	Case 1:15-cv-0/433-LAP	Document 36-6	Filed 02/26/16	Page 1 of 9	
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Page 1
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                UNITED STATES DISTRICT COURT
                SOUTHERN DISTRICT OF FLORIDA
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     JANE DOE NO. 2,
                               Case No: 08-CV-80119
 4
            Plaintiff,
 5
     Vs
 6
     JEFFREY EPSTEIN,
 7
           Defendant.
 8
     JANE DOE NO. 3,
                                Case NO: 08-CV-80232
 9
           Plaintiff,
10
     Vs
11
     JEFFREY EPSTEIN,
12
           Defendant.
13
     JANE DOE NO. 4,
                                Case No: 08-CV-80380
14
           Plaintiff,
15
     Vs.
16
     JEFFREY EPSTEIN,
17
           Defendant.
18
     JANE DOE NO. 5,
                                  Case No: 08-CV-80381
19
20
            Plaintiff,
21
     Vs
22
     JEFFREY EPSTEIN,
23
           Defendant.
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1 2 3	JANE DOE NO. 6, Case No: 08-CV-80994 Plaintiff, Vs	Page 2	1 2 3	VIDEOTAPED DEPOSITION of	Page 4
4 5	JEFFREY EPSTEIN, Defendant.		4 5 6	ALFREDO RODRIGUEZ taken on behalf of the Plaintiffs pursuant	
6 7	JANE DOE NO. 7, Case No. 08-CV-80993		7 8 9	to a Re-Notice of Taking Deposition (Duces Tecum)	
8	Plaintiff, Vs		10 11	APPEARANCES: MERMELSTEIN & HOROWITZ, P.A.	
9	JEFFREY EPSTEIN,		12 13	BY: STUART MERMELSTEIN, ESQ. 18205 Biscayne Boulevard Suite 2218	
11 12	Defendant/ C.M.A., Case No: 08-CV-80811		14	Miami, Florida 33160 Attorney for Jane Doe 2, 3, 4, 5, 6, and 7.	
13 14 15	Plaintiff, Vs JEFFREY EPSTEIN,		15 16	ROTHSTEIN ROSENFELDT ADLER	
16 17	Defendant.		17 18	BY: BRAD J. EDWARDS, ESQ., and CARA HOLMES, ESQ. Las Olas City Centre Suite 1650	
18	JANE DOE, Case No: 08-CV-80893 Plaintiff,		19	401 East Las Olas Boulevard Fort Lauderdale, Florida 33301 Attorney for Jane Doe and E.W.	
19 20	Vs		20 21	And L.M. PODHURST ORSECK	
21 22	JEFFREY EPSTEIN, Defendant.		22 23	BY: KATHERINE W. EZELL 25 West Flagler Street Suite 800	
23 24 25			24 25	Miami, Florida 33130 Attorney for Jane Doe 101 and 102.	
1	JANE DOE NO. II, Case No: 08-CV-80469	Page 3	1		Page 5
2 3 4	Plaintiff, Vs JEFFREY EPSTEIN,		2	APPEARANCES: LEOPOLD-KUVIN	
5	Defendant/		4	ADAM J. LANGINO, ESQ. 2925 PGA Boulevard Suite 200	
7	JANE DOE NO. 101, Case No: 09-CV-80591		5 6 7	Palm Beach Gardens, Florida 33410 Attorney for B.B. RICHARD WILLITS, ESQ.	
8	Plaintiff, Vs		8	2290 10th Avenue North Suite 404 Lake Worth, Florida 33461	
9	JEFFREY EPSTEIN,		9 10	Attorney for C.M.A. BURMAN, CRITTON, LUTTIER &	
11 12	Defendant/ JANE DOE NO. 102,		11	COLEMAN, LLP BY: ROBERT CRITTON, ESQ. 515 North Flagler Drive	
13 14 15	Plaintiff, Vs JEFFREY EPSTEIN,		13	Suite 400 West Palm Beach, Florida 33401 Attorney for Jeffrey Epstein.	
16 17	Defendant/		14 15 16	ALSO PRESENT:	
18 19 20	1031 Ives Dairy Road		17 18	JOE LANGSAM, VIDEOGRAPHER	
21	Suite 228 North Miami, Florida July 29, 2009		19		
22 23	July 29, 2009 11:00 a.m. to 5:30 p.m.		21 22 23		
24 25			24 25		

