Ο. And earlier on your errands, you had been purchasing things for the home or office? 14 15 Α. Yes. Yes. 16 Besides the printer cartridge, ink Ο. 17 cartridge, do you remember anything else? 18 Α. Well, yes. Like they wanted specific 19 magazines. I don't know if it was, like, Scientific 20 American or something to that effect. It was 21 wasn't, like, Playboy. 22 Okay. Did you ever answer phones? Ο. 23 Α. Yes. 24 Q. When did you answer phones? 25 Α. That day.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 65 of 179

Page 64 Do you remember anything notable about the 1 Ο. 2 phone calls? I just remember I always had to say, He's 3 Α. unavailable, can I take a message? 4 5 Q. And where did you take a message? 6 Α. On a little notepad next to the phone. 7 Do you recall any small children calling Q. the house that day? 8 9 Α. No. 10 Were you speaking to anyone about their Ο. 11 school experience or anything like that? 12 Α. No. 13 Ο. Did you take any messages for famous 14 people? 15 Α. They could have been famous and I would 16 have been clueless. 17 Did you take messages at any other point Ο. during the time that you worked with Jeffrey? 18 19 Α. No. 20 And you said you remember at the end of Ο. 21 that day being paid by Ghislaine? 22 Α. Yes. And you were paid for doing the errands 23 Q. 24 and answering phones and whatever else you did? 25 Α. Yes.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 66 of 179

Page 65 MS. McCAWLEY: Objection. 1 2 BY MS. MENNINGER: Did you do anything else that day in terms 3 Ο. of errands or things around the house that you 4 5 remember? Not that I recall. 6 Α. 7 Did you come back to answer phones and do Q. errands any other day? 8 9 Α. No. 10 That was the only day you did it? Ο. 11 Α. Yes. 12 0. All right. 13 Tell me the second time -- how long was it 14 before you got another sort of contact from anybody 15 at the home? 16 Okay. Well, after that -- I remember Α. 17 actually that day of working, I sat with Ghislaine 18 outside on this -- outside table on the patio by the 19 pool. I told her that I was getting ready to go to 20 Nicaragua for spring break on a mission trip. I 21 remember her going, Why would you ever go to 22 Nicaragua? So I was going to be gone the next week for spring break. 23 24 So she called, after I returned, and asked 25 if I wanted to make \$100 an hour rubbing feet.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 67 of 179

Page 66 Was that the whole conversation? 1 Ο. 2 That was pretty much it. I said, Okay, Α. 3 sure, tell me when. And were you excited about the prospect of 4 0. 5 rubbing feet and making \$100? I was actually with -- while I was on the 6 Α. 7 trip in Nicaragua, I was rubbing feet, I was massaging people, their feet. So it just seemed 8 9 kind of crazy that it all happened at the same time. 10 Ο. How was it rubbing feet? 11 I guess I just liked doing it. I didn't Α. 12 know that I did, but I was massaging people's feet. 13 Were these strangers? Ο. 14 Α. No, no, no. They were -- it was a group 15 of us that went on the trip. So we were all very 16 close. 17 What kind of trip was it? Ο. 18 Α. It was a -- well, a PBA, you had to do 19 these things called Workship hours, which you had to 20 do community service, 40 hours every year. And so 21 that was the way to do them all, and you would go on 22 these trips and help build a school or feed children or do some sort of -- something nice. 23 24 Q. Nice. 25 What other trips did you take while you



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 68 of 179

Page 67 were there? 1 2 I did a trip and worked with Habitat for Α. 3 Humanity in Baltimore. And then I went back to Nicaragua the next year and did the same thing. 4 5 Q. Very nice. 6 And you were there for a whole week? 7 Α. Yes. 8 Ο. All right. 9 So you got a call from Ghislaine after you 10 returned? 11 Α. Yes. 12 Q. And that's when she asked you about 13 rubbing feet? 14 Α. Yes. 15 Ο. And did she tell you when she would like 16 you to come over? 17 It was either that night or the next day. Α. 18 Q. And do you know how you got there? 19 Α. No. 20 Do you know what you were wearing? Ο. No, I don't remember. 21 Α. 22 When you got there, I think you said you Ο. don't remember if Ghislaine was actually there the 23 24 second time? 25 I want to believe that she was there Α.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 69 of 179

Page 68 because she was my main contact, and so I would 1 2 assume that she was probably at the house and 3 greeted me; however, I do not recall if she was there. 4 5 It sounds like you met Emmy Taylor? Q. 6 Α. Yes. 7 How did you meet Emmy Taylor? Q. She was at the house the first day that I 8 Α. 9 worked running errands. And I realized she was also 10 a personal assistant type of person. 11 Do you know who she worked for? Ο. 12 Α. She, well, Ghislaine, it appeared to me that she worked for Ghislaine. Ghislaine sort of 13 14 told her what to do and where to go. 15 Ο. And I believe you mentioned she called her 16 her slave? 17 She did. It was in a joking way, but she Α. said, Yes, that's my slave. 18 19 You did not see her in any type of slavery Ο. 20 situation? 21 Α. Not any chains or anything of the sort, 22 no. 23 Q. So tell me what you remember about the 24 second time you went. 25 The third time? Α.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 70 of 179

Page 69 MS. McCAWLEY: Objection. 1 2 BY MS. MENNINGER: I'm sorry. You're right. Third time. 3 Ο. The second time you went to work, but the third time 4 5 you were there. 6 Α. Correct. 7 So I was escorted up to the bathroom, which is where 99 percent of the massages happened. 8 9 And Emmy Taylor was with me and Jeffrey. And I 10 don't remember the order, but Emmy was on the table 11 at one point. She took all of her clothes off, got 12 on the table. 13 I remember thinking, Okay, she's just 14 going to strip naked and get on the table. Well, that's cool. We're cool. That's what we do. 15 16 And Jeffrey was showing me how to massage 17 on her body. And then I took my clothes off and got 18 on the table, and then they showed me what it felt like with the both of them. 19 20 And then Jeffrey got on the table and Emmy 21 showed me how to massage. 22 So Ghislaine was not in the room? Ο. 23 Α. No. 24 Ο. You said that 99 percent of the massages 25 took place in the bathroom.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 71 of 179

Page 70 Did you see massages take place in other 1 2 places of the house at all? Did I see any? No, besides us maybe 3 Α. hanging out on the couch and someone massaging his 4 5 foot or me massaging his foot. But not, like, on a 6 table. So just casual foot-rubbing might happen 7 Q. elsewhere in the home, but not a full-blown, full 8 9 body massage? 10 MS. McCAWLEY: Objection. 11 THE WITNESS: Yes. 12 BY MS. MENNINGER: 13 Did you see any full-blown, full body Ο. 14 massages out by the pool? 15 Α. Not that I recall. 16 Q. And do you remember ever giving any 17 yourself? 18 Α. By the pool? 19 Q. Out by the pool, yes. 20 A. On a table? 21 Q. Yes. 22 Α. No. Q. All right. 23 24 You said that you had subsequently been trained as a massage therapist, correct? 25



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 72 of 179

Page 71 Α. 1 Correct. 2 Would you describe it as normal massage Ο. 3 protocol for a person to be naked under a towel during a massage, a regular massage? 4 5 MS. McCAWLEY: Objection. 6 THE WITNESS: Naked under a towel during a 7 massage, the person getting massaged? BY MS. MENNINGER: 8 9 Ο. Yes. 10 Α. Yes. 11 And as a massage therapist, you're trained Ο. 12 how to drape the person so that they're covered in 13 the right places, correct? 14 Α. Yes. So when you were being trained by Emmy and 15 Ο. 16 Jeffrey on some massage techniques, did anyone say 17 anything sexual during that conversation? 18 Not that I recall. Α. 19 Ο. What was the mood like? Was it, you know, 20 laughing? 21 Α. Yes. Comfortable. 22 And just to clarify, the people who were Ο. giving the massages at the various points in time 23 24 were clothed while they were doing that, correct? 25 MS. McCAWLEY: Objection.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 73 of 179

Page 72 BY MS. MENNINGER: 1 2 In this period you just described with Ο. 3 Emmy Taylor and Jeffrey in a bathroom upstairs on your third visit to the house, people giving the 4 5 massages had their clothes on, correct? 6 Α. Correct. 7 Q. All right. 8 What was the next time you remember coming to the house there? 9 10 Α. The next time was to do a massage. All by 11 myself. 12 Ο. Okay. And how did that one come about? 13 Hmm, someone must have called me, but I Α. don't remember who. 14 15 Ο. And to whom did you give the massage on 16 this next visit to the house? 17 Α. Jeffrey. 18 Q. Was Ghislaine present during that massage? 19 Α. No. 20 Did anything unusual occur during that Q. 21 massage? 22 Α. After. 23 Q. What happened? After the massage? Α. 24 He asked me how well do I orgasm. And I said, I don't, I'm a virgin. And he was quite 25



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 74 of 179

Page 73 surprised. 1 2 Ο. Where were you when you were having this 3 discussion? Α. In the bathroom. 4 5 Q. Were you clothed? Α. 6 Yes. 7 Was he clothed? Q. 8 I don't remember him being naked. He was Α. 9 probably either wrapped with a towel or in a 10 bathrobe. 11 Were you caught off guard by this Ο. question? 12 13 Α. Yes. 14 Ο. Was that the first time anyone had said anything sexual to you during this --15 16 Α. Ever? Yes. 17 Did he say anything else that you recall Ο. during that conversation? 18 19 Α. I mean, we had a little bit of a 20 conversation about it, but I don't recall 21 specifically. 22 And how did that massage encounter end? Q. 23 Α. Normal. There was nothing I had to do, 24 just normal massage. 25 Q. Did he pay you?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 75 of 179

Page 74 1 Α. Yes. 2 How much did he pay you? Ο. 3 \$200. Α. How did he pay you? 4 Ο. 5 Α. Cash. And where was the cash? 6 Ο. 7 I don't recall specifically. Α. It was either -- he brought it upstairs with him or it 8 would have been down on his desk. 9 10 And I'm assuming that you had other Ο. 11 massages that you gave him under similar 12 circumstances in the next years, right? 13 Many, right. Α. 14 Ο. So recalling this particular one is not 15 sticking out in your mind? 16 Α. Yes. 17 MS. McCAWLEY: Objection. 18 BY MS. MENNINGER: 19 Do you remember the next time after that? 0. 20 I don't. I mean, from there, it's just a Α. 21 blur of random invites to come over and do it. 22 Massage was, like, I would see him maybe three days 23 a row, and I wouldn't see him for two months. Ιt 24 would be kind of that irregular schedule. 25 Q. Do you ever recall a time where you came



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 76 of 179

Page 75 over every day for three weeks in a row? 1 2 Α. No. 3 Were you paid \$200 per massage? Ο. Α. Yes. 4 5 Q. And how long did the massages last? Anywhere from 30 minutes to an hour and a 6 Α. 7 half. Did you ever give a four-hour massage to 8 Ο. him? 9 10 Good grief, no, not that I recall. Α. 11 Have you ever given a four-hour massage to Ο. 12 anyone in your whole life? 13 Α. No, I haven't. 14 Ο. Tell me how the whole idea of traveling to 15 New York came up. 16 I actually was not home. They called Α. 17 my -- my apartment. My roommate answered. When I 18 got home, she said, You need to call Jeffrey Epstein 19 immediately. He wants to take you to New York, but 20 they are leaving at 4:00. 21 And I was excited because I had never been to New York. 22 23 Q. Are you from 24 Α. I am. 25 Q. But you never went to New York?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 77 of 179

Page 76 Just flying over it. 1 Α. 2 When you said they called, do you know who Ο. called your roommate? 3 I don't know who called my roommate. 4 Α. 5 Q. In this sort of pre-trip to New York 6 period, do you recall discussing any of the 7 particulars of your massages with Jeffrey, with 8 Ghislaine? 9 MS. McCAWLEY: Objection. 10 BY MS. MENNINGER: 11 If that makes sense. Ο. 12 Α. No. 13 So before you got this call, had anyone Ο. mentioned the idea of traveling to you? 14 15 Α. No. 16 Did you call Jeffrey immediately? Q. 17 I did. Α. 18 Q. And what conversation did you have with him? 19 20 Basically he said, I want to take you Α. 21 to -- to New York City. Can you be here quickly? 22 And I got to the house, and he said, Do 23 you have your passport? 24 I said, No. 25 He said, Go get it.



