EXHIBIT NN

United States District Court Southern District Of New York

	X	
Virginia L. Giuffre,		
Plaintiff,		
v.		15-cv-07433-RWS
Ghislaine Maxwell,		
Defendant.		
	X	

DEFENDANT GHISLAINE MAXWELL'S INITIAL F.R.C.P. 26(a)(1)(A) DISCLOSURES

Pursuant to F.R.C.P. 26(a)(1)(A), Defendant Ghislaine Maxwell makes the following disclosures:

- I. IDENTITIES OF INDIVIDUALS LIKELY TO HAVE DISCOVERABLE INFORMATION RELEVANT TO DISPUTED FACTS ALLEGED WITH PARTICULARITY IN THE PLEADINGS
 - Ghislaine Maxwell
 c/o Laura A. Menninger, Esq.
 Haddon, Morgan & Foreman, P.C.
 150 E. 10th Ave.
 Denver, CO 80203
 303-831-7364
 LMenninger@HMFLaw.com

Ms. Maxwell is the Defendant and may have knowledge concerning matters at issue, including the events of 1999-2002 and the publication of statements in the press in 2011-2015.

 Virginia Lee Roberts Giuffre c/o Sigrid S. McCawley, Esq. Boies, Schiller & Flexner LLP 401 East Las Olas Boulevard, Suite 1200 Miami, Florida 33301 (954) 356-0011 smccawley@bsfllp.com

Ms. Giuffre is the Plaintiff and has knowledge concerning the matters at issue in her Complaint, including the events of 1996-2015 and the publication of statements in the press in 2011-2015.

3. Philip Barden

Devonshires Solicitors LLP 30 Finsbury Circus London, United Kingdom EC2M 7DT DX: 33856 Finsbury Square (020) 7628-7576 Philip.Barden@devonshires.co.uk

Mr. Barden has knowledge concerning press statements by Plaintiff and Defendant in 2011-2015 at issue in this matter.

4. Paul Cassell

College of Law, University of Utah 383 South University Street Salt Lake City, UT 84112 801-585-5202 paul.cassell@law.utah.edu

Mr. Cassell has knowledge concerning press statements by Plaintiff's court pleadings, and Plaintiff's sworn testimony.

5. Alan Dershowitz

c/o Richard A. Simpson, Esq. WILEY REIN, LLP 1776 K Street NW Washington, D.C. 20006 (202) 719-7000

Mr. Dershowitz has knowledge concerning Plaintiff's false statements to the press, in court pleadings, and in sworn testimony, at issue in this matter.

6. Bradley Edwards

Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman, P.L. 425 N. Andrews Ave., Suite 2 Ft. Lauderdale, FL 33301 (954) 524-2820 brad@pathtojustice.com

Dated: February 24, 2016.

Respectfully submitted,

s/Laura A. Menninger

Laura A. Menninger (LM-1374)
HADDON, MORGAN AND FOREMAN, P.C.
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Attorney for Ghislaine Maxwell

CERTIFICATE OF SERVICE

I certify that on February 24, 2016, I electronically served this *DEFENDANT GHISLAINE MAXWELL'S INITIAL F.R.C.P. 26(A)(1) DISCLOSURES* via e-mail on the following:

Sigrid S. McCawley Boies, Schiller & Flexner, LLP 401 East Las Olas Boulevard, Ste. 1200 Ft. Lauderdale, FL 33301 smccawley@bsfllp.com

s/ Laura A. Menninger

Laura A. Menninger

EXHIBIT 00

o: Sharon.Churcher@mailonsunday.co.uk[Sharon.Churcher.co.uk].co.uk[Sharon.Churcher.co.uk].	248, Page6 of 55
mportance: Normal subject: Re: Good News!! Received: Thur 5/12/2011 2:21:43 AM	
Thanks again Shazza, I'm bringing down the house with this book!!! xoxo Jenna	
On Wed, 11/5/11, Sharon.Churcher@mailonsunday.co.uk < <i>Sharon.Chu</i>	rcher@mailonsunday.co.uk> wrote:
From: Sharon.Churcher@mailonsunday.co.uk < Sharon.Churcher@mailonsundsubject: Re: Good News!! To: "Virginia Giuffre" < Received: Wédnesday, 11 May, 2011, 4:17 PM	day.co.uk>
Don't forget Alan DershowitzJE's buddy and lawyergood name for your pitch as he repped Claus von Bulow and a movie was made about that casetitle was Reversal of Fortune. We all suspect Alan is a pedo and tho no proof of that, you probably met him when he was hanging put w JE	
> Erom:	
From: >	
Virginia Giuffre 15	1
 To:	
> >>	
Sharon Churcher	i '
>	
Date: >	
10/05/2011 23:00 GDT	
Subject: >	
> Good News!!	
>	
 Hi Sharon,	
Hello gorgeous, I hope this message comes to you on a bright, sunny day!!! I took your advice about what to offer Sandra and she accepted. Were drawing up a contract through her agent right now and getting busy to meet	

To: From:

Case 18-2868, Document 286, 08/09/2019, 2628248, Page 7 of 55 my deadline. Just wondering if you have any information on you from when
you and I were doing interviews about the J.E story. I wanted to put the
names of some of these assholes, oops, I meant to say, pedo's, that J.E
sent me to. With everything going on my brain feels like mush and it would
be a great deal of help!
Having fun sweetie?
Thanks,
Jenna

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To: Sharon Churcher Sharon Chu

From: Virginia Giuffre

Sent: Wed 6/8/2011 11:19:55 PM

Importance: Normal Subject: Re: Virginia Roberts

Received: Wed 6/8/2011 11:19:55 PM

Hi Buddy,

You are absolutely right...nail biting is an understatement of the century!!!

