IN THE CIRCUIT COURT
OF THE FIFTEENTH JUDICIAL CIRCUIT
IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No. 50-2019-CA-014681-AG

CA FLORIDA HOLDINGS, LLC, Publisher of *THE PALM BEACH POST*,

Plaintiff,

VS.

JOSEPH ABRUZZO, as Clerk and Comptroller of Palm Beach County, Florida,

Defendants.	
	/

## ORDER GRANTING PLAINTIFF'S MOTION FOR RECONSIDERATION OF THE TRIAL COURT'S FEBRUARY 29, 2024 ORDER AND CANCELING JULY 8, 2024 HEARING

THIS CAUSE, having come before the Court on The Palm Beach Post's Motion for Reconsideration of The Trial Court's February 29, 2024 Order, filed on June 12, 2024, and the Court, having considered the Motion, being advised of the arguments of the parties, and being otherwise advised of the premises, the Court Grants the Motion for Reconsideration and adjudicates the following:

### **Procedural History**

In 2019, The Palm Beach Post commenced this action seeking a declaration authorizing the release of testimony and related evidence presented to the Palm Beach County grand jury in 2006 during the first Jeffrey Epstein ("Epstein") sex abuse investigation.

On December 21, 2021, the trial court entered a Final Judgment dismissing The Palm Beach Post's First Amended Complaint on the grounds that the Court lacked the statutory authority, under Florida Statute 905.27, to order the release of the Epstein grand jury materials.

On May 10, 2023, the Fourth District Court of Appeal remanded the case to the Circuit Court to conduct an in camera inspection of the Epstein grand jury materials to determine whether public disclosure would be "furthering justice" as defined by Florida Statute 905.27.

The Court ultimately determined the request did not further justice under the law as it existed at the time. The Court stated that it must follow the law and cannot create new law. Law making is a process that belongs exclusively to the people of Florida when they speak through their legislature and the executive branches. This concept is rudimentary and basic civics. The Courts interpret law - THE COURTS DO NOT MAKE LAW.

It is also important to note, that without an amendment to the statute, Grand Jury proceedings are generally always kept secret and are closed to the public. This is generally to protect jurors, witnesses, those accused, and the integrity of the case. Secrecy allows people to serve as jurors and witnesses to testify without fear of outside influence or retaliation. In some cases, it also ensures the protection of an innocent suspect's reputation. Secrecy also makes it less likely that a defendant will abscond after learning they are being investigated. While those do not apply to Epstein, the law at the time did not carve out an exception.

During this time, among others, the Clerk of Court, Mr. Joseph Abruzzo, a former state legislator with vast experience in the legislative process, advocated to state legislators to amend the law. Their efforts were successful. Florida's Legislature unanimously passed Bill HB 117.

Once the bill passed both of the legislative houses, the Governor of Florida Ron DeSantis very quickly signed CS/HB117 amending Florida Statute 905.27 effective July 1, 2024. This amendment significantly modified the definition of "furthering justice" to expressly include furthering a public interest when the disclosure is requested pursuant to paragraph 905.27(2)(c). It cannot be understated that the amendment to the law very clearly allows what previously was not legally permissible.

The Court's Order denying the release of the records also gave leave of Court for The Palm Beach Post to file a motion for reconsideration after July 1, 2024 - under the new statute.

On June 12, 2024, The Palm Beach Post moved for reconsideration of the Trial Court's order based on the Florida Statute 905.27, as amended on July 1, 2024.

It cannot be disputed that the 2024 amendments to Florida Statute 905.27 were intended to remove the prior statutory hurdles to disclosure of the Epstein grand jury materials. In fact, the Court notes the bill was often called the "Epstein Grand Jury Bill" recognizing the prior statutory construction did not allow release of these records.

In the official press release, Gov. DeSantis explained his reasons for signing of CS/HB 117 into law. Gov. DeSantis stated, "The public deserves to know who participated in the Jeffery Epstein sex trafficking. Nobody should be protected from facing justice due to their wealth, or status, and those who harm children should be exposed and punished to the fullest extent of the law."

### **Conclusions of Fact and Law**

Florida Statute 905.27(2)(c) now reads as follows:

When a court orders the disclosure of such testimony pursuant to subsection (1) in response to a request by the media or an interested person, regardless of whether that purpose is for use in a criminal or civil case, it may be disclosed so long as the subject of the grand jury inquiry is deceased, the grand jury inquiry related to criminal or sexual activity between the subject of the grand jury investigation and a person who was a minor at the time of the alleged criminal or sexual activity, the testimony was previously disclosed by a court order, and the state attorney is provided notice of the request. This paragraph does not limit the court's ability to limit the disclosure of testimony, including, but not limited to, redaction.