Page 77 So I went back and picked up my passport, 1 2 and went back to the house before we went to the 3 airport. And why did you need your passport? 4 Ο. 5 Α. I was ready to find out. I had no idea. 6 Ο. This was the spontaneous phase? 7 Α. Exactly. So you went and got your passport. 8 Ο. You 9 came back. And then what happened? 10 Then we went to the airport. Α. 11 And who is we? Ο. 12 So, I don't remember the ride to the Α. 13 airport, but the people that I recall being on the plane was Jeffrey, Ghislaine, Virginia and I. 14 15 Ο. And when was the first time you met 16 Virginia? 17 I believe it was that day. Α. 18 Q. In your previous visits to the house, had 19 you seen her there? 20 Α. Not that I recall. 21 And what was your impression the first day Q. 22 you met her? 23 Α. She seemed young and blond and cute. 24 Q. What was her personality like? 25 I honestly don't recall her personality. Α.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 79 of 179

Page 78 Bubbly. 1 2 Did you see her in the plane or on the Ο. 3 trip to New York engaged in any kind of affectionate or sexual contact with Jeffrey? 4 5 Α. No. With Ghislaine? 6 Ο. 7 Α. No. 8 Ο. How did it come to be that you were in a 9 casino in Atlantic City? 10 We, as we were flying, Jeffrey said, Why Α. 11 don't you go sit in the cockpit to check out the 12 landing? 13 So we were sitting there, and the pilots 14 told me to go back and tell him that we can't land 15 in New York and that we were going to have to land 16 in Atlantic City. 17 Jeffrey said, Great, we'll call up Trump 18 and we'll go to -- I don't recall the name of the 19 casino, but -- we'll go to the casino. 20 And what happened with an ID issue? Ο. 21 MS. McCAWLEY: Objection: 22 THE WITNESS: All I knew is that she was 23 not going to be allowed to gamble, and so I 24 spent time with her. We were just walking 25 I don't remember what we did. around. Because



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 80 of 179

Page 79 either she didn't have an ID or she was too 1 2 young. I don't remember specifically why. Ι 3 just knew that she could not gamble. BY MS. MENNINGER: 4 5 Okay. So you walked around with her in Q. 6 Atlantic City? 7 Α. Uh-huh. In the casino. We never left the 8 casino. 9 Were you disappointed that you couldn't Q. 10 gamble? 11 Α. No. 12 Ο. When you were walking around and talking 13 to her, did you learn anything about her? 14 Not that I recall. Α. 15 Ο. Did you have an impression about why she 16 was on the trip? 17 At that point, no. I was so new to the Α. 18 whole thing, I was just trying to figure out my 19 position and who everybody was. At that point, I 20 had no idea -- I didn't know anything sexual was 21 happening at all. So I just felt like she was just 22 another visitor. 23 Ο. Did she tell you at that time that she had 24 been to New York with Jeffrey before? 25 Not that I recall. Α.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 81 of 179

Page 80 Did she tell you anything about Ghislaine 1 Ο. 2 during that walk-about? 3 Α. No. And then you all traveled on to New York 4 Ο. 5 that same night? 6 Α. Yes. 7 How long were you in New York for that Q. 8 visit? 9 It was maybe two nights. Α. 10 And where did you sleep at night? Ο. 11 I slept in one of the guest rooms at his Α. townhouse on 71st Street. 12 13 And did you stay in the same room as Q. Virginia? 14 15 Α. No. 16 Do you know where she stayed? Q. 17 Α. No. 18 Q. All right. 19 And then when you got into Manhattan, how 20 did it come to be that you were doing some 21 sightseeing? 22 Well, they knew that I had never been, so Α. I believe Jeffrey asked the driver and Emmy just to 23 24 drive me around to see the Empire State Building. 25 That's all I remember. It was late. It was dark.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 82 of 179

Page 81 It wasn't long, maybe 30 minutes. 1 2 When you got back to the house, what Ο. 3 happened? 4 I walked into the front door, and Α. 5 Ghislaine stuck her head over the grand staircase 6 and asked me to come upstairs into the living room. 7 And can you describe the living room? Q. 8 Oh, it was very large and very formal. Α. 9 And Jeffrey and her and Virginia and Prince Andrew 10 were there. 11 What were they all doing when you came in? Ο. Just socializing. I don't remember them 12 Α. 13 doing an activity. It was just being together. 14 Ο. Was anyone unclothed? 15 Α. No. 16 Was this the same room where Jeffrey had a Ο. 17 desk? 18 It could have been, but I can't remember. Α. 19 Ο. Did you go to New York more than one time? 20 Α. Yes. 21 Q. How many times did you go to New York? 22 Α. Two times. 23 Ο. This was the only time that you met Prince 24 Andrew in New York, though? 25 Α. Yes.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 83 of 179

Page 82 When you came upstairs, where was Virginia 1 Ο. 2 sitting? 3 Α. I don't remember. 4 Do you remember what she was wearing? Ο. 5 Α. No. She was already there when you got back 6 Ο. 7 from sightseeing? 8 Α. Yes. 9 Tell me what happened with the caricature. Q. 10 Ghislaine asked me to come to a closet. Α. 11 She just said, Come with me. We went to a closet 12 and grabbed the puppet, the puppet of Prince Andrew. 13 And I knew it was Prince Andrew because I had 14 recognized him as a person. I didn't know who he 15 was. 16 And so when I saw the tag that said Prince 17 Andrew, then it clicked. I'm like, that's who it 18 is. 19 And we went down -- back down to the 20 living room, and she brought it in. It was just 21 funny because -- he thought it was funny because it 22 was him. 23 Ο. Tell me how it came to be that there was a 24 picture taken. 25 MS. McCAWLEY: Objection.



Page 83 THE WITNESS: I just remember someone 1 2 suggesting a photo, and they told us to go get 3 on the couch. And so Andrew and Virginia sat on the couch, and they put the puppet, the 4 5 puppet on her lap. And so then I sat on Andrew's lap, and I 6 7 believe on my own volition, and they took the puppet's hands and put it on Virginia's breast, 8 9 and so Andrew put his on mine. BY MS. MENNINGER: 10 11 And this was done in a joking manner? Ο. 12 MS. McCAWLEY: Objection. 13 THE WITNESS: Yes. BY MS. MENNINGER: 14 15 Ο. Do you recall a photo being taken of that 16 event? 17 Α. Yes. 18 Q. You've never seen the photo? 19 Α. No. 20 Q. You don't know whose camera it was? 21 Α. No. 22 Virginia was sitting on the couch next to Ο. Andrew, not in a big leather armchair? 23 24 Α. Maybe. I'm just trying to remember how I 25 remember it.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 85 of 179

Page 84 To the best of your recollection, you went 1 Ο. 2 and sat on Andrew's lap, correct? 3 Α. Yes. On his knee? Ο. 4 5 Α. Yes. And Virginia was not sitting on his knee, 6 Ο. 7 correct? 8 I don't recall. I just remember I was --Α. 9 she might have been on his other knee, like Santa. 10 I don't remember. 11 After that, do you remember any other Q. 12 pieces of that social engagement? 13 Α. No. 14 Ο. Do you know where you went? 15 Α. From there, I went to bed. 16 Q. Were people drinking? 17 Α. No. 18 Did you hear Ghislaine Maxwell tell Q. Virginia to do anything while you were in that room? 19 20 Α. No. 21 Do you recall what happened the next day 0. 22 in New York? 23 Α. Bits. I mean, that was the day I went to 24 Victoria's Secret. I went and walked around by 25 myself and went to a souvenir shop, got a mug or



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 86 of 179

Page 85 something. That's all I recall. 1 2 Did you go anywhere with Virginia? Ο. 3 Α. Oh, my gosh, yes. We went to Phantom of the Opera. 4 5 Q. Who else went? 6 Α. I think it was just she and I. I forgot 7 about that. Thank you for that memory. It's my job. 8 Ο. 9 Anything else you remember about that day in New York? 10 11 Α. No. 12 0. You said you had given a massage to 13 Jeffrey while you were there on that trip or was it 14 a subsequent trip? 15 Α. That trip. 16 And how did that come to be? Ο. 17 Α. Either he or somebody asked me to go and 18 do it. Someone showed me to the room, but I don't 19 remember who it was. 20 Can you describe that room? Ο. 21 Α. Yes. It was high ceilings, dark. There 22 were, like, dark red walls or dark blue walls or 23 dark blue carpeting or something. It had a massage 24 table set up in the middle, and there was a large --25 I want to say like a 15-foot photo, either photo or



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 87 of 179

Page 86 painting of a naked girl. 1 2 Pornographic or artistic? Ο. 3 No. No, I wouldn't say pornographic. Α. Artistic. 4 5 Q. Artistic. Was Ghislaine present during that massage? 6 7 Α. No. Did something about that particular 8 Ο. 9 massage session stand out to you? 10 Yes. That was when I was first asked to Α. 11 squeeze and rub his nipples while he pleasured 12 himself. 13 Q. And did he say that's what he was going to 14 do? 15 Α. He -- yes, he was just very blunt about 16 it. He said, Rub my nipples, I'm going to jerk off. 17 I was like, No, done. 18 And you walked out? Q. 19 I did. Α. 20 Were there any repercussions of you Q. 21 walking out? 22 Amazingly, no. Knowing what I know now, Α. 23 I'm surprised I was ever called back. But, no, I 24 just stood my ground and walked out. I'm not 25 comfortable with that.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 88 of 179

Page 87 Do you know personally whether anyone else 1 Ο. 2 had said no to him? 3 Α. No. Did anyone ever tell you that they had 4 Ο. 5 been in a massage scenario and told him no? Α. 6 No. 7 Do you recall when in your trip the Q. 8 massage occurred? 9 Well, it was not the day we landed. Α. Ιt must have been that next day that we were there. 10 11 Do you remember anything else about 0. 12 Virginia from that trip other than the Prince Andrew 13 thing and Phantom of the Opera? 14 Α. Well, we were getting ready to leave to go 15 to the airport, and we were waiting. She and I sat 16 on the steps in the foyer. I do remember just kind 17 of asking a few questions to try to understand her 18 role, because at that point now I knew what he 19 wanted from me in the massage. And -- but she did 20 not make it clear to me that she was participating 21 in that. So I was prodding gently to see if there 22 was anything happening that shouldn't have been, because I was getting the impression that she was --23 24 she told me she was 17. 25 Ο. She told you she was 17?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 89 of 179