We didn't have any trouble with spiders or anything like that yesterday, it was more my daughter that gave everyone a spook! She wandered off when I turned my back to look at homemade jam and found her outside in the bush chasing the roo's!! My own miniature Tarzan!!!

My fingers and toes are crossed and I'm thinking positive!!!

Much Love, Jenna

--- On Wed, 8/6/11, Sharon Churcher <Sharon. Churcher@mailonsunday.co.uk> wrote:

From: Sharon Churcher <Sharon.Churcher@mailonsunday.co.uk>

Subject: Re: Virginia Roberts

To: "

Received: Wednesday, 8 June, 2011, 11:59 AM

Roos. You lucky things - but did you have to duck under spider webs? They were strung between trees when I went

Re Jarred: it is a nailbiting wait but remember be is only one agent. He was keen to see it which is good, if he doesn't go for it, there are others. Different tastes. When did you send it?

Shazza X009

From: Virginia Giuffre

Sent: Wednesday, June 08, 2011 07:27 AM

To: Sharon Churcher Subject: Re: Virginia Roberts

Dearest Shazza,

Once again you have really outdone yourself...MANY, MANY, THANKS!!!

I took the kids to the Australian Walkabout Park today and enjoyed the scenic walks and many kangaroos. Rob and I had good chuckle about our adventures at the Reptile Park with you and Mike ...good times!!! Have you heard from Mike? I hope he is well and if you ever speak, tell him I sent a BIG helio.

I really appreciate everything you have helped with, as a friend you have gone beyond the call of duty!!!

I hope we hear back from Jarred soon!!

xoxoxo Jenna

--- On Wed, 8/6/11, Sharon Churcher < Sharon. Churcher@mailonsunday.co.uk > wrote:

From: Sharon Churcher <Sharon.Churcher@mailonsunday.co.uk>

Subject: Virginia Roberts

To: "jarred halperin agent (jarred@objectiveent.com)" <jarred@objectiveent.com>

Cc: "Virginia Giuffre" <

Received: Wednesday, 8 June, 2011, 2:31 AM

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Hi Jarred

Hopefully you have Virginia's book pitch by now.

She has some amazing names which she can share with you in confidence and I think she also has a human interest story that could appeal to the Oprah/female set as well as the Wall Streeters who follow Epstein – a hedge fund king.

Here are a few of our stories about Virginia, plus some examples of the massive US and other international media pickup. Vanity Fair are doing a piece I believe in their August issue. The FBI have reopened the Epstein case due to Virginia's revelations. I also am attaching a link to a NY Magazine profile of Epstein....written before his world combusted. The FBI believe he was essentially running a private – and mobile — brothel for some of the world's richest and most influential men.

He got off the first time round after retaining Kenneth Starr (who witchhunted Bill Clinton) and Alan Dershowitz (von Bulow's appeal lawyer, who inspired the movie Reversal of Fortune). The US Justice Dept is investigating corruption allegations against at least one prosecutor involved in the case.

Best regards,

Sharon

http://www.daiiymail.co.uk/news/article-1381939/Prince-Andrew-girl-17-sex-offander-friend-flew-Britain-meet-him.html

http://www.dailymail.co.uk/news/article-1363452/Bitl-Clinton-15-year-old-masseuse-1-met-twice-claims-Epsteins-girl.html

http://www.m.post.com/p/nows/local/manhattan/pervy_magus_lant_ma_out_8afv1trcQq9ADFlOXewyoJ

http://blogs.villagevoice.com/runninscared/2011/62/virginia_robert.phg

http://billionaires.forbes.com/srticia/03rxg/12iP9nv (This one, in Forbes Magazine, seems to require subscribing but you get the gist)

http://www.telegraph.co.uk/news/uknews/theroyalfamily/8362690/Prince-Andrew.html

http://www.dailytelegraph.com/su/news/the-prince-a-paedophile-and-the-sex-slave-teen/story-e6freuv9-1226013783984

http://nymag.com/nymetro/news/people/n_7912/

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IN THE UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF NEW YORK

Civil Action No. 15-cv-07433-RWS

CONFIDENTIAL VIDEO DEPOSITION OF VIRGINIA GIUFFRE, VOLUME II

November 14, 2016

VIRGINIA L. GIUFFRE,

Plaintiff,

v.

GHISLAINE MAXWELL,

Defendant.

APPEARANCES:

BOIES, SCHILLER & FLEXNER LLP
By Sigrid S. McCawley, Esq.
401 East Las Olas Boulevard
Suite 1200
Fort Lauderdale, FL 33301
Phone: 954.356.0011
smccawley@bsfllp.com
Appearing on behalf of the Plaintiff

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1	APPEARANCES: (Continued)
2	HADDON, MORGAN AND FORMAN, P.C. By Laura Menninger, Esq.
3	Jeffrey S. Pagliuca, Esq. 150 East 10th Avenue
4	Denver, CO 80203 Phone: 303.831.7364
5	lmenninger@hmflaw.com jpagliuca@hmflaw.com
6	Appearing on behalf of the Defendant
7	Also Present:
8	Ann Lundberg, Paralegal Maryvonne Tompkins, Videographer
9	riar / verme rempirario, vracegrapher
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1	Pursuant to Notice and the Federal Rules
2	of Civil Procedure, the continued video
3	deposition of VIRGINIA GIUFFRE, called by Defendant,
4	was taken on Monday, November 14, 2016, commencing at
5	8:04 a.m., at 150 East 10th Avenue, Denver, Colorado,
6	before Pamela J. Hansen, Registered Professional
7	Reporter, Certified Realtime Reporter and Notary
8	Public within Colorado.
9	* * * * *
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- didn't see them take pictures of the backs of them.
- 2 I'm not too sure who.
- 3 Q You don't remember sending to them a
- 4 photograph that included this wood around another
- 5 photograph?
- 6 A No.
- 7 Q Okay. You have mentioned a journalist by
- 8 the name of Sharon Churcher.
- 9 A Yes.
- 10 O You are aware that Sharon Churcher
- published news stories about you?
- 12 A Yes.
- MS. MCCAWLEY: Objection.
- 14 Go ahead.
- 15 Q (BY MS. MENNINGER) Is anything that you
- have read in Sharon Churcher's news stories about you
- 17 untrue?
- 18 A I think Sharon did print some things that
- 19 I think she elaborated or maybe misheard. But, I
- mean, if you have a specific document to show me, I'd
- love to look at it and read it and tell you what I
- think.
- 23 O Is there anything, as you sit here today,
- that you know of that Sharon Churcher printed about
- you that is not true?