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	Page 6		Page 8
1	INDEX OF EXAMINATION	1	Doe right here on the copy you gave me. I'm
2	WITNESS DIRECT CROSS	2	missing which Jane Doe this is.
3	WITNESS DIRECT CROSS	3	They're all different case numbers. Do
	ALFREDO RODRIGUEZ	4	you want me to go through each case number?
4	4	5	MR. CRITTON: I'm going to note my
5	(By Mr. Mermelstein) 12	6	objection. Obviously if this deposition
	(By Mr. Edwards) 157	7	gets played not obviously, I'm going to
6	(2) 24	8	object to the litany of each one so I don't
l _	(By Mr. Langino) 260	9	know how we can separate it out. Maybe if
7 8		10	and when at the time of trial and depending
9		11	on how the Court determines what comes in
10	INDEX OF EXHIBITS	12 13	and what doesn't with regard to the
11	EXHIBITS PAGE	14	consolidated aspects of this. I have no great idea other than just saying Jane Doe
12	1 Message pad 72	15	versus Epstein, et al, or something like
13 14	2 Documents 115	16	that, or Jane Doe, et al.
15		17	MS. EZELL: Couldn't we just say and
16		18	those cases which have been consolidated
17		19	with it for Discovery purposes?
18 19		20	MR. EDWARDS: Although there is cases
20		21	here that have cross noticed this from state
21		22	court that haven't been consolidated so that
22		23	may not work. You may have to read them
23 24		24	all, if it works out your way that will just
25		25	get edited out, at least he will have read
-			
	Page 7		Page 9
1	Deposition taken before MICHELLE PAYNE, Court	1	that caption, every caption. Right? Is
2	Deposition taken before MICHELLE PAYNE, Court Reporter and Notary Public in and for the State of	2	that caption, every caption. Right? Is there a better suggestion?
2 3	Deposition taken before MICHELLE PAYNE, Court	2 3	that caption, every caption. Right? Is there a better suggestion? MR. CRITTON: No. There may be a better
2 3 4	Deposition taken before MICHELLE PAYNE, Court Reporter and Notary Public in and for the State of Florida at Large, in the above cause.	2 3 4	that caption, every caption. Right? Is there a better suggestion? MR. CRITTON: No. There may be a better suggestion if he starts this is such and
2 3 4 5	Deposition taken before MICHELLE PAYNE, Court Reporter and Notary Public in and for the State of Florida at Large, in the above cause. THE VIDEOGRAPHER: This is the case of	2 3 4 5	that caption, every caption. Right? Is there a better suggestion? MR. CRITTON: No. There may be a better suggestion if he starts this is such and such day, it's the deposition of Mr.
2 3 4 5 6	Deposition taken before MICHELLE PAYNE, Court Reporter and Notary Public in and for the State of Florida at Large, in the above cause. THE VIDEOGRAPHER: This is the case of Jane Doe No. 2, plaintiff, versus Jeffrey	2 3 4 5 6	that caption, every caption. Right? Is there a better suggestion? MR. CRITTON: No. There may be a better suggestion if he starts this is such and such day, it's the deposition of Mr. Rodriguez in the case such and such, and we
2 3 4 5 6 7	Deposition taken before MICHELLE PAYNE, Court Reporter and Notary Public in and for the State of Florida at Large, in the above cause. THE VIDEOGRAPHER: This is the case of Jane Doe No. 2, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 3,	2 3 4 5 6 7	that caption, every caption. Right? Is there a better suggestion? MR. CRITTON: No. There may be a better suggestion if he starts this is such and such day, it's the deposition of Mr. Rodriguez in the case such and such, and we can almost fill it in depending on which
2 3 4 5 6 7 8	Deposition taken before MICHELLE PAYNE, Court Reporter and Notary Public in and for the State of Florida at Large, in the above cause. THE VIDEOGRAPHER: This is the case of Jane Doe No. 2, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 3, plaintiff, versus Jeffrey Epstein,	2 3 4 5 6 7 8	that caption, every caption. Right? Is there a better suggestion? MR. CRITTON: No. There may be a better suggestion if he starts this is such and such day, it's the deposition of Mr. Rodriguez in the case such and such, and we can almost fill it in depending on which tape it goes, how it fills in, at least
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Deposition taken before MICHELLE PAYNE, Court Reporter and Notary Public in and for the State of Florida at Large, in the above cause. THE VIDEOGRAPHER: This is the case of Jane Doe No. 2, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 3, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 4, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe No. 5, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 6, plaintiff, versus Jeffrey Epstein, defendant. Jane Doe No. 7, plaintiff, versus Jeffrey Epstein, defendant. CMA, plaintiff, versus Jeffrey Epstein, defendant. And Jane Doe, plaintiff, versus Jeffrey Epstein, et al, defendant. And Jane Doe is there a shorter thing that we can do here? It's also missing this one right	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	that caption, every caption. Right? Is there a better suggestion? MR. CRITTON: No. There may be a better suggestion if he starts this is such and such day, it's the deposition of Mr. Rodriguez in the case such and such, and we can almost fill it in depending on which tape it goes, how it fills in, at least we'll have the context of the first and depending on whether the Judge reads it in from a consolidated or they all come related, I have no great idea. MR. EDWARDS: I was thinking if he read every one of them and it was the seventh in line then you just would edit it so you would only read that one. MR. CRITTON: I'm okay with that too. THE VIDEOGRAPHER: On page number three there is something missing on the top here. Do you want me to read each case number
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Page 22