Page 88 Α. Uh-huh. 1 2 Ο. How did that come up? I asked her. 3 Α. Was anyone else present during this 4 Ο. 5 conversation? 6 Α. No. 7 You mentioned in your earlier testimony Q. that she seemed orphan-like. 8 9 Α. Yes. 10 But you said that was something you had 0. 11 said to Ms. McCawley, correct? 12 Α. Correct. 13 That was not said at the time? Ο. 14 Α. Right. No. At the time I was getting an 15 impression that she did not have a family or she had 16 walked away from her family. And it seemed to me, 17 you know, they had just sort of adopted her, not as 18 a child, but they would take care of her. 19 0. Did you observe anyone speaking to her as 20 a child, like make up your bed? 21 Α. No. 22 Did you observe whether she was using Ο. drugs during that trip? 23 24 Α. No. 25 MS. McCAWLEY: Objection.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 90 of 179

Page 89 BY MS. MENNINGER: 1 2 Did you ever observe her using drugs? Ο. 3 Not that I recall. Α. Did she tell you that she was using Xanax? 4 Ο. 5 Α. No. Cocaine? 6 Ο. 7 Α. No. Q. Ecstasy? 8 9 Α. No. Heroin? 10 Ο. 11 Α. No. 12 Q. When was the second trip you took to New 13 York? Later. Maybe 2005. I don't know. 14 Α. Ι 15 could look in the flight record. That's all right. 16 Q. 17 I don't remember exactly. Α. 18 Q. That's all right. You just recall it being several years or 19 20 so after? 21 Α. Yes. Several years later. 22 And just so I'm clear, can you just list Q. for me the places you recall traveling with Jeffrey? 23 24 Α. Yes. That first trip was New York and the 25 Virgin Islands. And then not again until around



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 91 of 179

Page 90 2005, we went to New Mexico and to New York City and 1 2 the Virgin Islands. 3 Ο. So you were in New York twice and the Virgin Islands twice and New Mexico once? 4 5 Α. Yes. Anywhere else? 6 Ο. 7 Α. No. Were those primarily on the private plane? 8 Q. 9 Α. Yes. 10 You said you flew commercially once to get Ο. 11 back? 12 Α. Yes. 13 Ο. Did you recall any other commercial 14 flights? He bought a couple of flights for me when 15 Α. 16 I wanted to go up to New York for personal reasons. 17 One time I went to New York commercially, and I was there with friends, but I did go over to his house 18 19 while I was in the city. 20 And that's not the trip to New York? Ο. 21 Α. No. Separate. 22 Would you characterize your relationship Ο. with Jeffrey as friendly? 23 24 MS. McCAWLEY: Objection. 25 THE WITNESS: Yes.



Page 91 BY MS. MENNINGER: 1 2 If you asked him to buy a ticket to New Ο. 3 York, that might be something that he would do? I never asked him to do anything for me, 4 Α. 5 but I told him I was interested in something, and he 6 always offered. 7 The second trip to New York, anything Q. 8 memorable about that? The one -- I'm sorry, the one 9 that you mentioned that was with Jeffrey. 10 I do recall Nadia being there. While I Α. 11 massaged, she gave him a facial, but nothing sexual 12 happened. 13 Ο. And do you recall if Ghislaine was part of 14 that trip or not? 15 Α. I remember her being in New Mexico. 16 Ο. What do you remember about her being in 17 New Mexico? 18 Α. I remember she took me to -- when they 19 were building the ranch, they had a little 20 three-bedroom home, just like a prefab house. She 21 took me over there. So we went for a little walk. 22 I remember she had two new puppies named 23 Max and Mini, little Yorkies. And I want to say 24 that it was around Jeffrey's birthday when we were 25 there, but nothing -- there was no, like,



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 93 of 179

Page 92 celebration or cake with candles. It was just 1 2 another day. 3 Ο. You said that the Virgin Islands were a part of that second trip, as well? 4 5 Α. Yes. And do you remember Ghislaine being part 6 Ο. 7 of the Virgin Islands the second time? 8 That's when she called -- went to Α. Yes. 9 bed and kissed us all on the head and called us her 10 children. 11 Who were the other participants in that Ο. 12 session? 13 Α. That's who -- I don't recall who was 14 there. I want to say that Nadia was. 15 Ο. But Virginia was not there? 16 Α. Virginia was not there. 17 Do you recall the point in time in which Ο. 18 Virginia went away? 19 Α. Sort of. After the trip to New York, I 20 was given her phone number to call. And I remember 21 one time I tried to get ahold of her. Her boyfriend 22 answered. A boyfriend, I would assume, and he sounded like he was high. And I couldn't find out 23 24 where she was. And then from there on, she was out 25 of the picture.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 94 of 179

Page 93 Do you recall how long after the New York 1 Ο. 2 trip that occurred? Α. I would say it was probably within a month 3 4 or two. 5 Did she tell you she was working Q. 6 elsewhere? 7 Α. No. 8 Q. Did you ask her? 9 Α. No. 10 Did she mention that she was a waitress? Ο. 11 Α. No. 12 Q. And worked at Taco Bell? 13 Α. Huh-huh. Did you speak to her boyfriend or a 14 Ο. boyfriend at any other time associated with her? 15 16 Α. No. 17 Did you meet her boyfriend? Ο. 18 Α. No. Q. Her fiancé? 19 20 A. No. 21 MS. McCAWLEY: Objection. 22 BY MS. MENNINGER: 23 When you were on the plane with Jeffrey Q. 24 during these two trips, he was present on all of 25 those flights?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 95 of 179

Page 94 Α. Yes. 1 2 Ο. Did you observe any sexual behavior 3 happening on the plane? No. He told me a story of something that 4 Α. 5 had happened one time. Did it involve Ghislaine Maxwell? 6 Ο. 7 Α. No. 8 Q. Did it involve Virginia Roberts? 9 Α. No. 10 And you didn't see anything? Q. 11 Α. No. 12 You did give massages to Ghislaine Ο. 13 Maxwell, correct? 14 Α. Yes. On how many occasions? 15 Q. 16 Α. Maybe somewhere between five and 10. 17 Was that over the course of the five Ο. 18 years? 19 Α. Yes. 20 Was there some point during that five Q. 21 years where Ghislaine Maxwell was not around as 22 much? 23 Α. Yes. 24 Do you recall when that was? Q. 25 In the middle. Α.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 96 of 179

Page 95 Did you know why that might be? 1 Ο. 2 Α. No. 3 Ο. Is that about the time that you started seeing Nadia more frequently? 4 5 Yeah, I guess she was probably in the Α. 6 picture more. Her and Sarah both had kind of been 7 around the most. 8 Did you observe Nadia or Sarah appearing Ο. 9 to act like Jeffrey's girlfriend? 10 Nadia, not Sarah. Α. 11 What did you observe? Ο. She was just very loving, kissing him. 12 Α. 13 Q. Did you know how old she was? I didn't know. 14 Α. 15 Q. So you gave massages to Ghislaine five or 16 10 times. Was there anything unusual about those 17 massages? 18 Α. No. 19 You've been quoted in the press perhaps as Ο. 20 saying that she wasn't very picky? 21 Α. About massage? 22 Ο. About her massages. 23 Α. Not like Jeffrey, I guess. I mean, saying 24 that meant that, you know, I would do whatever I 25 wanted to do in the massage; whereas, Jeffrey was,



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 97 of 179

Page 96 like, Do my foot, do my leg. He would kind of 1 2 narrate what he wanted. She just wanted a massage. So if that makes sense. 3 She may have been naked under a towel --4 Ο. 5 Α. Definitely. -- in a regular massage fashion? 6 0. 7 MS. McCAWLEY: Objection. 8 THE WITNESS: Yes. Actually, I do recall 9 an instance where I was massaging her and 10 Jeffrey came into the room and he did something 11 sort of sexual to her, whether it was fondling 12 her or slapping her butt or something, and she brushed him off like she was embarrassed. 13 BY MS. MENNINGER: 14 15 Ο. So she never asked you to touch her in a 16 sexual manner, correct? 17 Α. No. 18 Q. And she did not rub her breasts on you, 19 for example? 20 Α. No. 21 MS. McCAWLEY: Objection. 22 BY MS. MENNINGER: 23 Q. She did not demand that you perform oral 24 sex on her? 25 Α. No.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 98 of 179

Page 97 Did she did not demand that you undress 1 Ο. 2 during your massages? Α. 3 No. There was nothing from her that was sexual 4 Ο. 5 during the massages that you gave to her? 6 MS. McCAWLEY: Objection. 7 THE WITNESS: Correct. 8 BY MS. McCAWLEY: 9 Do you recall when the last time you gave Q. 10 her a massage was? 11 I don't recall. Α. 12 Do you recall meeting with her in about 0. 13 2006 when she was in town for some helicopter 14 training? Α. 15 I do recall that. 16 Do you recall giving her some massages Q. 17 during that period? 18 Α. Yes. Do you remember going out to dinner with 19 Ο. 20 her and to a movie? 21 I remember to a movie, and I don't Α. 22 remember if we went to dinner. I remember her cooking dinner. That was another way she impressed 23 me: She knew how to cook like a chef. She had done 24 25 some culinary training.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 99 of 179

Page 98 And you guys had a normal type 1 Ο. 2 conversation? 3 A. Yes. It was very fun. MS. McCAWLEY: Objection. 4 5 MS. MENNINGER: I would like to take about a 5-, to 10-minute break, if that's okay. 6 7 THE VIDEOGRAPHER: Off the record at 11:05. 8 9 (Thereupon, a recess was taken, after 10 which the following proceedings were held:) 11 THE VIDEOGRAPHER: This is the beginning 12 of Disk 2. On the record at 11:25. 13 BY MS. MENNINGER: 14 Hi. I believe when we left off I was Ο. 15 asking you about massages that you gave to 16 Ghislaine. 17 Did Ghislaine pay you when she got a 18 massage from you? 19 Α. Yes. 20 Q. Do you know how much she paid you? 21 Α. I believe it was 200. It was the going 22 rate. 23 Q. The same as you were getting paid by 24 Jeffrey, correct? 25 Α. Yes.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 100 of 179

Page 99 Ghislaine was not present when you were 1 Ο. 2 giving massages to Jeffrey, correct? 3 MS. McCAWLEY: Objection. 4 THE WITNESS: Correct. 5 BY MS. MENNINGER: At some point Jeffrey became more 6 Ο. 7 aggressive with you, correct? 8 Correct. Α. 9 MS. McCAWLEY: Objection. 10 BY MS. MENNINGER: 11 At what point was that? Ο. 12 Α. In the last year. 13 Ο. And what does that mean to you, "became more aggressive"? 14 15 Α. He was pressuring me to do more than I was 16 comfortable with doing. 17 Is that what ultimately caused you to Ο. leave working for Jeffrey? 18 19 What caused me to leave was when it was Α. 20 made public what I was doing. 21 Ο. What do you mean by that? 22 Well, after I had spoken with the police Α. 23 report -- the police and there was a police report, 24 I did not realize that was public knowledge, 25 journalists would get a hold of. So at one point