- Case 18-Agren Blande Court Reporting & Video, Ince 18 of 55 1 Not off the top of my head. If you show Α 2 me, like, a news clipping article or something, I can 3 definitely read it for you. 4 Is there anything that you know of that Q 5 Sharon Churcher has printed about Ghislaine Maxwell 6 that is not true? 7 No, not off -- no, not off the top of my Α head. 8 9 Is there anything that you recall saying Q 10 to Sharon Churcher that she then printed something 11 different than what you had said to her? 12 Yeah, I've read stuff. I mean, I just --Α 13 I can't remember what, but I read something that I 14 think was, Oh, she got that wrong. I can't remember 15 an exact example off the top of my head. Did you ever complain to Sharon Churcher 16 Q
- Q Did you ever complain to Sharon Churcher about things that she got wrong?
- A I didn't see a point. I might have, but

 I -- I didn't see a point really because it's already

 printed, you know.
- Q You had a fairly voluminous set of communications with Sharon Churcher by e-mail, correct?
- MS. MCCAWLEY: Objection.
- 25 A Voluminous, like a lot of them?

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1 (BY MS. MENNINGER) Q 2 Α Yes. 3 And during any of those communications, do 0 4 you know whether she printed things about you after 5 you had any of those communications? 6 MS. MCCAWLEY: Objection. I don't know. I know a lot of stuff was 7 Α 8 printed, and I never really stopped to read who 9 printed the article, or wrote the article, I should 10 say. Sorry. 11 (BY MS. MENNINGER) Okay. I'll show you 12 Defendant's Exhibit 7. 13 (Exhibit 7 marked.) 14 Thank you. THE DEPONENT: 15 (BY MS. MENNINGER) I'll let you read Q 16 through the statements on the first page there, and 17 if there is anything that is not absolutely true, 18 just put a check by it and we'll come back to it. 19 It's not very clear how she wrote it. "I Α 20 flew to the Caribbean with Jeffrey and then Ghislaine 21 Maxwell went to pick up Bill in a huge black 22 helicopter that Jeffrey had bought her." 23 That wasn't an eyewitness statement. Like, I didn't see her do it. Ghislaine was the one 24 25 who told me about that; that she's the one who flew

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- 1 Bill.
- Q All right. If you just want to put a
- 3 check by it, then we'll just come back and talk about
- 4 each one.
- 5 A Okay.
- 6 Q Just to move things along.
- 7 A Okay. I have made three checkmarks.
- 8 Q All right.
- 9 MS. MCCAWLEY: And I just -- before you
- continue, I just want to identify for the record,
- since this doesn't have any identifiers on it, are
- 12 you representing that these are statements from
- 13 Sharon Churcher?
- MS. MENNINGER: I'm not representing
- anything. I'm asking the witness questions about
- these statements. I asked her is anything on here
- not true. That's all I asked her.
- 18 Q (BY MS. MENNINGER) So which ones did you
- put checkmarks by, Ms. Giuffre?
- 20 A I'd have been -- I'm sorry. "I'd have
- been about 17 at the time. I flew to the Caribbean
- with Jeffrey and then Ghislaine Maxwell went to pick
- up Bill in a huge black helicopter that Jeffrey had
- bought her."
- Q Okay. And what else did you put a check

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1 by? 2 "I used to get frightened flying with her Α 3 but Bill had the Secret Service with him and I 4 remember him talking about what a good job" -sorry -- "job she did." 5 6 Okay. And what else did you put a check Q 7 by? 8 "Donald Trump was also a good friend of Α 9 Jeffrey's. He didn't partake in any sex with any of 10 us but he flirted with me. He'd laugh and tell 11 Jeffrey, 'you've got the life.'" 12 0 Other than the three you've just 13 mentioned --14 Yeah. Α 15 -- everything else on here is absolutely 0 16 accurate? 17 MS. MCCAWLEY: Objection. 18 Yes. Well, to the best of my Α 19 recollection, yes. 20 (BY MS. MENNINGER) All right. What is 0 21 inaccurate about, "I'd have been about 17 at the 22 time. I flew to the Caribbean with Jeffrey and then 23 Ghislaine Maxwell went to pick up Bill in a huge 24 black helicopter that Jeffrey had bought her"?