Q. Was there a Michael Liffman that was hired as a butler at some point? 2

A. That was before me.

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- Q. Okay. Who was the household manager 4 5 before you?
 - A. I understand there were several in one year. There was Mike Friedman, there is Joe Alessi. There was a couple of Filipino girls -no, they were from Bangladesh. I can't remember.
- 10 I used to send his -- I used to forward his mail to Maryland but I can't recall right now, sir. 11 12
 - Q. Okay. And at the time you took the job it was open, he didn't have anyone in that position. Is that correct?
 - A. What I find is the staff from his house in Manhattan they gave me the briefing on what he likes and what he doesn't like. Belinda Retta from Mrs. Maxwell, they were due to give me an inside look because it was too much to learn in 48 hours so they were there handling the house before me, so there were two couples.
 - Q. Two couples. All right. Let's walk through that. So the first day you come to work you're basically you received some training?
 - A. Exactly.

garlic, maybe something like that, you know, 1

Page 24

Page 25

- personal things. 2
- Q. You mentioned Ms. Maxwell? 3
- 4 A. Yes.
- 5 Q. Who is she?
- 6 A. She was her companion.
 - Q. Whose companion?
- A. Mr. Epstein. 8
 - Q. By companion what do you mean?
- 10 A. Well, in the beginning I assume they were husband and wife but, you know, they were not 11
- 12 married, but I treated her as such. Mrs. Maxwell
- was like the lady of the house. 13 14
 - Q. Okay. So it was your understanding they were in a romantic relationship?

MR. CRITTON: Form.

17 THE WITNESS: Something like that.

18 BY MR. MERMELSTEIN:

- Q. But they just weren't married?
- 20 A. No, sir.
 - Q. So you took instructions from Ms. Maxwell
- 22 as well as Mr. Epstein?
- A. She gave me the instructions of how to 23
- 24 run the household directly. In other words, she
- likes the towels, the sheets and all that so I 25

Page 23

- Q. And tell us who provided that training?
- A. Joe-Joe is his nickname but he runs Mr. 2
- 3 Epstein's estate in Manhattan as well as his wife.
- 4 They were very nice people telling me because you
- 5 have to understand, there is a lot of specifics,
- where to park the car, here and there, if the 6
- plane lands here you have to park the Mercedes, 7
- 8 you know, very specific details, and he gave me an
- 9 inside of all of that.
- 10 Q. Okay. So you would pick up Mr. Epstein 11 at the airport?
- A. Yes. 12
- Q. And how long did this training last? 13
- A. Two or three days. 14
- Q. Okay. And it was Joe-Joe and his wife? 15
- A. Joe-Joe, yes. 16
- Q. You don't remember the last name or full 17 18 names?
- 19 A. No, sir.
- 20 Q. Anything else you can remember that you were told specifically regarding his preferences? 21
- A. He likes Columbian coffee, that's the 22
- 23 only type of coffee he drinks, and it was shipped
- from New York from Balducci's, stuff like that. 24
- Where to buy the groceries. And he's allergic to 25