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 101 of 179

Page 100 the news channel 12 showed up at my door asking me 1 2 questions. 3 When Jeffrey was pressuring you to do more Ο. than you felt comfortable with, did you observe him 4 5 being more aggressive in general? Outside of the 6 massage context? 7 MS. McCAWLEY: Objection. 8 THE WITNESS: No. 9 BY MS. MENNINGER: 10 Do you know whether he was taking any type 0. 11 of steroids? 12 Α. No. 13 Ο. Did you ever see him wearing a patch or something like that? 14 A. I don't recall. 15 16 Did you tell anyone that Jeffrey was Q. 17 becoming more aggressive with you contemporaneous 18 with when it was happening? 19 MS. McCAWLEY: Objection. 20 THE WITNESS: No. 21 BY MS. MENNINGER: When Jeffrey asked you to do other things 22 Ο. besides a normal massage, did he offer to pay you 23 additionally? 24 25 Α. Yes.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 102 of 179

Page 101 How much? 1 Ο. 2 Α. One hundred dollars extra. 3 Can I clarify? Absolutely. 4 Ο. 5 Α. He didn't ever say he would pay me more, 6 but when the massage was more than just a massage 7 and it was sexual, then he would pay me more. 8 It wasn't a discussion; it's just what Ο. 9 happened? 10 A. Correct. 11 Ο. Thank you for clarifying. 12 The things that took place with you and 13 Jeffrey behind closed doors were when you were a consenting adult, correct? 14 15 Α. Yes. 16 MS. McCAWLEY: Objection. 17 THE WITNESS: Correct. 18 BY MS. MENNINGER: And you did not have knowledge of what 19 Ο. 20 took place with other women behind closed doors and 21 Jeffrey, correct? 22 MS. McCAWLEY: Objection. 23 THE WITNESS: Correct. BY MS. MENNINGER: 24 25 Ο. Do you recall giving an interview to a



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 103 of 179

Page 102 reporter from the Mail on Sunday? 1 2 Α. Yes. You told that reporter, I believe, that 3 Ο. the police report painted a picture that it was a 4 5 big orgy all the time, but it wasn't? What I saw, I did not see anything out in 6 Α. 7 the open sexually. Me, personally. Right. You did not see orgies happening 8 Ο. 9 in the pool, for example? 10 Α. No. 11 You did not see people engaging in sexual Ο. conduct out in the open areas of the home, correct? 12 13 Α. Right. 14 MS. McCAWLEY: Objection. 15 BY MS. MENNINGER: 16 When you became aware of the allegations Ο. 17 against Jeffrey, those came as a surprise to you, 18 correct? 19 MS. McCAWLEY: Objection. 20 THE WITNESS: Correct. 21 BY MS. MENNINGER: 22 And the surprise was that it involved Ο. underaged girls making that allegation, correct? 23 24 MS. McCAWLEY: Objection. 25 THE WITNESS: Correct.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 104 of 179

Page 103 BY MS. MENNINGER: 1 2 You were asked some questions with Ο. 3 Ms. McCawley about nude photographs that were present in the home? Homes? 4 5 Α. Uh-huh. In Palm Beach, I believe you said there 6 Ο. 7 were some in the room where the massage table was? 8 Α. Yes. 9 Can you tell me what you recall seeing? Ο. It wasn't candid photos. They were all, 10 Α. 11 like, staged. 12 Like a model? Ο. 13 Yes. And my -- I don't recall necessarily Α. 14 knowing any of the people in those photos. I 15 remember at one point there was a photo of myself, 16 but... 17 Were they fully frontally nude or were Ο. they staged, like, with, you know, parts of bodies 18 19 showing? 20 I really only remember topless photos. Α. I 21 don't remember full frontal photos. 22 So exposing the breasts, but not exposing Ο. 23 the genitalia? Not that I recall. And Ghislaine's 24 Α. 25 bathroom, I believe there was a photo of her



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 105 of 179

Page 104 topless, or a painting. 1 2 Ο. A painting? 3 Uh-huh. Α. Did you see any nude or semi-clad photos 4 Ο. 5 of young girls? 6 Α. No. 7 Q. Preteens, for example? 8 Α. No. 9 Something you would consider child Q. 10 pornography? 11 Α. Never. Other than in the bathroom or the massage 12 Ο. 13 room at the Palm Beach home, do you recall any other 14 place in the Palm Beach home where you saw any of 15 these topless photos of women? 16 I remember there being photos everywhere, Α. 17 and the ones that stick out in my memory are the 18 ones -- there was a photo of Ghislaine with the 19 Pope. It would not surprise me if there were naked 20 photos around. I just didn't retain them in my 21 memory. 22 So when you say there were photos Ο. everywhere, you mean just photos in general? 23 24 Α. Yes. They had a lot of photos around the 25 house.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 106 of 179

Page 105 MS. McCAWLEY: Objection. 1 2 BY MS. MENNINGER: 3 Ο. And Ghislaine was not topless in a photo with the Pope, just so I'm clear? 4 5 Α. Correct. 6 Ο. I just want to make sure we get that 7 record really clear. 8 So you recall there being photos 9 everywhere; you just remember a couple sticking out 10 in your brain as being topless? 11 Α. Yes. 12 And the walls on the staircase to the Ο. 13 upstairs were not just covered with nude 14 photographs, to your recollection? 15 Α. To my recollection, I just -- I don't 16 remember. 17 Did you observe what you would consider to Ο. be child pornography on any computer in the home? 18 19 Α. No. 20 Did you observe anyone taking photographs Q. 21 of young girls in the home? 22 Α. No. 23 Q. The photograph of yourself that you saw, 24 was that something that you had posed for? 25 Α. Not, like, professionally. But I was just



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 107 of 179

Page 106 sitting, and I believe Jeffrey took the photo. 1 Ι 2 was just sitting on a couch upstairs in the bathroom. 3 Ο. It wasn't taken by a hidden camera? 4 5 Α. No. No. I was smiling in the picture. And, likewise, in the New York home, did 6 Ο. 7 you see anything -- you described a large painting or a photograph that was in the massage room? 8 9 Α. Yes. 10 Do you recall any other photos of Ο. 11 semi-clad or naked females? 12 I don't recall. Α. 13 Anything that you would consider to be Ο. 14 child pornography that you saw in the New York home? 15 Α. No. 16 And, likewise, in New Mexico? Q. 17 I don't recall. Α. Do you recall seeing any semi-clad photos 18 Q. in New Mexico at all? 19 20 Α. I do not recall. And the Virgin Islands? 21 Q. Yes, in his bathroom, master bathroom. 22 Α. 23 Q. And what do you recall, if anything, about 24 that photo? There was a photo of me in there. 25 Α.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 108 of 179

Page 107 And, again, was that something that you 1 Ο. 2 were okay with? 3 Α. Yes. Jeffrey Epstein never told you that he 4 Ο. 5 knowingly had sexual contact with an underaged girl, correct? 6 7 MS. McCAWLEY: Objection. 8 THE WITNESS: When I asked him if the 9 accusations were true, after I spoke with the 10 police, he said yes, but they lied about their 11 age. 12 BY MS. MENNINGER: 13 Ο. How did that conversation come about? He asked me if the police had ever spoken 14 Α. 15 to me and I asked him, is it true. 16 And you were talking about underaged Q. 17 girls? 18 Correct. Α. 19 Ο. And he said that he had been lied to by 20 those girls? 21 Α. Yes. 22 Did he say anything else to you about it? Ο. 23 Α. No. Did you ask him anything else about it? 24 Q. 25 Α. No.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 109 of 179

Page 108 Did you attempt to have any conversation Ο. 1 2 like that with Ghislaine Maxwell? 3 Α. No. I saw one press report that said you had 4 Ο. 5 met Cate Blanchett or Leonardo DiCaprio? 6 Α. I did not meet them, no. When I spoke 7 about them, it was when I was massaging him, and he 8 would get off -- he would be on the phone a lot at 9 that time, and one time he said, Oh, that was 10 Leonardo, or, That was Cate Blanchett, or Bruce 11 That kind of thing. Willis. 12 Ο. So name-dropping? 13 Α. Yes. 14 Ο. So you had not met Cate Blanchett or 15 Leonardo DiCaprio? 16 Α. I have not. 17 Would you remember if you had? Ο. 18 Α. I would hope I would remember. 19 Ο. Did you meet Cameron Diaz? 20 Α. No. 21 Q. Bill Clinton? 22 Α. No. 23 Q. Did you see Bill Clinton on the island? 24 Α. No. 25 Q. Did you see Bill Clinton in a helicopter



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 110 of 179

Page 109 being flown by Ghislaine Maxwell? 1 2 Α. No. 3 Did Ghislaine Maxwell ever tell you that 0. she had flown Bill Clinton in her helicopter? 4 5 MS. McCAWLEY: Objection. 6 THE WITNESS: I don't recall her saying 7 that. BY MS. MENNINGER: 8 ? 9 Did you ever meet Senator Q. 10 Α. I don't know what he looks like. I might 11 have. 12 If I told you he was from Maine, would Ο. 13 that stick out in your mind? 14 Α. It should, but I do not recall meeting him. 15 16 Do you ever remember meeting Prime Q. 17 Minister Ehud Barak from Israel? 18 No. Α. 19 Do you recall meeting any prime minister? Ο. 20 Α. No. 21 Q. Any foreign president? 22 Α. No. Q. Nobel Prize winners? 23 24 A. Not to my knowledge. 25 Q. Naomi Campbell?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 111 of 179

Page 110 No. 1 Α. 2 Ο. Al Gore? 3 A. No. Q. Alan Dershowitz? 4 5 Α. No. O. Les Wexner? 6 7 A. No. 8 O. Tom Pritzker? 9 Α. No. 10 Kevin Spacey? I may have already asked Q. 11 you, but have you met Kevin Spacey? 12 Α. No. 13 Ο. Did you meet Governor Bill Richardson of 14 New Mexico? 15 Α. Hmm, I want to say that he was supposed to 16 come to dinner when we were in New Mexico. I don't 17 know if I met him. I believe that he and Ghislaine 18 had dinner separate from myself. 19 Jean Luc Brunel? Ο. 20 Α. Yes. 21 Q. You did meet him? 22 A. Yes. 23 Q. Tell me about that. 24 Α. He was just in the house at one time in 25 Palm Beach.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 112 of 179

Page 111 Socializing? 1 Ο. 2 Α. Yes. 3 Ο. Did you observe him to be with underaged girls? 4 5 Α. I don't recall. Did you give him a massage? 6 Ο. 7 I don't think I did. I gave a lot of Α. 8 guests massages. I don't remember any of their 9 names. So it could have been any of those people 10 besides the movie stars. 11 You would know? Ο. 12 Α. Exactly. 13 And did you engage in sexual contact with Ο. 14 any of the guests for whom you gave a massage? 15 Α. No. That's why he would call me for his 16 quests, because I was not comfortable with the 17 sexual contact. So he still wanted to employ me as 18 a massage therapist, but it was all normal. So this was an actual conversation that 19 Ο. 20 you had? 21 Α. No, but I -- I noticed. I noticed that I 22 wasn't -- I was massaging him less and less and 23 massaging his guests more. 24 Ο. So there was a change in the frequency 25 with which you were giving Jeffrey Epstein massages?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 113 of 179