Because it makes it kind of sound like an

25

Α

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- eyewitness thing.
- Q Okay. Did you say that statement to
- 3 Sharon Churcher?
- 4 A I said to Sharon that Ghislaine told me
- 5 that she flew Bill in the heli- -- the black
- 6 helicopter that Jeffrey bought her, and I just wanted
- 7 to clarify that I didn't actually see her do that. I
- 8 heard from Ghislaine that she did that.
- 9 Q You heard that from Ghislaine, and then
- 10 you reported to Sharon Churcher that you had heard
- 11 that from Ghislaine.
- 12 A Correct.
- MS. MCCAWLEY: Objection.
- 14 A I heard a lot of things from Ghislaine
- that sounded too true -- too outrageous to be true,
- but you never knew what to believe, so...
- 17 O (BY MS. MENNINGER) Okay. And after
- 18 Sharon Churcher printed what she said you said, did
- you complain to her that it was inaccurate?
- 20 A I might have verbally with her, but again,
- I didn't see a point in making a hissy over it
- because what was done was done. She had already
- 23 printed.
- Q What was inaccurate about, "I used to get
- 25 frightened flying with her but Bill said -- "had the

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- 1 Secret Service with him and I remember him talking
- about what a good job she did"?
- A I just don't remember saying that to her.
- 4 I don't remember saying I remember him talking about
- 5 what a good job she did.
- 6 Q All right.
- 7 A I just don't remember that at all.
- 8 Q Okay. And I guess, just to be clear, my
- 9 questions wasn't do you remember saying this to
- 10 Sharon Churcher; my question is, is that statement
- 11 accurate?
- MS. MCCAWLEY: Well, objection.
- 13 Q (BY MS. MENNINGER) Did you used to get
- 14 frightened flying with her?
- 15 A Yes.
- Okay. Did Bill have the Secret Service
- with him?
- 18 A They were there, but not like on the --
- not where we were eating.
- 21 good job she did?
- 22 A I don't remember that.
- 23 Q So what is inaccurate about that
- 24 statement?
- 25 A I just -- it's inaccurate because I don't

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- 1 remember him talking about what a good job she did.
- 2 I don't remember that.
- Q Does it inaccurately suggest that Bill had
- 4 the Secret Service with him on a helicopter?
- MS. MCCAWLEY: Objection.
- A Well, not being an eyewitness to it, I
- 7 wouldn't be able to tell you. I can't tell you what
- 8 I don't know.
- 9 Q (BY MS. MENNINGER) And do you believe you
- said that statement to Sharon Churcher?
- 11 A I mean, Sharon and I talked a lot, and if
- she misheard me or just wrote it in the way that she
- thought she should, I have no control over that. So
- 14 I'm not too sure.
- 15 Q Did she record your interviews?
- 16 A Some of them. Some of them she didn't. I
- mean, we, like -- we, like, met for like a week, and
- we spent a lot of time together, and then even after
- that we just continued, like, kind of a friendship.
- Q All right. What's inaccurate about the
- last statement on that page?
- 22 A "Donald Trump was also a good friend of
- Jeffrey's." That part is true.
- "He didn't partake in any" of -- "any sex
- with any of us but he flirted with me." It's true

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- that he didn't partake in any sex with us, and but
- it's not true that he flirted with me. Donald Trump
- 3 never flirted with me.
- Then the next sentence is, "He'd laugh and
- 5 tell Jeffrey, 'you've got the life.'" I never said
- 6 that to her.
- 7 Q When you say, "he didn't partake in any
- 8 sex with any of us, "who is "us"?
- 9 A Girls. Just --
- 10 Q How do you know who Donald Trump -- Trump
- 11 had sex with?
- 12 A Oh, I didn't physically see him have sex
- with any of the girls, so I can't say who he had sex
- with in his whole life or not, but I just know it
- wasn't with me when I was with other girls.
- 16 Q And who were the other girls that you were
- with in Donald Trump's presence?
- 18 A None. There -- I worked for Donald Trump,
- and I've met him probably a few times.
- Q When have you met him?
- A At Mar-a-Lago. My dad and him, I wouldn't
- say they were friends, but my dad knew him and they
- would talk all the time -- well, not all the time but
- when they saw each other.
- 25 Q Have you ever been in Donald Trump and

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- 1 Jeffrey Epstein's presence with one another? 2 Α No. 3 0 What is the basis for your statement that Donald Trump is a good friend of Jeffrey's? 4 5 Jeffrey told me that Donald Trump is a Α 6 good friend of his. 7 But you never observed them together? 0 8 No, not that I can actually remember. Α Ι 9 mean, not off the top of my head, no. 10 When did Donald Trump flirt with you? Q 11 He didn't. That's what's inaccurate. Α 12 Q Did you ever see Donald Trump at Jeffrey's 13 home? 14 Not that I can remember. Α 15 On his island? Q 16 Α No, not that I can remember. 17 In New Mexico? 0 18 No, not that I can remember. Α 19 Q In New York? 20 Not that I can remember. Α 21 All right. If you could turn to the Q 22 second page and read through those. Let me know if 23 any of those are inaccurate. Just put a check by 24 them and then we'll come back.
- 25 A Okay.

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- 1 MS. MCCAWLEY: Before you go, Virginia, 2 I'm going to object to the use of the second page of 3 this document. There's no time frame on it. 4 no source reference to it, so it's entirely unclear where this has come from. 5 6 (BY MS. MENNINGER) Okay. Are you done? Q 7 Α Yes. 8 0 Okay. What's the first one you've put a 9 check by? 10 "The hammock photo was all over the 11 houses, " in parentheses. And Bill Clinton and -- I'm 12 sorry, "Bill Clinton and Andrew," in parentheses, 13 "had to have seen it." 14 "All over the houses" is not my statement 15 and an exaggeration. They did have that picture in 16 the houses. And I believe, if I remember the conversation correctly, she asked, Could have Bill 17 18 Clinton and Andrew seen the picture? And I said, 19 Yes, it's possible that they could have seen it. 20 So, I mean, it's just that -- it's not 21 that it's totally inaccurate. I just think it's like 22 journalist writing, had to have seen it. It doesn't 23 mean they saw it. I just think that if it was in 24 front of them, they would have seen it.
 - VIRGINIA GIUFFRE VOLUME II 11/14/2016