- 1 give the instructions to Louella how to proceed
 - with the cleaning and the upkeep of the house.
- Q. You went through the employees who worked 3
- 4 under you as household manager. Who would you say
- 5 was your direct supervisor, was it both
- Ms. Maxwell and Mr. Epstein? 6
 - A. Mrs. Maxwell.
- 8 Q. Was your supervisor? 9
 - A. Yes, sir.
- 10 Q. I think I interrupted you. You were
- 11 going through the daily routine, and I'm not sure
- you had completed going through what you would do 12
- 13 in a day.
 - A. Until noon we have all the -- we knew
- that the food that was going to be served for 15
- lunch and dinner. And then in the afternoon it 16
- was open to shopping, maybe have to drive him to 17
- 18 the airport to pick up somebody, or answering the
- 19 phones.
- 20 Q. Was there a procedure or protocol for
- 21 answering the phones?
 - A. Yes, there was.
- 23 Q. And what was that?
 - A. I couldn't relay the message directly to
- 25 Mr. Epstein but take message on a piece of paper

					D 270
UNITED ST SOUTHERN					Page 270
JANE DOE NO. 2,		CASE	NO:	08-CV-80119	
Plaintiff,					
Vs.					
JEFFREY EPSTEIN,					
Defendant.	_/			D	
JANE DOE NO. 3,		CASE	NO:	08-CV-80232	
Plaintiff,					000
Vs.				CONDEN	SEU
JEFFREY EPSTEIN,					
Defendant.	/		18		
JANE DOE NO. 4,		CASE	NO:	08-CV-80380	
Plaintiff,					
Vs.					
JEFFREY EPSTEIN,	20	82			
Defendant.	_/				
JANE DOE NO. 5,		CASE	NO:	08-CV-80381	
Plaintiff,					
Vs					
JEFFREY EPSTEIN,					
Defendant.	_/				

Page 2 JANE DOE NO. 6, CASE NO: 08-CV-80994 Plaintiff, Vs.	Page : 1 IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT IN AND FOR 2 PALM BEACH COUNTY, FLORIDA
JEFFREY EPSTEIN, Defendant.	3 CASE NO. 502008CA037319XXXXMB AB
JANE DOE NO. 7, CASE NO: 08-CV-80993	B.B., 5 Plaintiff,
Plaintiff, Vs.	6 Vs.
JEFFREY EPSTEIN,	7 JEFFREY EPSTEIN. 8
Defendant. C.M.A., CASE NO: 08-CV-80811	Defendant.
Plaintiff, Vs.	10 11 12 1031 Ives Dairy Road
JEFFREY EPSTEIN, Defendant.	Suite 228 13 North Miami, Florida
JANE DOE, CASE NO: 08-CV-80893	August 7, 2009 14 1:15 p.m. to 5:30 p.m. 15
Plaintiff, Vs.	16 CONTINUED 17 VIDEOTAPED 18 DEPOSITION
JEFFREY EPSTEIN,	19 of 20 ALFREDO RODRIGUEZ
Defendant.	21 22 taken on behalf of the Plaintiffs pursuant 23 to a Re-Notice of Taking Continued Videotaped 24 Deposition (Duces Tecum) 25
Page 2 JANE DOE NO. II, CASE NO: 08-CV-80469	
Plaintiff, Vs. JEFFREY EPSTEIN,	2 3 MERMELSTEIN & HOROWITZ, P.A. BY: ADAM HOROWITZ, ESQ.
Defendant.	4 18205 Biscayne Boulevard Suite 2218 5 Miami, Florida 33160
JANE DOE NO. 101 CASE NO: 08-CV-80591	Attorney for Jane Doe 2, 3, 4, 5, 6 6, and 7. 7
Plaintiff,	8 ROTHSTEIN ROSENFELDT ADLER BY: BRAD J. EDWARDS, ESQ., and 9 CARA HOLMES, ESQ.
Vs. JEFFREY EPSTEIN,	Las Olas City Centre 10 Suite 1650 401 East Las Olas Boulevard
Defendant.	11 Fort Lauderdale, Florida 33301 Attorney for Jane Doe and E.W. 12 And L.M.
JANE DOE NO. 102, CASE NO: 08-CV-80656 Plaintiff,	13 14 PODHURST ORSECK BY: KATHERINE W. EZELL, ESQ.
Vs. JEFFREY EPSTEIN,	15 25 West Flagler Street Suite 800 16 Miami, Florida 33130
Defendant.	Attorney for Jane Doe 101 and 102.
	LEOPOLD-KUVIN 19 BY: ADAM J. LANGINO, ESQ.
	2925 PGA Boulevard
	2925 PGA Boulevard 20 Suite 200 Palm Beach Gardens, Florida 33410 21 Attorney for B.B.