Page 112 Α. Right. 1 And an increase corresponding to massages 2 Ο. you were giving to guests, correct? 3 4 Α. Yes. 5 Q. Did any of the guests for whom you gave a massage mention that they expected something sexual? 6 7 Α. No. 8 Did they ask you to engage in sexual Ο. 9 contact and you refused? 10 MS. McCAWLEY: Objection. 11 THE WITNESS: No. 12 BY MS. MENNINGER: 13 Marvin Minsky? Q. 14 A. I don't know that. 15 Q. George Lucas? 16 Α. No. 17 Donald Trump? 0. 18 Α. No. 19 Ο. Did you ever massage Donald Trump? 20 Α. No. 21 Sorry, I have to ask, but did you ever Q. have sex with Alan Dershowitz in the back of a 22 limousine with Virginia and Jeffrey present? 23 24 MS. McCAWLEY: Objection. 25 THE WITNESS: Absolutely not.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 114 of 179

Page 113 BY MS. MENNINGER: 1 2 Do you know who Alan Dershowitz is? Ο. 3 I do. Α. You would remember --4 Ο. 5 Α. I would remember that. Did you ever see Virginia Roberts with any 6 Ο. 7 of the people that I just asked you about? 8 Α. No. 9 Did Virginia ever talk to you about having Q. 10 been with any of those people? 11 MS. McCAWLEY: Objection. 12 THE WITNESS: No. 13 BY MS. MENNINGER: 14 Ο. Did she tell you that she had met any of 15 those people? 16 Α. No. 17 I believe you saw in that police report a Ο. reference to a friend of Jeffrey named Glenn and his 18 19 wife? 20 Α. Uh-huh. 21 Q. Do you remember them? 22 Α. Vaguely. 23 Q. Tell me what you remember. 24 Α. I remember they had an apartment in -- on 25 Breakers Row. I went up there and massaged. It may



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 115 of 179

Page 114 have been more than once, but I only really remember 1 2 one time. But there was nothing sexual. Neither with the wife, nor with Glenn? 3 Ο. Right. 4 Α. 5 Q. Do you remember the apartment? Α. 6 I only remember that I had to carry my 7 massage table up some stairs. 8 Ο. So you actually gave the massage on a 9 massage table? 10 Α. Yes. 11 Does that help you place it in time as to Ο. 12 when that might have occurred? In other words --13 Α. Well --14 Q. -- did you get your massage license at 15 some point and a massage table? 16 MS. McCAWLEY: Objection. 17 THE WITNESS: Yes. He bought me my 18 massage table around the time that I went to 19 massage school. So it could have been any time 20 after. If I thought really hard, I could 21 remember when I went to school. But it -- I 22 want to say it's around 2003. BY MS. MENNINGER: 23 24 Q. Nothing sexual happened with Glenn? 25 No. Α.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 116 of 179

		Page 115
1	Q.	Did Glenn ask you to give him a massage on
2	the floor	of the home?
3	Α.	I don't recall.
4	Q.	Did you ever discuss Glenn with Virginia?
5	Α.	Not to my recollection.
6	Q.	Did you ever go to Virginia's home?
7	Α.	No.
8	Q.	Do you know where she lived?
9	Α.	No.
10	Q.	Did she talk about it?
11	Α.	Not that I remember.
12	Q.	Did you see anything in your interactions
13	with Virginia that led you to believe that she was a	
14	sex slave?	
15		MS. McCAWLEY: Objection.
16		THE WITNESS: No.
17	BY MS. MENNINGER:	
18	Q.	Did you see anyone forcing her to remain
19	in the home?	
20	Α.	No.
21	Q.	Did you see her look traumatized at some
22	point?	
23		MS. McCAWLEY: Objection.
24		THE WITNESS: No.
25		



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 117 of 179

Page 116 BY MS. MENNINGER: 1 2 Q. Did you see anything that led you to believe Virginia Roberts had been trafficked, 3 sexually trafficked to third parties? 4 5 MS. McCAWLEY: Objection. THE WITNESS: No. 6 7 BY MS. MENNINGER: Did Virginia ever tell you that she had 8 Ο. been trafficked? 9 10 Α. No. 11 MS. McCAWLEY: Objection. 12 BY MS. MENNINGER: 13 Q. Did you hear anyone direct Virginia Roberts to go have sex with someone? 14 15 Α. No. 16 Did Jeffrey ever ask you to go have sex Q. 17 with another person? 18 Α. No. 19 Ο. Did Ghislaine Maxwell ever ask you to go 20 have sex with another person? 21 Α. No. 22 Q. Did Ghislaine Maxwell ever ask you to give 23 a massage to someone else? 24 A. No. 25 Q. Did Ghislaine Maxwell ever ask you to



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 118 of 179

Page 117 dress up in any outfit? 1 2 Α. No. 3 Ο. Did she ever buy you an outfit for you to wear in terms of a sexual profile? 4 5 Α. No. Did she tell you what kind of clothes you 6 Ο. 7 should buy? 8 Α. No. 9 Did she direct you to go get Brazilian Q. bikini waxes? 10 11 No. Α. Did she direct you to go get your teeth 12 Q. 13 whitened? 14 Α. No. 15 MS. MENNINGER: I would like to mark as an 16 exhibit -- I have no recollection what number 17 we're on. Thank you. Exhibit 5. 18 (The referred-to document was marked by 19 the court reporter for Identification as 20 Sjoberg Exhibit 5.) BY MS. MENNINGER: 21 22 Q. Have you seen this article before? 23 Α. It has followed me everywhere. 24 MS. McCAWLEY: I'm sorry. Can I just ask 25 you to put the Bates numbers on the record?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 119 of 179

Page 118 MS. MENNINGER: Sure. It's Bates marked 1 2 Giuffre 1131 through 1138. BY MS. MENNINGER: 3 What do you mean it has followed you 4 Ο. 5 everywhere? Well, if you Google me, it comes up. 6 Α. 7 I wanted to just ask you a couple of Q. questions. 8 9 On the third page, towards the bottom, 10 there is a photograph that begins "we had a picture 11 taken," and just to orient you, this is in the 12 discussion around the Prince Andrew meeting you had. 13 Did you meet Prince Andrew any other time 14 besides the time you already described in your 15 testimony? 16 Α. No. 17 If you want to take a look at that Ο. 18 paragraph before I ask you questions. 19 Α. Okay. 20 In that paragraph, it describes that Ο. Andrew -- Virginia sat on the chair, and then Andrew 21 22 sat on another chair, and you sat on his lap. 23 MS. McCAWLEY: Objection. 24 BY MS. MENNINGER: 25 Ο. Is that what it says?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 120 of 179

Page 119 That's what it says. 1 Α. Do you recall telling that to the 2 Ο. 3 reporter? Α. Yes. 4 5 Q. And this was back in 2007 or so? 6 Α. Yes. 7 As you sit here today, does that make Q. 8 it -- does that refresh your recollection that 9 Virginia was sitting in one chair and you were 10 sitting on another, with Andrew? 11 Yeah. If I said that, then I remember it Α. 12 that way. I'm just trying to remember. Whether we 13 were on a couch or a chair, I just remember the 14 boobs part, the hand on the boobs. 15 Ο. I understand that part stands out. 16 And I also completely understand if you 17 don't remember things that happened a long time ago. 18 Α. Right. I'm just wondering if, having looked at 19 Ο. 20 this news article, it refreshes your memory that 21 Virginia was sitting in a different place? In a different chair? 22 Α. 23 Q. Does it? 24 Α. It does say that. Does it refresh my 25 memory?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 121 of 179

Page 120 Okay. That's fine. 1 Ο. 2 Α. Yeah, sure. 3 Q. If it doesn't, it doesn't. I'm just asking. 4 5 Did Virginia say anything to you about 6 having met Prince Andrew before this time in New 7 York? 8 MS. McCAWLEY: Objection. 9 THE WITNESS: She did not say. BY MS. MENNINGER: 10 11 Did Prince Andrew say or do anything that Ο. led you to believe that he had met Virginia prior to 12 13 that time? 14 A. I don't recall. 15 Ο. Did you ever see Al Gore on the island? 16 Α. No. 17 Did you see his wife, Tipper Gore, on the Ο. 18 island? 19 Α. No. 20 What is your understanding of what the Q. lawsuit we are here today is about? 21 22 I understand that Ghislaine is calling Α. Virginia a liar, and so Ghislaine is suing Virginia. 23 24 I'm sorry. Strike that. Reverse it. 25 Right, Virginia is suing Ghislaine for



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 122 of 179

Page 121 defamation. 1 Q. And do you know what Virginia said about 2 3 Ghislaine? That Ghislaine recruited her. Α. 4 5 Q. Do you know anything else that Virginia said about Ghislaine? 6 7 Only what was spoken to me. Α. 8 And I should clarify. Don't tell me Ο. 9 anything your lawyer has conveyed to you. 10 Α. Exactly. That's all I know. I've met 11 with Virginia once last summer. 12 Okay. Tell me about that. Ο. 13 Α. She -- there was a moderator between us, 14 like an investigator. And she was in Palm Beach. And it was more about Jeffrey. It was less about 15 16 Ghislaine. I don't remember specifically about 17 Ghislaine at all. 18 Q. So you met with Virginia and an investigator at the same time? 19 20 Α. Yes. 21 Ο. And they were what, talking to you about 22 Jeffrey in what context? 23 MS. McCAWLEY: Objection. 24 THE WITNESS: Basically, they were trying 25 to find people that would help her get her



Page 122 story out, because this is when Dershowitz --1 2 Dershowitz was saying nothing was happening and he was calling her a liar. And she was just 3 trying to find people to back up her story. 4 5 BY MS. MENNINGER: And what did you understand her story to 6 Ο. 7 Did she tell you? be? That she was recruited to give massages, 8 Α. 9 sexual massages, and have sex with people such as 10 Dershowitz and Andrew. But I knew none of that at 11 the time. 12 Right. Did you tell them anything -- did Ο. 13 you tell them during that meeting that you knew of 14 anything about her being recruited to give sex to 15 either Jeffrey or to other people? 16 MS. McCAWLEY: Objection. 17 THE WITNESS: Can you rephrase? 18 BY MS. MENNINGER: That wasn't a very good question. 19 Ο. Yes. 20 What did you say during this meeting with 21 Virginia and her investigator? 22 Basically that I believed her, even though Α. 23 I -- she never spoke to me specifically about what 24 was going on; that once I learned everything that 25 happened based on reading the police report, I



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 124 of 179

Page 123 believed her side of the story. 1 2 And did she tell you what her side of the Ο. story was? 3 You know, just that she wasn't a liar; 4 Α. 5 that, you know, she was there to have sex with men 6 that Jeffrey wanted her to sleep with. 7 Did she tell you in that meeting who she Ο. had sex with? 8 9 Α. No. 10 Did she name any of the famous people? Ο. 11 Α. Only Dershowitz came up. 12 Did you two talk about the incident in New Q. 13 York with the puppet? 14 I don't recall. Α. And you formed this opinion about whether 15 Ο. 16 she was a liar based on things that you've read in 17 the police report? 18 MS. McCAWLEY: Objection. 19 THE WITNESS: I formed my opinion based on 20 my experience in the house. 21 BY MS. MENNINGER: 22 Okay. And what experience in the house Q. helped you form your opinion that what Virginia is 23 saying is true? 24 You know, Jeffrey being open with me about 25 Α.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 125 of 179