So she told you that -- you told her that

25

Q

Case 18-Agree Blanden Court Reporting & Video, Page 28 of 55

- the photograph was in the houses -- houses?
- 2 A Yes. I know he had it in New York on his
- desk. I know he had it in Palm Beach. I know he had
- 4 it in the Caribbean. And I don't know if he had it
- in New Mexico. I can't remember New Mexico. Maybe.
- 6 Q Where in Palm Beach was the photograph?
- 7 A The massage room.
- 8 Q Was that -- you did not say that they --
- 9 it was all over the houses?
- 10 A Correct. All over the houses would imply
- that it's everywhere in the house, so...
- 12 Q You did not say that Andrew and Clinton
- had to have seen the photograph?
- 14 A Correct. I -- it was more of a, if they
- were in front of it, they would have seen it, kind of
- a thing. I'm not saying it right. But it wasn't,
- like, had to have seen it.
- 18 Q All right. What's the next statement that
- 19 you put a check by?
- 20 A I'm sorry, excuse me. My kids shared a
- beautiful cough with me again.
- "I spent four years as a millionaire's
- personal masseuse."
- Q What is inaccurate about that statement?
- A We now know, according to the timelines

Case 18-2500, Blandon Court Reporting, & Video, Face 29 of 55

- that Mar-a-Lago was able to provide for us, that it
- was not four years.
- 3 Q How many years was it?
- 4 A More like 2-1/2, I think, if I'm right, or
- 5 two. I'm sorry, I'm really bad at math. But yes,
- 6 the two period.
- 7 Q What's the next statement that you have
- put a check by?
- 9 A "I was a pedophile's dream." I think she
- 10 took that out of context and made that her own little
- 11 headline.
- 12 Q Did you say that to her?
- 13 A I said something along the line like, I --
- 14 the -- the pedos loved me because I would do
- everything that they wanted for them. But do I think
- that -- yeah, I -- I know she made that line up
- herself, the pedos -- pedophile's dream.
- 18 Q What's the next one you put a check by?
- 19 A I put a question mark next to the next
- one. It says, "Three years later she was reunited
- with her family." I don't know what that pertains
- to. I don't know what timeline that means.
- Q Was there a period of three years where
- you were not with your family?
- 25 A There's been longer periods than that

Case 18 Agree, Blanden Court Reporting, & Video, Auge 30 of 55

- that -- when I wasn't with my family. That's what I
- mean, I don't understand where that comes from.
- Three years later she was reunited with her family."
- 4 Q Prior to 2002, was there a period of three
- 5 years where you were not with your family?
- 6 A No.
- 7 Q Okay. Did you say to Sharon Churcher,
- 8 three years later, she was reunited with her family?
- 9 A That's what I don't understand. I don't
- even know what that time periods pertains to.
- 11 Q Do you recall saying that to Sharon
- 12 Churcher?
- 13 A No.
- 14 Q What's the next one you put a check by?
- 15 A "After about two years he started to ask
- me to entertain his friends."
- 17 Q What's wrong with that statement?
- 18 A It wasn't two years. I don't know where
- she got that from.
- Q Okay. How long was it?
- 21 A Like, I can't give you an exact time
- period, but it wasn't right in the beginning. It was
- after my training, or so to speak training. So, I
- mean, my best guesstimate would be anywhere between
- four to six months.

Case 18-256, Blanden Court Reporting, & Video, Jage 31 of 55

- 1 So you did not say to Sharon Churcher, Q 2 "After about two years he asked me to entertain his 3 friends"? 4 Α Correct. 5 What's the next one you put a check by? Q 6 That's it. That's all I put a checkmark Α 7 next to. 8 0 So the rest of these are absolutely 9 accurate? 10 Nothing a journalist writes is absolutely 11 accurate, but it's -- it sounds accurate, yes. 12 0 Do you recall Jeffrey Epstein saying to 13 you, "I've got a good friend and I need you to fly to 14 the island to entertain him, massage him and make him 15 feel how you make me feel"? 16 MS. MCCAWLEY: Objection. 17 Go ahead. 18 Α I do remember him saying that, and I think 19 that's more of a general- -- generalization for all 20 the times that I was sent to the -- where is this --21 the island to entertain people. And that would be a 22 quote that she made but from my words saying that's 23 what he said to me when I had to go be with these 24 people that he sent me to.
- Q (BY MS. MENNINGER) Did you say that

Case 18-2569, 15-2014 on 255, 15-2019, 26-2019,

1 sentence to her? 2 MS. MCCAWLEY: Objection. 3 Α I -- I can't remember. Like I said, I 4 think it's more of a generalization. (BY MS. MENNINGER) Did you meet Al Gore? 5 Q 6 Α Yes. 7 Did you meet Heidi Klum? 0 8 Α Yes. 9 Did you meet Naomi Campbell? Q 10 Yes. Α 11 Did you go on a six-week trip with Epstein Q in 2001? 12 13 Α Yeah. Yes. Sorry. 14 When in 2001 did you go on a six-week trip Q 15 with him? 16 I don't remember exactly when it was, but 17 it's that -- it's the one where we went to Tangier, 18 Morocco, England. I can't remember where else we 19 went. France. 20 0 Did the FBI tell you that Epstein had 21 hidden cameras watching you the entire time, even 22 when you were in the bathroom? 23 Α Yes. 24 Q Did the FBI tell you "Everything he did

was illegal because I was under age"?

25

Case 18-Agren Blanden Court Reporting, & Video, Auge 33 of 55

- 1 Α Yes. 2 Who in the FBI told you that? 0 3 Α Whichever agent I was talking to. 4 Which agent were you talking to? Q 5 I can't remember. I know I was talking to Α 6 Jason Richards, and there was a girl, I think -- I 7 want -- I want to say her name was Christina Pryor, 8 just off the top of my head. And then I think there 9 was two other agents actually at the consulate 10 building. I don't remember their names. Very hazy. 11 When was this conversation with the FBI? 12 Α After Sharon printed the articles, the 13 first articles that came out. I don't know how many 14 she printed, but when the first articles came out, 15 after that the FBI contacted me. 16 And was the statement that the FBI told 17 you "Everything he did was illegal because I was 18 under age, " in response to you telling them that you 19 were age 15 when you met Jeffrey? 20 MS. MCCAWLEY: Objection. 21 Well, that was the closest proximity I had Α 22 to go off of. 23 (BY MS. MENNINGER) Okay. 0
 - VIRGINIA GIUFFRE VOLUME II 11/14/2016

I mean, even if I was 16 and 17.