		- 1		
		ge 275		Page 277
1 2	APPEARANCES:		1	Deposition taken before MICHELLE PAYNE, Court
. 3	RICHARD WILLITS, ESQ.		2	Reporter and Notary Public in and for the State of
	2290 10th AVenue North	ľ	3	Florida at Large, in the above cause.
4	Suite 404		4	
5	Lake Worth, Florida 33461 Attorney for C.M.A.		5	THE VIDEOGRAPHER: This is a continuation
-	Appeared via telephone.		6	of the deposition of Alfredo Rodriguez.
6			7	Today is Friday, August the 7th, the year
7	BURMAN, CRITTON, LUTTIER &		8	2009, starting time approximately 1:15 p.m.
8	COLEMAN, LLP		9	Will the court reporter please swear in
١.	BY: ROBERT CRITTON, ESQ.		10	the witness?
9	515 North Flagler Drive Suite 400		11	Thereupon,
10	West Palm Beach, Florida 33401		12	ALFREDO RODRIGUEZ,
1	Attorney for Jeffrey Epstein.	1	13	having been first duly sworn or affirmed, was
11 12			14	examined and testified as follows:
13	ALSO PRESENT:		15	MR. CRITTON: Before we get started just
14			16	with regard to Ms. Ezell represents Jane Doe
15	JOE LANGSAM, VIDEOGRAPHER	- 3	17	101 and 102, the alleged time of her
16		11	18	incidents as of least have been plead in the
1			19	complaint for 101 is '99 I'm sorry, '98
17 18			20	through 2002, with Jane Doe 102 the Spring
19			21	of Spring/Summer of 2003. Mr. Rodriguez
20			22	never even began employment until '04 and
21 22			23	'05. I think her questioning I think I
23		- 11	24	can't say she doesn't have standing based on
24			25	the court order, but I would say it's
25			2,5	the court order, but I would say it's
	Day	ne 276		Page 279
		ge 276	1	Page 278
1 2	Page CONTINUED INDEX OF EXAMINATION	ge 276	1	completely irrelevant and immaterial and has
2		ge 276	2	completely irrelevant and immaterial and has no probative value with regard to this
	CONTINUED INDEX OF EXAMINATION WITNESS DIRECT CROSS REDIRECT RECROSS	ge 276	2 3	completely irrelevant and immaterial and has no probative value with regard to this particular witness based upon the two
2	CONTINUED INDEX OF EXAMINATION WITNESS DIRECT CROSS REDIRECT RECROSS ALFREDO RODRIGUEZ	ge 276	2 3 4	completely irrelevant and immaterial and has no probative value with regard to this particular witness based upon the two clients at least that are in suit at this
3 4	CONTINUED INDEX OF EXAMINATION WITNESS DIRECT CROSS REDIRECT RECROSS	ge 276	2 3 4 5	completely irrelevant and immaterial and has no probative value with regard to this particular witness based upon the two clients at least that are in suit at this point in time.
3	CONTINUED INDEX OF EXAMINATION WITNESS DIRECT CROSS REDIRECT RECROSS ALFREDO RODRIGUEZ (By Ms. Ezell) 278 441, 467	ge 276	2 3 4 5 6	completely irrelevant and immaterial and has no probative value with regard to this particular witness based upon the two clients at least that are in suit at this point in time. MS. EZELL: As Mr. Critton well knows I
3 4	CONTINUED INDEX OF EXAMINATION WITNESS DIRECT CROSS REDIRECT RECROSS ALFREDO RODRIGUEZ (By Ms. Ezell) 278 441, 467 (By Mr. Willits) 334 453, 469	ge 276	2 3 4 5 6 7	completely irrelevant and immaterial and has no probative value with regard to this particular witness based upon the two clients at least that are in suit at this point in time. MS. EZELL: As Mr. Critton well knows I represent a number of other clients whose
2 3 4 5 6	CONTINUED INDEX OF EXAMINATION WITNESS DIRECT CROSS REDIRECT RECROSS ALFREDO RODRIGUEZ (By Ms. Ezell) 278 441, 467	ge 276	2 3 4 5 6 7 8	completely irrelevant and immaterial and has no probative value with regard to this particular witness based upon the two clients at least that are in suit at this point in time. MS. EZELL: As Mr. Critton well knows I represent a number of other clients whose cases have not been filed and I believe we