Page 124 what other girls did for him and that I was not one 1 2 of those girls. He was always trying to recruit me almost 3 4 in a way that I could be one of them and travel with 5 him and live the life of luxury if I only -- if only 6 I did this. 7 So after five years of learning what was 8 happening, I can look back knowing -- I only knew 9 Virginia for a very short time. Looking back, I can 10 make assumptions about what was required of her. 11 Did she tell you how old she was when she Ο. 12 said she started working with Jeffrey? 13 She didn't. Α. 14 Ο. Did she tell how long she had worked with Jeffrey? 15 16 Α. No. 17 Have you read all the things that have Ο. 18 been attributed to her in the press? 19 Α. Many of them. 20 MS. McCAWLEY: Objection. 21 THE WITNESS: I don't know that I've read 22 all of them, but I have read some. 23 BY MS. MENNINGER: 24 Ο. In this meeting with Virginia and the 25 investigator, you said Ghislaine Maxwell did not



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 126 of 179

Page 125 1 come up? 2 Α. Not that -- not that I recall. 3 Q. Do you know the name of the investigator? A. Valerie Rivera. 4 5 Q. Have you read the statement that Ghislaine Maxwell issued to the press? 6 7 Α. No. 8 Do you know what it says? Q. 9 Α. No. 10 You said you have read some of Virginia's Q. 11 statements to the press but not all of them? 12 Α. I don't know how many there are. I know I read something. I don't know if I read all of them. 13 14 Ο. Have you read her book manuscript? 15 Α. No. 16 MS. McCAWLEY: Objection. 17 BY MS. MENNINGER: 18 Q. Did she tell you that she was writing a 19 book? 20 Α. No. 21 Did she tell you she was trying to get a Q. 22 book deal? 23 MS. McCAWLEY: Objection. 24 THE WITNESS: No. 25



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 127 of 179

Page 126 BY MS. MENNINGER: 1 2 Q. Did she tell you that he hired a ghost 3 rider? Α. No. 4 5 MS. McCAWLEY: Objection. 6 BY MS. MENNINGER: 7 Did she tell you that she hired a literary Q. agent? 8 9 MS. McCAWLEY: Objection. 10 THE WITNESS: No. 11 BY MS. MENNINGER: 12 Did you speak with John Connelly? Ο. 13 Α. Yes. 14 Ο. When did you speak with John Connelly? A. He was first calling me around the time 15 16 that everything was coming out in 2006. And I 17 didn't say a lot to him, but I did say a few things. 18 And I asked him not to use my name, and he used my 19 name. And then he quoted me as saying things I 20 never said. 21 Do you know to whom he quoted things that Ο. 22 you had never said? 23 Α. I don't remember the news outlet, no. 24 Q. So it was published somewhere? 25 Α. Somewhere on the Internet.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 128 of 179

Page 127 Something that you said to John Connelly 1 Ο. got twisted? 2 3 Α. Yes. He put words in my mouth. Q. And it was misreported and published? 4 5 MS. McCAWLEY: Objection. THE WITNESS: Correct. 6 7 BY MS. MENNINGER: Have you spoken to him lately? 8 Ο. 9 No. He called me again at the beginning Α. 10 of last year, around New Year's last year, but I did 11 not return his call. 12 Do you recall what it is he attributed to Ο. 13 you falsely? 14 Α. It was mostly about how I felt about certain things. I don't remember specifically what 15 16 he said, but he was giving an opinion for me that I 17 never spoke to him about. 18 Q. And that you did not hold? 19 Well, I can't remember what it was. Α. Yeah. 20 Okay. Do you know whether Virginia has Q. 21 lied about any of her experience? 22 MS. McCAWLEY: Objection. 23 THE WITNESS: I don't know that she has 24 lied. 25



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 129 of 179

Page 128 BY MS. MENNINGER: 1 2 Do you know that she has told the truth? Ο. 3 Α. As far as I know, she has. Do you know whether the press has 4 Ο. 5 accurately reported everything that Virginia has 6 said? 7 MS. McCAWLEY: Objection. 8 THE WITNESS: I don't know. 9 BY MS. MENNINGER: 10 Other than John Connelly and the police, Ο. 11 who else have you spoken to about your experience? 12 Α. Well, the woman from the Daily Mail. Her 13 name is Wendy Leigh. And that's Defendant's Exhibit 5 -- not 14 Ο. 15 Defendant's Exhibit, just Exhibit 5, correct? 16 Α. Correct. 17 Did Wendy Leigh accurately report your Ο. 18 statements? 19 Α. She did a little bit of embellishment, as 20 well, but the facts are all true. 21 Q. And what parts do you believe are embellished? 22 23 Α. Near the end, when she was doing a 24 summary, when she wrote, "Sure, I had a good time, 25 but I also think it damaged me a bit." I don't



Page 129 recall saying that. 1 2 And there's another part in here where she 3 said I said that I made a deal with the devil, which I never would have said that. The words she used. 4 5 On page 2 of 8, it's about -- it's about Q. 6 even with the hem of your skirt. 7 "I made a pack with the devil in exchange Α. 8 for excitement and glamour. I was only a college 9 student. I was hard-up and foolish." 10 That I never said, any of that. I was a 11 college student, that's true. "Hard-up and 12 foolish," I would have never called myself foolish. 13 Were you paid any money for this 0. interview? 14 15 Α. I was paid \$1,500. 16 Q. And how long did the interview last? 17 A. A couple of hours. 18 Q. Where did it take place? At Cafe Boulud in the Brazilian Court 19 Α. 20 Hotel in Palm Beach. 21 Ο. Who else besides Wendy Leigh and John 22 Connelly and the police --23 MS. McCAWLEY: Objection. 24 BY MS. MENNINGER: 25 Ο. -- and Virginia and the investigator --



Page 130 MS. McCAWLEY: Objection. 1 2 BY MS. MENNINGER: -- did you talk to about your experience? 3 Ο. Family and friends. 4 Α. 5 Q. Did you speak to any other reporters? 6 Α. I had other reporters calling me. I 7 avoided almost all of the calls. I had someone coming at me, stalking me. I do not know who he 8 9 was. He offered me \$25,000 to give a story, and I turned him down. 10 11 Who? Ο. 12 Α. He showed up in my work multiple times. 13 Ο. There were other stories printed in the 14 Daily Mail, not by Wendy Leigh, later. 15 Did you see any of those stories? I'm 16 Let me be a little clearer. That attributed sorry. 17 comments to you. 18 I don't recall specifically, but I feel Α. 19 like I stayed on top of it, and I wasn't surprised 20 when my name was brought up. 21 Q. Do you recall giving another interview? Α. 22 No, never. Do you recall anything that was printed 23 Ο. 24 other than the John Connelly thing that you believe 25 to be inaccurate?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 132 of 179

Page 131 1 Α. No. 2 Was there anybody else present when you Ο. were interviewing with Wendy Leigh? 3 4 Α. No. 5 Q. Was she recording it on a recorder? Α. 6 Yes. 7 Q. Have you ever heard that recording? 8 Α. No. 9 Do you know whether the police were Q. recording their interview with you? 10 11 Α. Yes. 12 Q. Have you ever heard that recording? 13 Α. No. 14 Ο. Did you ever receive notification that you 15 were named as a victim in any of Jeffrey Epstein's 16 criminal cases? 17 Α. No. 18 Other than the \$1,500 from Wendy Leigh, Q. did you receive any other money for making any 19 20 statements? 21 Α. No. 22 Did you give an interview to Virginia's Ο. 23 attorneys? 24 A. Yes. Right? 25 MS. McCAWLEY: You can say yes.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 133 of 179

Page 132 BY MS. MENNINGER: 1 2 Ο. When was that? Two weeks ago, roughly. 3 Α. And who was present during that meeting? 4 Ο. 5 Α. My lawyer and several others. Several other what? 6 Ο. 7 Lawyers. I don't know. I don't know who Α. they all are. 8 9 So Ms. McCawley you recall being there? Q. 10 Α. Yes. 11 Ms. Schultz you recall being there? Ο. 12 No. I didn't learn it, no. You weren't Α. 13 there. 14 Brad Edwards? Ο. 15 Α. Yes. Paul Cassell? 16 Q. 17 Maybe. I don't remember. Α. 18 And was that interview recorded? Q. I don't know. It may have been. I don't 19 Α. 20 remember. 21 Ο. Did anyone ask your permission to record 22 it? 23 Α. Maybe. I don't recall. 24 Q. Were you shown any documents during that 25 meeting?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 134 of 179

Page 133 Flight logs. 1 Α. 2 Ο. Any other documents? 3 Α. No. What did Ms. McCawley or Mr. Edwards or 4 Ο. 5 any of the other lawyers say to you about Ghislaine 6 Maxwell? 7 They just asked impressions. They never Α. said anything about her. 8 9 Were you shown a copy of any report that Ο. came out of that interview? 10 11 Which interview? Α. 12 The one with the -- Virginia's attorneys. Q. 13 MS. McCAWLEY: Objection. 14 THE WITNESS: No. 15 BY MS. MENNINGER: 16 You testified earlier about an incident Ο. 17 with a camera that Ghislaine Maxwell had given you. I want to ask you some questions about that. 18 19 Α. Sure. 20 Do you know when that was? Ο. 21 That was in 2002. Α. 22 And why does that date stick out? Ο. 23 Α. Because I was living -- where I was living 24 specifically and where I had the phone call. 25 Ο. Tell me what you remember about the



Page 134 1 conversation. 2 I had been over to her house prior Α. 3 massaging Jeffrey. And I got a phone call from her, and she told me she had a camera for me for my 4 5 photography class, but yet, she couldn't give it to 6 me yet because during the massage I didn't finish my 7 job and she had to finish it for me. 8 Ο. Did she say what she meant? 9 No, but I knew. Α. 10 Was there any other time that you had 0. 11 discussed with her finishing your job? 12 Not that I recall. Α. 13 Any other time you just recall discussing Ο. 14 with her anything about your sexual contact with Jeffrey? 15 MS. McCAWLEY: Objection. 16 17 THE WITNESS: No. 18 BY MS. MENNINGER: 19 Ο. Did she give you the camera? 20 I did get the camera. Α. 21 Q. Okay. When did she give you the camera? 22 Α. I guess the next time I went to the house. 23 Ο. What was said at that time? 24 Α. I honestly don't know that she handed it I remember it being there for me. 25 to me.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 136 of 179

Page 135 What kind of camera was it? 1 Ο. 2 Α. A Canon Rebel 35-millimeter. Do you still have it? 3 Q. Α. I do not. No one uses 35-millimeter 4 5 anymore. What's that? 6 Ο. 7 No one uses 35-millimeter. Α. Back to the cell phone conversation. 8 Ο. 9 Α. Right. 10 Was it your birthday? Q. 11 It was just I was taking a photography Α. class and I needed a camera. 12 13 Do you know her to be a photographer? Q. Not a professional, but I knew she was 14 Α. 15 interested in photography. 16 Did you see her with cameras? Q. 17 Α. Yes. 18 Did you see her taking photographs of nude Q. 19 people? 20 Α. No. 21 Q. Did she ever ask you to take a photograph 22 of you semi-clad or naked? 23 Α. Did she ever ask to take a photo of me? Q. 24 Semi-clad or naked. 25 Α. No.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 137 of 179