So, yes. Although I still was under age,

24

25

Α

Case 18-256, Blanden Court Reporting, & Video, Page 34 of 55

- 1 Q Okay. And then if you could do the last
- page, same way; a check by anything that's not
- 3 absolutely accurate.
- 4 MS. MCCAWLEY: Okay. I'm going to object
- 5 to this as the last page has no identifier of time or
- 6 source on it.
- 7 A Okay. I'm ready.
- 8 Q (BY MS. MENNINGER) All right. Which ones
- 9 are inaccurate?
- 10 A The first one is, "Virginia got a
- part-time job as a changing room assistant." I was a
- 12 full-time person there. Sorry.
- Q Okay. So did you say that to Sharon?
- 14 A Again, I don't remember that exact
- conversation, but I know it was a full-time job,
- and -- I mean, full-time as in the, you know, the 9
- to 5 or whatever hours it was, so it wasn't
- part-time. I don't remember the exact conversation
- 19 that we had.
- Q Okay. What's the next thing you put a
- 21 check by?
- 22 A I put a question mark next to, "Another
- lady led me into Jeffrey's bedroom. The lady walked
- me straight through into the massage room."
- I have no idea what circumstance that

Case 18-Agree Blande Court Reporting & Video, Incess of 55

- 1 pertains to. Again, I don't know what that means. I
- don't even know what other lady she's talking about.
- 3 So...
- 4 Q So you don't recall saying that to Sharon
- 5 Churcher?
- 6 A Correct. I don't even know what it means.
- 7 Q Okay. What's the next one you have a
- 8 check by?
- 9 A "Afterwards, she was given two \$100 bills
- and told to return the next day. That was the
- beginning of the four years she spent with Epstein."
- 12 Q All right. What's wrong about that
- 13 statement?
- 14 A Well, again, I just want to say that the
- four years was inaccurate based upon memory and not
- an actual timeline that we were able to get.
- 17 Q Did you say that to Sharon Churcher, that
- it was four years?
- 19 A I don't know if I said that to her or --
- oh, yeah, did I tell her it was four years? Yes, I
- 21 did. I'm sorry.
- Q Okay. What else did you put a check by?
- 23 A Well, this one is a question mark again.
- "Radar online has obtained exclusive diary entries of
- 25 a Teen Sex Slave."

Case 18-Agren Blanden Court Reporting, & Video, Auge 36 of 55

1 It wasn't really a diary. It was, like, I 2 don't know how many pages of something that I wrote, 3 and Sharon used it, so... 4 Did you tell Sharon it was your diary Q 5 entry? 6 She knew it wasn't a diary entry. Α 7 Okay. Were you a teen sex slave? 0 8 Α Yes. 9 What's the next one you have a checkmark Q 10 by? 11 "I also saw Prince Andrew at a Ranch in Α 12 New Mexico." 13 Did you tell that to Sharon Churcher? 0 14 And I think it's a mistake. Maybe Α 15 she meant somewhere else, but because we had been 16 talking about so much, maybe she just put New Mexico. 17 I don't think Sharon intentionally lied on any of I just -- I think we talked so much over a 18 19 period of a week, and then after that we had phone 20 conversations, and so on and so forth, that some of 21 the information just got misheard or mishandled, or 22 whatever. 23 And what was printed was inaccurate? 0 24 Α Was that printed? I don't -- I don't 25 remember reading that in the papers, but if it was

Case 18-Agree, Blanden Court Reporting, & Video, Jace 37 of 55

- 1 printed it's inaccurate.
- 2 Q Do you recall reading any of the ones that
- you put a checkmark by in the papers?
- 4 A There's been so much printed, it's hard
- for me to remember. I mean, yes, it does sound like
- 6 stuff I read before.
- 7 Q When you spoke with Sharon Churcher, you
- 8 agreed to waive your anonymity, right?
- 9 A I did.
- 10 Q Why did you agree to do that?
- 11 A I felt it was time for me to tell my
- story. I felt it was a good time for me to come
- forward. I had done so much healing, and I thought
- that it would be good for other people to hear what's
- going on, how it's happening, how vulnerable other
- girls can be and not even know the damage that it
- causes later in life. And I just thought it would be
- the right thing to do to come forward.
- 19 Q You authorized her to publish your name?
- 20 A I did.
- Q And your photograph?
- 22 A Yes.
- 23 Q In 2011?
- A I think that was the year, yes.
- 25 Q You posed for photographs with her,

Case 18-2000, Blanden Court Reporting, & Video, Fage 38 of 55

1	I, VIRGINIA GIUFFRE, do hereby certify tha
2	I have read the foregoing transcript and that the
3	same and accompanying amendment sheets, if any,
4	constitute a true and complete record of my
5	testimony.
6	Signature of Deponent
7	() No amendments
8	() Amendments attached
9	
10	Acknowledged before me this day
11	of, 20
12	
13	Notary Public:
14	My Commission Expires:
15	Seal:
16	РЈН
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1	STATE OF COLORADO)
2) ss. REPORTER'S CERTIFICATE
3	COUNTY OF DENVER)
4	I, Pamela J. Hansen, do hereby certify that
5	I am a Registered Professional Reporter and Notary
6	Public within the State of Colorado; that previous to
7	the commencement of the examination, the deponent was
8	duly sworn to testify to the truth.
9	I further certify that this deposition was
10	taken in shorthand by me at the time and place herein
11	set forth, that it was thereafter reduced to
12	typewritten form, and that the foregoing constitutes
13	a true and correct transcript.
14	I further certify that I am not related to,
15	employed by, nor of counsel for any of the parties or
16	attorneys herein, nor otherwise interested in the
17	result of the within action.
18	In witness whereof, I have affixed my
19	signature this 23rd day of November, 2016.
20	My commission expires September 3, 2018.
21	
22	Pamela J. Hansen, CRR, RPR, RMR
23	216 - 16th Street, Suite 600 Denver, Colorado 80202
24	Deliver, Colorado 60202
25	

Epstein did invite two young brunettes to a dinner which he gave on his Caribbean island for Mr. Clinton shortly after he left office.