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2 3 4 5 6	CONTINUED INDEX OF EXAMINATION WITNESS DIRECT CROSS REDIRECT RECROSS ALFREDO RODRIGUEZ (By Ms. Ezell) 278 441, 467 (By Mr. Willits) 334 453, 469 (By Mr. Critton) 338 464 (By Mr. Edwards) 419, 454, 468		2 3 4 5 6 7 8 9	completely irrelevant and immaterial and has no probative value with regard to this particular witness based upon the two clients at least that are in suit at this point in time. MS. EZELL: As Mr. Critton well knows I represent a number of other clients whose cases have not been filed and I believe we do have standing to ask questions, and I do intend to do that today.
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Page 311 Page 313 MR. CRITTON: Form. shower, I don't know whether he ever used 1 1 2 THE WITNESS: Yes, ma'am. 2 3 BY MS. EZELL: 3 BY MS. EZELL: Q. Was there more than one picture of a girl Q. And were there some who maybe came just 4 4 5 once or twice with other young women? 5 in the shower? A. That's correct, ma'am. 6 6 A. There were two girls in the shower. 7 Q. Now, where would the young woman who was 7 Q. Two girls in the shower together? bringing another young woman go during the time A. Yes, ma'am. 8 8 9 the person that she brought was upstairs giving 9 Q. And were those two girls engaged in something sexual? the massage? 10 10 11 MR. CRITTON: Form. 11 A. Yes, ma'am. 12 THE WITNESS: I will take them to the 12 Q. And I may have asked you this question, 13 kitchen and Sarah would take them from 13 forgive me if I did, did you know those two girls? 14 A. No, ma'am. there. 14 BY MS. EZELL: 15 15 Q. Did Ms. Maxwell have nude pictures of Q. Do you know where she took them? Nadia on her computer? 16 16 17 A. No, ma'am. 17 MR. CRITTON: Form. Q. Were they ever taken to just sit in the THE WITNESS: I don't know, ma'am. 18 18 19 living room and wait? 19 BY MS. EZELL: MR. CRITTON: Form. 20 20 Q. Did you ever meet a young woman named THE WITNESS: I don't know, ma'am. Emmy who had an association with Ms. Maxwell? 21 21 22 BY MS. EZELL: 22 MR. CRITTON: Emmy? Q. These pictures of nude young women taken 23 23 MS. EZELL: Emmy. 24 in gatherings where they were smiling, did they 24 THE WITNESS: I don't remember, ma'am. appear to you to be taking part in an orgy? 25 BY MS. EZELL: Page 312 Page 314 1 MR. CRITTON: Form. Q. Did you ever have any conversations with 1 THE WITNESS: I don't know, ma'am. Ms. Maxwell about any of the women in those 2 2 3 BY MS. EZELL: 3 pictures? 4 O. Do you know the word cavorting? 4 A. No, ma'am. Q. And did you ever have a conversation with 5 A. No, ma'am, I don't know. 5 Q. I need my Thesaurus. You said they were 6 Sarah Kellen about any of the pictures of the 6 smiling, did they appear to be having a good time? 7 7 girls in her computer? 8 A. Yes, ma'am. A. No, ma'am. 8 9 Q. Did they appear to be doing anything 9 Q. You were asked last time about the creams 10 sexual? 10 and lotions that Mr. Epstein typically had 11 A. Yes, ma'am. available to him and you said you thought there 11 Q. And in these instances were there girls was a favorite one but you couldn't remember it. 12 12 doing sexual things with other girls? 13 13 A. Spa. 14 A. Yes, ma'am. 14 Q. Spa, you did say Spa. A. Yeah. 15 Q. And I'm still talking about the pictures 15 on Ms. Maxwell's computer. 16 16 Q. Thank you. Where did the stairway from the kitchen 17 A. Yes, ma'am. 17 MR. CRITTON: You're talking about the lead -- to where did it lead? 18 18 19 group shots that he's mentioned from Russia 19 A. To the second floor between the first and 20 and Eastern Europe? 20 second bedrooms. 21 MS. EZELL: And girls in the shower. 21 Q. Were either of those bedrooms the master MR. CRITTON: Let me object to the form 22 22 bedroom?

23

24

A. No, ma'am.

Q. Could one go up that staircase through --

could one go up that staircase and reach the

23

24

25

then the way you just now described that.

MR. CRITTON: He had said a girl in the

MS. EZELL: He said for instance.