Page 136 Did she ever ask to take a photograph of 1 Ο. 2 you at any point? I don't remember. 3 Α. Q. Did you tell anyone else about this 4 5 conversation: You couldn't give it to me now because I hadn't finished my job? 6 7 Α. No. 8 MS. MENNINGER: I think I'm going to 9 reserve the rest of my time for recross, so you 10 all, I quess, can take a break. 11 MR. LOUIS: Can I have one second? 12 MS. MENNINGER: Sure. 13 MS. McCAWLEY: We can go off the record? 14 THE VIDEOGRAPHER: Off the record at 12:09. 15 16 (Thereupon, a recess was taken, after 17 which the following proceedings were held:) 18 THE VIDEOGRAPHER: On the record at 12:10. 19 BY MS. MENNINGER: 20 Sorry, just a couple of more questions. Q. 21 It sounds like maybe there was an 22 additional telephone conference that one might construe as a meeting with attorneys; is that true? 23 24 A. Correct. 25 Q. All right. Tell me about that.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 138 of 179

Page 137 They just wanted to -- we had met prior, 1 Α. 2 and they just wanted to clarify a few things and ask a few more questions. 3 Okay. What did they clarify? 4 Ο. 5 Α. Any other specific times that I had, you 6 know, seen Ghislaine naked, or if I had, you know, 7 had any sexual massages with her, any type of questions like that. 8 9 Okay. And what did you tell them about Ο. 10 having any sexual massages with Ghislaine? 11 That I was not asked to do -- to perform Α. 12 anything with her. 13 Ο. And you did not? 14 Α. Correct. 15 Ο. And what did you tell them about specific 16 times of seeing Ghislaine Maxwell naked? 17 Α. Only when she would swim or get a massage. And that's swimming -- you mentioned 18 Q. earlier skinny-dipping? 19 20 Α. Correct. 21 And I think you said perhaps some other Ο. 22 time that you saw her jump off a dock and swim --23 Α. Correct, yes. O. -- in the nude? 24 25 Α. Yes.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 139 of 179

Page 138 And then you saw her under a towel during 1 Ο. 2 massages? Α. 3 Yes. Is there any other time that you recall 4 Ο. 5 seeing Ghislaine Maxwell naked? 6 Α. No. Is there anything else about that 7 Q. telephone conference with the attorneys to clarify 8 9 that you recall, the topics? 10 Α. No. 11 MS. MENNINGER: All right. Thank you. I 12 think we can go off the record now. 13 THE VIDEOGRAPHER: Off the record at 14 12:12. 15 (Thereupon, a lunch recess was taken, 16 after which the following proceedings were 17 held:) 18 THE VIDEOGRAPHER: On the record at 12:54. 19 FURTHER EXAMINATION 20 BY MS. McCAWLEY: 21 Ο. Johanna, I'm going to ask you a couple of 22 more just follow-up questions. 23 When Laura was talking to you, she 24 mentioned some names of famous people that you --25 most of which you had not met.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 140 of 179

Page 139 Did you ever meet anybody famous when you 1 2 were with Jeffrey? I met Michael Jackson. 3 Α. Oh, really? And where was that? 4 Ο. 5 Α. At his house in Palm Beach. At Jeffrey's house in Palm Beach. 6 7 Did you massage him? Q. Α. I did not. 8 9 Anybody else you remember? I know you Q. 10 mentioned David Copperfield earlier. Anybody else? 11 No, I'd remember that. Α. I believe you also testified that you had 12 0. 13 never had a massage before you started working with 14 Jeffrey and Ghislaine; is that correct? 15 Α. I don't recall having a massage before 16 then. 17 And I think you said on the first day, Ο. 18 when you were doing the clerical work, Maxwell 19 mentioned that you might be able to get a massage; 20 is that correct? 21 Α. Yes. 22 Did you tell Maxwell that you had never 0. 23 had a massage at that point? I don't remember. 24 Α. 25 Q. Did you remember telling Jeffrey that you



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 141 of 179

Page 140 had never had a massage? 1 2 Α. No. 3 Ο. And then you were talking about the massage -- the first massage when you were being in 4 5 the room with Jeffrey and Emmy? 6 Α. Uh-huh. 7 And I know you said Emmy was naked or took Q. off her clothes at some point? 8 9 Α. Uh-huh. 10 And then laid on the table. Ο. 11 And then you changed positions with her; 12 is that what happened? 13 Α. Yes. I don't remember the sequence, but 14 at one point she was, I was, and Jeffrey was. And in the -- in the time when there was 15 Ο. 16 changeover, for example, when you're on the table 17 and Emmy is not on the table and Jeffrey is not on 18 the table, did Emmy at that point remain naked or 19 did she actually stop and get dressed and continue 20 massaging? 21 I don't recall her getting dressed, but I Α. 22 would probably remember if she massaged naked. 23 Do you know if Jeffrey remained naked Ο. 24 during that massage? 25 Α. He was never, like, naked standing up. He



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 142 of 179

Page 141 always covered himself with a towel. 1 2 I believe I asked this, but I just want to Ο. clarify to make sure that I did: Did Maxwell ever 3 ask you to bring other girls over to -- for Jeffrey? 4 Yes. 5 Α. 6 Ο. Yes? 7 Α. Yes. 8 And what did you -- did you do anything in Ο. 9 response to that? 10 I did bring one girl named Α. 11 -- it was some girl named no. 12 that I had worked with at a restaurant. And I 13 recall Ghislaine giving me money to bring her over; 14 however, they never called her to come. 15 Ο. And then I believe you mentioned that one 16 of your physical fitness instructors, you brought a 17 physical fitness instructor; was that correct? 18 Α. Correct. And what did she do? 19 Ο. 20 She gave him a -- like a training session, Α. 21 twice. 22 Ο. Twice. Did anything sexual in nature happen 23 24 during the session? 25 Α. At one point he lifted up her shirt and



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 143 of 179

Page 142 exposed her bra, and she grabbed it and pulled it 1 2 down. 3 Anything else? Ο. That was the conversation that he had told Α. 4 5 her that he had taken this girl's virginity, the 6 girl by the pool. 7 Q. Okay. Did Maxwell ever say to you that it takes the pressure off of her to have other girls 8 9 around? 10 She implied that, yes. Α. 11 Q. In what way? 12 A. Sexually. 13 Ο. And earlier Laura asked you, I believe, if 14 Maxwell ever asked you to perform any sexual acts, 15 and I believe your testimony was no, but then you 16 also previously stated that during the camera 17 incident that Maxwell had talked to you about not 18 finishing the job. 19 Did you understand "not finishing the job" 20 meaning bringing Jeffrey to orgasm? 21 MS. MENNINGER: Objection, leading, form. 22 BY MS. McCAWLEY: 23 Ο. I'm sorry, Johanna, let me correct that 24 question. 25 What did you understand Maxwell to mean



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 144 of 179

Page 143 when she said you hadn't finished the job, with 1 2 respect to the camera? 3 MS. MENNINGER: Objection, leading, form. THE WITNESS: She implied that I had not 4 5 brought him to orgasm. BY MS. McCAWLEY: 6 7 So is it fair to say that Maxwell expected Q. 8 you to perform sexual acts when you were massaging 9 Jeffrey? 10 MS. MENNINGER: Objection, leading, form, 11 foundation. 12 THE WITNESS: I can answer? 13 Yes, I took that conversation to mean that 14 is what was expected of me. 15 BY MS. McCAWLEY: 16 And then you mentioned, I believe, when Ο. 17 you were testifying earlier that Jeffrey told you a story about sex on the plane. What was that about? 18 19 MS. MENNINGER: Objection, hearsay. 20 THE WITNESS: He told me one time Emmy was 21 sleeping on the plane, and they were getting 22 ready to land. And he went and woke her up, 23 and she thought that meant he wanted a blow 24 job, so she started to unzip his pants, and he 25 said, No, no, no, you just have to be awake for



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 145 of 179

Page 144 landing. 1 2 BY MS. McCAWLEY: Do you recall witnessing any sexual acts 3 Ο. on the plane? 4 5 Α. No. Did Emmy ever talk to you about performing 6 Ο. sexual acts on the plane? 7 8 Α. No. 9 We looked earlier at the police report, Q. 10 and I just want to clarify, you identified some 11 areas where there were discrepancies in that report. 12 And you can take another look at it if you 13 want, but other than the discrepancies you pointed 14 out, is that a recollection of what you remember 15 telling the detective? 16 Α. Yes. 17 MS. MENNINGER: Objection, outside the 18 scope of cross. 19 BY MS. McCAWLEY: 20 You mentioned that there was a time when Ο. 21 you noticed that Maxwell was around a little bit 22 less? 23 Α. Uh-huh. 24 Ο. And I believe you said that was during the 25 middle of the time you were with Jeffrey.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 146 of 179

Page 145 Do you remember approximately when that 1 2 was year-wise? I don't. I would say it was probably 3 Α. sometime between 2003 and 2004. 4 5 Q. And what made you think that? 6 Α. I just saw her less and less at the house. 7 Were you there more at the house during Q. that time period? 8 9 No, not necessarily. It's just at the Α. 10 beginning, she was around a lot. And then I would 11 see her occasionally without him. The one time we 12 spent a few days together in 2006, she wasn't there 13 at all. 14 Ο. So you saw her in the -- is it fair to say 15 that you saw her in the 2005 and 2006 time frame? 16 Α. Yes. 17 Then we were talking about the photography Ο. 18 earlier and about the photographs. 19 Did Maxwell ever ask you to take nude 20 photos of yourself for Jeffrey? 21 Α. She asked me to take photos of myself for 22 Jeffrey, yes. 23 Q. And did you do that? A. I did not. 24 25 And the photos that were around that were Ο.



Page 146 in the bathroom, that you mentioned a couple of 1 2 times places that there were photos of you, who took 3 those? Α. He did. 4 5 Ο. And when we were talking about the Palm 6 Beach house and you were describing an area where 7 there were just a lot of photographs, is it fair to say that there could have been nude photographs 8 9 amongst those photos that you saw? 10 Α. Yes. 11 And earlier you testified that you don't Ο. 12 have knowledge of what happens behind closed doors, 13 but you also said that Jeffrey had told you what 14 other girls did for him and that he wanted you to do 15 those things for him. 16 Is it fair to say that you knew that other 17 girls were performing sexual acts? 18 Α. Yes. 19 MS. MENNINGER: Objection, foundation, 20 form. 21 BY MS. McCAWLEY: 22 And I know you mentioned previously that Q. 23 your relationship and the interaction with him 24 progressed over time. 25 Did there come a time when you were



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 148 of 179

Page 147 expected to have sexual intercourse with Jeffrey? 1 2 Α. Yes. 3 Q. And when was that? A. 2005. 4 5 MS. McCAWLEY: That's it. I just do want to also put on the record that we're 6 7 designating the testimony as confidential under the protective order. 8 9 FURTHER EXAMINATION BY MS. MENNINGER: 10 11 Okay. You just testified that you have Ο. 12 knowledge -- you had knowledge that -- of what 13 Jeffrey was doing behind closed doors with other 14 girls. Was that your testimony? Based on what he had told me. 15 Α. 16 Okay. So Jeffrey told you things that he Q. 17 had done with other girls? 18 Α. Yes. Q. You did not observe any of those things? 19 20 A. No. 21 Ο. You did not talk to any of those girls 22 about what they had done with Jeffrey behind closed 23 doors? 24 MS. McCAWLEY: Objection. 25