I'd have been about 17 at the time. I flew to the Caribbean with Jeffrey and then Ghislaine Maxwell went to pick up Bill in a huge black helicopter that Jeffrey had bought her.

I remember she was very excited because she got her license around the first year we met.

I used to get frightened flying with her but Bill had the secret service with him and I remember him talking about what a good job she did.

I don't remember seeing Bill again on the trip but I assume Ghislaine flew him back.

Virginia disclosed that Mr. Clinton's vice-president Al Gore and his wife, Tipper, were also guests of Epstein on his island.

Virginia said that yet another American liberal icon, Senator George Mitchell, frequently visited Epstein's New York residence. Mr. Mitchell, aged 77, was very close to Jeffrey, Virginia recalled.

I also met Naomi Campbell at a birthday party of hers on a yacht in the South of France. She is a friend of Ghislaine's but she was a real bitch to me.

Donald Trump was also a good friend of Jeffrey's. He didn't partake in any sex with any of us but he flirted with me. He'd laugh and tell Jeffrey, 'you've got the life.'

EXHIBIT 7

GUAFUL

AGREN BLANDO REPORTING

Ghislaine took nude picture of me lying naked in a hammock, posed with my legs open, a bit provocatively that I gave to Jeffrey for his birthday.

The hammock photo was "all over the houses" and Bill Clinton and Andrew "had to have seen" it.

I spent four years as millionaire's personal masseuse.

I was living on the streets, beaten up and slept with at least two older men in return for food.

While on the streets, I slept with men for money.

✓ I was a paedophile's dream.

 \mathcal{L} Three years later she was reunited with her family.

After about two years, he started to ask me to 'entertain' his friends.

She recalls he said "I've got a good friend and I need you to fly to the island to entertain him, massage him and make him feel how you make me feel."

The way it usually worked was I'd been sent to meet a man on the private island Jeffrey owned in the Caribbean, or at his ranch in New Mexico, which was really isolated.

I met famous friends of his such as Al Gore and Heidi Klum and Naomi Campbell.

She was, she says, delighted when Epstein invited her to accompany him on a six-week trip in 2001.

FBI told me that Epstein had hidden cameras watching me the entire time even when I was in the bathroom. I was so embarrassed.

The FBI told me everything he did was illegal because I was under age.

✓ Virginia got a part-time job as a changing room assistant.

I told Ghislaine I wanted to become a masseuse and she said she worked for a very wealthy gentleman who was looking for a traveling masseuse. I'd get training and be paid well.

- Another lady led me into Jeffrey's bedroom. The lady walked me straight through into the massage room.
- Afterwards, she was given two \$100 bills and told to return the next day. That was the beginning of the four years she spent with Epstein.
- ✓ Radar Online has obtained exclusive "Diary entries" of "Teen Sex Slave".

I led Prince Andrew into the upstairs bathroom next to the room I was staying in.

I was doing my best trying to put on a good show for him by slowly undressing and started to pour a bath.

He was caressing every part of my naked body and filling my head with endless compliments about my blossoming figure.

He paid careful attention to my toes and was licking them.

I also saw Prince Andrew at the Ranch in New Mexico.

EXHIBIT QQ

To: sharon churcher[sharon churcher@mailonsunday.co.uk]
From: Virginia Giuffre Case 18-2868, Document 286, 08/09/2019, 2628248, Page44 of 55

Sent: Fri 5/20/2011 2:20:09 AM

Importance: Normal Subject: How ya doing??

Received: Fri 5/20/2011 2:20:09 AM

Hi Buddy,

I hope you are stopping to smell the daffodils once in a while and having a good day!! I am so excited today because I ca go sign with an agent as my contract is finished with "Mail On Sunday"...YEAH!! Sandra and I have been working really hard to get me ready for my trip to the U.S in a few weeks and I was wondering if I could use your advice again. She has got an INT'L agent who is interested in speaking with me and I don't want to say "Yes" to the first bite because I'm not su what to look for in an agent. What could you recommend that I do? I will send Jarred and Irene (your recommended agen a copy of the synopsis and sample chapters but how do I choose the right one for "The Story"? Do you know anyone else that might be interested in this as well? If so, i am keen on speaking with anyone who might be. I am soooooooo excited about this and will keep you updated with the progressing events. When I am in New York we have to meet up for some city shopping and take the kids to Central Park to see the Zoo, given there will be no masturbating kangaroo's for you to make friends with, but who know's? I am looking forward to showing Robbie around and he's got some family out there a well we have to catch up with. Such busy times, but I'm loving it!! Anyways I hope your taking care and catch me up on your fun times!!

Take care, Jenna

CONFIDENTIAL GIUFFRE003959

EXHIBIT RR

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IN THE UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF NEW YORK

Civil Action No. 15-cv-07433-RWS

CONFIDENTIAL VIDEOTAPED DEPOSITION OF VIRGINIA GIUFFRE May 3, 2016

VIRGINIA L. GIUFFRE,

Plaintiff,

v.

GHISLAINE MAXWELL,

Defendant.

APPEARANCES:

FAMER, JAFFE, WEISSING, EDWARDS, FISTOS & LEHRMAN, P.L.

By Brad Edwards, Esq. 425 N. Andrews Avenue Suite 2 Fort Lauderdale, FL 33301 Phone: 954.524.2820

> brad@pathtojustice.com Appearing on behalf of the

Plaintiff

BOIES, SCHILLER & FLEXNER LLP

By Sigrid S. McCawley, Esq. (For Portion) 401 East Las Olas Boulevard

Suite 1200

Fort Lauderdale, FL 33301-2211

Phone: 954.356.0011 smccawley@bsfllp.com

Appearing on behalf of the

Plaintiff

Case 18 4256, Blanden C286, Case 18 426, Fage 47 of 55

1	APPEARANCES: (Continued)
2	HADDON, MORGAN AND FORMAN, P.C. By Laura A. Menninger, Esq.
3	Jeffrey S. Pagliuca, Esq. 150 East 10th Avenue
4	Denver, CO 80203 Phone: 303.831.7364
5	lmenninger@hmflaw.com jpagliuca@hmflaw.com
6	Appearing on behalf of the Defendant
7	Also Present:
8	Brenda Rodriguez, Paralegal Nicholas F. Borgia, CLVS Videographer
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Case 1849000, Blanden Court Boon 2019, 264648, Fage 48 of 55

1	Pursuant to Notice and the F	rederal Rules
2	of Civil Procedure, the VIDEOTAPED DEPO	SITION OF
3	VIRGINIA GIUFFRE, called by Defendant,	was taken on
4	Tuesday, May 3, 2016, commencing at 9:0	00 a.m., at 150
5	East 10th Avenue, Denver, Colorado, bef	fore Kelly A.
6	Mackereth, Certified Shorthand Reporter	r, Registered
7	Professional Reporter, Certified Realti	me Reporter
8	and Notary Public within Colorado.	
9	* * * * *	
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11		72.65
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13	MS. MENNINGER	8
14	PRODUCTION REQUEST(S):	
15	(None.)	
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11	Exhibit 4	Declaration of Jane Doe 3 re Jane Doe #1 and Jane Doe #2 vs.	31
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1 Some names have been changed in order to protect 2 other people. 3 (BY MS. MENNINGER) Protect their privacy? 0 4 Protect their privacy, yeah, I would say, Α 5 just not getting them involved in, if this were to 6 ever go public. 7 Well, again, without rereading the whole manuscript --8 9 Reading it, yeah. I'm trying to see if I Α 10 can -- see something in here. 11 Let me narrow my question and maybe that Q 12 will help. 13 Α Yes. 14 Is there anything -- well, first of all, Q 15 did you author that entire manuscript? 16 Α Yes, I did. 17 Did anyone else author part of that Q 18 manuscript? 19 Α Do you mean did anyone else write this 20 with me? 21 Right. Q 22 Α No. 23 That's all your writing? Q 24 Α This is my writing.

To the best of your recollection,

25

Q

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1 as you sit here right now, is there anything in that 2 manuscript about Ghislaine Maxwell that is untrue? 3 I don't believe so. Like I said, there is a lot of stuff that I actually have left out of here. 4 5 0 Um-hum. 6 So there is a lot more information I could Α 7 put in there. But as far as Ghislaine Maxwell goes, 8 I would like to say that there is 99.9 percent of it would be to the correct knowledge. 9 10 All right. Is there anything that you --11 and I understand you're doing this from memory. Is 12 there anything that you recall, as you're sitting 13 here today, about Ghislaine Maxwell that is contained 14 in that manuscript, that is not true? 15 You know, I haven't read this in a very Α long time. I don't believe that there's anything in 16 17 here about Ghislaine Maxwell that is not true. 18 MR. EDWARDS: I'd just ask, Counsel, if 19 you have anything specific to show her about 20 Ghislaine Maxwell --21 MS. MENNINGER: I'll ask questions. 22 MR. EDWARDS: -- I'll have her look at it. 23 MS. MENNINGER: I'll ask questions. 24 MR. EDWARDS: I know, but I want the 25 record clear that if she hasn't read it in a long

Case 18 4256, Blanden 255, 8809 2519, 26 452 28, 425 254 of 55

1	I, VIRGINIA GIUFFRE, do hereby certify that
2	I have read the foregoing transcript and that the
3	same and accompanying amendment sheets, if any,
4	constitute a true and complete record of my
5	testimony.
6	
7	
8	
9	Signature of Deponent
10	() No Amendments () Amendments Attached
11	Acknowledged before me this
12	, day of, 2016.
13	
14	Notary Public:
15	Address:
16	
17	My commission expires
18	Seal:
19	
20	
21	KAM
22	
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1	STATE OF COLORADO)
2) ss. REPORTER'S CERTIFICATE
3	COUNTY OF DENVER)
4	I, Kelly A. Mackereth, do hereby certify
5	that I am a Registered Professional Reporter and
6	Notary Public within the State of Colorado; that
7	previous to the commencement of the examination, the
8	deponent was duly sworn to testify to the truth.
9	I further certify that this deposition was
10	taken in shorthand by me at the time and place herein
11	set forth, that it was thereafter reduced to
12	typewritten form, and that the foregoing constitutes
13	a true and correct transcript.
14	I further certify that I am not related to,
15	employed by, nor of counsel for any of the parties or
16	attorneys herein, nor otherwise interested in the
17	result of the within action.
18	In witness whereof, I have affixed my
19	signature this 11th day of May, 2016.
20	My commission expires April 21, 2019.
21	
22	Kelly A. Mackereth, CRR, RPR, CSR
23	216 - 16th Street, Suite 600 Denver, Colorado 80202
24	Denver, Cororado 00202

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