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 149 of 179

Page 148 BY MS. MENNINGER: 1 2 Ο. Correct? 3 Α. No. Correct. The only source of knowledge you have is 4 Ο. 5 based on what Jeffrey told you he had done with other girls? 6 7 A. Correct. MS. McCAWLEY: Objection. 8 9 BY MS. MENNINGER: 10 You said that there were possibly nude Ο. 11 photos amongst the other photos that you saw on 12 various walls at the Palm Beach house, correct? 13 Α. Correct. 14 Q. None of them stood out to you? 15 Α. Correct. 16 Q. None of them appeared pornographic? 17 Α. No. 18 You didn't see any fully frontally nude Q. photographs, correct? 19 20 No, not that I recall. Α. 21 Ο. And you don't recall seeing any girls that 22 appeared to be underaged, correct? 23 Α. No. 24 Ο. You said Ghislaine asked you to take 25 photos of yourself for Jeffrey, correct?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 150 of 179

Page 149 1 Α. Correct. 2 Did she ask you to take a nude photograph Ο. 3 of yourself or just a photograph of yourself? A nude photograph of myself. 4 Α. 5 Q. What exactly did she say to you? 6 Α. I don't remember exactly, but I know that 7 I never felt comfortable. I would have felt fine taking photos of myself, my face, but I knew I was 8 never comfortable with it because I had to take 9 10 photos of my body. And I also didn't know how to 11 take a photo from standing behind. You have to have 12 someone else involved. 13 Ο. That's my question. How would you take a 14 nude photograph of yourself? 15 Α. Exactly. Someone else would have to do 16 it. 17 Do you recall any of the particulars of Ο. 18 what she said to you that led you to believe she 19 wanted you to do that? 20 No, just asking for the photos. Α. 21 Ο. Do you know when in your time there? 22 It was near the beginning, because that's Α. 23 when I was interested in the photography. 24 Ο. Was it in the context of your discussion 25 of your photography class?



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 151 of 179

Page 150 1 Α. No. 2 Was it in the context of anything? Ο. 3 About the camera that she had bought for Α. 4 me. 5 What did she say in relationship to the Q. camera that she bought for you and taking 6 7 photographs of you? 8 Just that Jeffrey would like to have some Α. 9 photos of me, and she asked me to take photos of 10 myself. 11 What did you say? Ο. 12 I don't remember saying no, but I never Α. 13 ended up following through. I think I tried once. 14 This was the pre-selfie era, correct? Ο. 15 Α. Exactly. I want to go back to this: 16 You testified Q. 17 to two things just now with Sigrid that you said were implied to you. 18 19 Α. Okay. 20 The first one was it would take pressure Ο. 21 off of Maxwell to have more girls around? 22 Right. Α. 23 Q. What exactly did Maxwell say to you that 24 led you to believe that was her implication? 25 She said she doesn't have the time or Α.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 152 of 179

Page 151 desire to please him as much as he needs, and that's 1 2 why there were other girls around. 3 And did she refer specifically to any Ο. other girls? 4 5 Α. No. Did she talk about underaged girls? 6 Ο. 7 Α. No. Q. Was she talking about massage therapists? 8 9 Α. Not specifically. 10 Okay. There were other girls in the house Q. 11 that were not massage therapists, correct? 12 Α. Yes. 13 Ο. Nadia is another person that was around, 14 correct? 15 A. Yes. 16 Q. There were other people he traveled with? 17 Uh-huh. Α. 18 MS. McCAWLEY: Objection. BY MS. MENNINGER: 19 20 Ο. Correct? 21 Α. Correct. 22 Q. Other girls? 23 A. Yes. Q. Adults? 24 25 Α. Yes.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 153 of 179

Page 152 When I say "girl," I really mean women, Ο. 1 2 correct? 3 Α. Correct. There were other women around who hung out 4 Ο. 5 with Jeffrey, and you don't know what they did behind closed doors, correct? 6 7 Α. Correct. So when you heard the implication that she 8 Ο. 9 wanted other girls around to take the pressure off 10 of her sexually, in your mind that meant other adult 11 women that he had in his life, correct? 12 MS. McCAWLEY: Objection. 13 THE WITNESS: Correct, doing what I was 14 expected to do in a massage, you know. BY MS. MENNINGER: 15 16 Ghislaine didn't have anything to do with Ο. 17 you bringing this woman over for a physical workout with Jeffrey, correct? 18 19 Α. Correct. 20 She asked you to bring another girl to Ο. 21 be -- to perform massages at the home? 22 Yes. Well, she was always asking if I Α. 23 knew anyone else. And so I brought this one girl 24 that I didn't even know I worked with her at a 25 restaurant. So I didn't care what she thought of me



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 154 of 179

Page 153 if anything happened. And so -- but it never turned 1 2 into anything. 3 She was an adult? Ο. She was an adult. 4 Α. 5 Q. Working at a restaurant with you? Α. 6 Yes. 7 Q. What restaurant was that? It's a restaurant that's closed. It's 8 Α. 9 called 10 Q. You were asked about the famous people. 11 You said you met Michael Jackson? 12 Α. Yes. 13 Q. But you did not give him a massage? 14 Α. No. 15 Q. There were other famous people, perhaps, who were around Jeffrey's home that you didn't meet, 16 17 correct? 18 A. Correct. Do you know whether Virginia Roberts has 19 Q. 20 told the truth about the age she was when she met 21 Ghislaine Maxwell? MS. McCAWLEY: Objection. Exceeds the 22 23 scope of cross. THE WITNESS: I don't have any idea what 24 she told them in terms of her age. 25



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 155 of 179

Page 154 BY MS. MENNINGER: 1 2 Do you know if Virginia Roberts is telling Ο. 3 the truth about whether she spent her sweet 16th birthday with Jeffrey and Ghislaine Maxwell? 4 5 MS. McCAWLEY: Objection. 6 THE WITNESS: I don't know anything about 7 that. BY MS. MENNINGER: 8 9 Do you know whether Virginia Roberts is Q. 10 telling the truth about whether Ghislaine Maxwell 11 sexually assaulted her on her first day on the job? 12 MS. McCAWLEY: Objection. 13 THE WITNESS: I have not knowledge of 14 that. 15 BY MS. MENNINGER: 16 Do you have any knowledge of whether Ο. 17 Virginia Roberts is telling the truth about 18 Virginia -- excuse me -- about Ghislaine Maxwell forcing Virginia Roberts to "go down" on her? 19 20 MS. McCAWLEY: Objection. 21 THE WITNESS: No knowledge. 22 BY MS. MENNINGER: 23 Do you have any knowledge about whether Ο. 24 Virginia Roberts is telling the truth about whether 25 Ghislaine Maxwell forced her to participate in



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 156 of 179

Page 155 orgies with other women? 1 2 MS. McCAWLEY: Objection. THE WITNESS: No. 3 BY MS. MENNINGER: 4 5 Q. Do you have any knowledge about whether 6 Virginia Roberts is telling the truth about whether 7 Ghislaine Maxwell directed her to have sex with 8 Prince Andrew? 9 MS. McCAWLEY: Objection. 10 THE WITNESS: No. Only based on what I've 11 read in the media. 12 BY MS. MENNINGER: 13 O. And Alan Dershowitz? 14 MS. McCAWLEY: Objection. 15 THE WITNESS: The same. 16 BY MS. MENNINGER: 17 Q. Prime ministers? 18 MS. McCAWLEY: Objection. 19 THE WITNESS: No. 20 BY MS. MENNINGER: 21 Q. Do you have any knowledge about whether 22 Virginia Roberts is telling the truth about foreign 23 presidents? 24 MS. McCAWLEY: Objection. 25 THE WITNESS: No knowledge.



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 157 of 179

Page 156 BY MS. MENNINGER: 1 2 Q. Do you know whether Virginia Roberts is telling the truth about Ghislaine Maxwell forcing 3 her to participate in an orgy with Prince Andrew and 4 5 other underaged girls on the island? 6 MS. McCAWLEY: Objection. 7 THE WITNESS: No knowledge. 8 BY MS. MENNINGER: 9 Did Ghislaine Maxwell ever ask you to have Q. 10 her baby? 11 MS. McCAWLEY: Objection. 12 THE WITNESS: No. 13 MS. MENNINGER: No further questions. 14 MS. McCAWLEY: Thank you for your time. 15 THE WITNESS: We are done. MS. McCAWLEY: We are off the record. 16 17 THE VIDEOGRAPHER: The time is 1:11. This concludes the video deposition. Off the 18 19 record. 20 (Thereupon, the taking of the deposition 21 was concluded at 1:11 p.m.) 22 23 24 25



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 158 of 179

	Page 157						
1	AFFIDAVIT						
2	STATE OF FLORIDA)						
	COUNTY OF)						
3							
4							
	I, , being first						
5	duly sworn, do hereby acknowledge that I did read a true and certified copy of my deposition						
6							
MAXWELL, taken on the 18th day of May, 2010							
7							
	indicated on the attached Errata Sheet.						
8							
9	CERTIFICATE						
10							
11	STATE OF FLORIDA)						
	COUNTY OF)						
12							
13							
1 /	Before me personally appeared						
14	/ to me well known / known to me to be the						
15	person described in and who executed the						
ТĴ	foregoing instrument and acknowledged to and						
16	before me that he executed the said instrument						
ŦŬ	in the capacity and for the purpose therein						
17	expressed.						
18							
19	Witness my hand and official seal, this						
	day of,						
20							
21							
22							
	(Notary Public)						
23							
24	My Commission Expires:						
25							



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 159 of 179

E

				Page	158
1		ERRATA	SHEET		
2	PAGE LINE	REMARKS			
3					_
4					_
5					_
6					_
7					_
8					_
9					_
10					_
11					_
12					_
13					_
14					_
15					_
16					_
17					_
18					_
19					_
20					_
21		_			_
22			Signature of	Witness	
23	(Notary Public)				
24	Dated this	day of	/		•
	MY Commission Expir				
25					



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 160 of 179

```
Page 159
                       CERTIFICATE OF OATH
 1
 2
     STATE OF FLORIDA
                          )
 3
     COUNTY OF MIAMI-DADE )
 4
 5
                  I, the undersigned authority, certify
        that JOHANNA SJOBERG personally appeared before me
 6
 7
        and was duly sworn.
 8
                 WITNESS my hand and official seal this
 9
        18th day of May, 2016.
10
11
                        KELLI ANN WILLIS, RPR, CRR
12
                        Notary Public, State of Florida
                        My Commission No. FF911443
13
                        Expires: 2/16/21
14
                           + + + + + + + + + + + +
15
16
17
18
19
20
21
22
23
24
25
```



Case 1:15-cv-07433-LAP Document 1320-12 Filed 01/03/24 Page 161 of 179

Page 160 1 2 CERTIFICATE 3 STATE OF FLORIDA) : SS 4 COUNTY OF MIAMI-DADE) 5 I, KELLI ANN WILLIS, a Registered Professional, Certified Realtime Reporter and 6 7 Notary Public within and for The State of 8 Florida, do hereby certify: 9 That JOHANNA SJOBERG, the witness whose 10 deposition is hereinbefore set forth was duly sworn by me and that such Deposition is a true 11 12 record of the testimony given by the witness. 13 I further certify that I am not related to any of the parties to this action by blood 14 15 or marriage, and that I am in no way interested 16 in the outcome of this matter. 17 IN WITNESS WHEREOF, I have hereunto set 18 my hand this 18th day of May, 2016. 19 20 KELLI ANN WILLIS, RPR, CRR 21 22 23 2.4 25

















