With that new legal mechanism in place, the Court makes the Following Findings.

The Court finds that the request involves a matter of public interest. The criminal prosecutions of the most infamous pedophile in American history began in Palm Beach County – with much controversy. For almost 20 years, the story of how Jeffrey Epstein victimized some of Palm Beach County's most vulnerable has been the subject of much anger and has at times diminished the public's perception of the criminal justice system.

Adding to the public interest, Epstein is indeed notorious and infamous and is widely reported to have flaunted his wealth while cavorting with politicians, billionaires, and even British Royalty. It is understandable that given those reports the public has a great curiosity about what was widely reported by news agency as "special treatment" regarding his prosecution. This matter is clearly the subject of public interest.

The Court finds that this request is made by the news media, specifically The Palm Beach Post. The Palm Beach Post is a daily newspaper that was founded in 1916 as a local publication in West Palm Beach. For decades, the Palm Beach Post was printed and published daily in Palm Beach County. The Court finds that despite its many changes, The Palm Beach Post has a long and rich history documenting our local community. Many local residents still rely on The Palm Beach

Post to obtain information on national, state, and local events. The Palm Beach Post remains a newspaper of record in our county.

The Court finds Epstein is also widely reported to have been deceased since August 10, 2019, under controversial and "newsworthy" circumstances, while under "supervision" at Metropolitan Correctional Center in the state of New York. This adds to the public interest.

Having reviewed the testimony, the Court also finds the testimony relates to sexual activity between Epstein and child victims of sex trafficking. Again, it is widely accepted that Epstein is a notorious and serial pedophile. The testimony taken by the Grand Jury concerns activity ranging from grossly unacceptable to rape – all of the conduct at issue is sexually deviant, disgusting, and criminal.

The details in the record will be outrageous to decent people. It is also important to note that some of the testimony in the records of Epstein's pedophilia involved other people, but <u>there</u> is nothing in this record that was outside the knowledge of law enforcement or Prosecutors — there is no new information.

Tragically, the record reveals that Epstein used children to find more victims. The record also shows that some of the children knew the type of people they could be exposed to and the infamous nature of such "notable" people.

The Court also notes the testimony was previously disclosed to law enforcement agencies. Furthermore, the State Attorney was properly noticed and long ago withdrew any objections to release the records and early on even did his best to disclose the information in his office's possession without delay via an internet portal. As a result, he was eventually dropped as a named party in this action after much inconvenience and expense.

IT IS ORDERED AND ADJUDGED,

The Motion for Reconsideration is **GRANTED**.

IT IS FURTHER ORDERED AND ADJUDED,

The hearing scheduled for July 8, 2024 is moot and is canceled.

IT IS FURTHER ORDERED AND ADJUDED,

The Palm Beach Post's petition to release the Grand Jury proceedings regarding Jeffery

Epstein under Florida Statute 905.27 as amended July 1, 2024 is also **GRANTED**.

With only a few redactions made by the Court to protect the identity of the minors,

The Court hereby authorizes the Clerk of Court to release the redacted Clerks Notes and transcripts

of the testimony in their entirety (attached as Exhibit "A"). The Court is not aware of anything

more to review and disclose.

**DONE and ORDERED** at West Palm Beach, Palm Beach County, Florida.

AOMINISTRATIVIS Delgado Circuit Ju

502019CA014681XXXXMB 07/01/2024 Luis Delgado Circuit Judge

# Exhibit A Composite:

**Clerk Notes and Transcript** 

# ELECTRONIC COURT REPORTING WITNESS LOG

		11:34:14
i	TTL	10:58:28
/ Jo	END	9:20:47 11:31:32 10:00:00 11:54:42 12:14:56 1-39:51
Page /	RE-CROSS CONTINUED	- ASA:
LANNA BELLI	REDIRECT CONTINUED	28 11:38:08
- ASA -	RE-CROSS	WES DATA
VO.	REDIRECT	10:00:28 DRY DIKEC
CASE NO.	CROSS	ZEAND J.
DEEN INVE	DIRECT	9:14:18 11:11:15 9:21:04 11:34:39 11:56:34 1:17:22
CASE NO.	WITNESS	7/9/04 of DET TOE REACES  7/9/04 of GRES BREKINSON  7/9/04 of GRES  7/
STATE V.	DATE ST or DFS	7/19/06 17 7/19/06 17 7/19/06 17 7/19/06 17 7/19/06 17

B: Bench Conference

Defense Attorney[s]:

\*: Motion to Strike

ARST. State Attyls !: LANNA BELOHLANEK MARY AND DULSAN

Forms/Witness Log - 2005

Page \$ 7/19/06 Grand Jury Crimes against Children Investigation II: Sanna Beloplavek 9:14:12 pu rolard To direct (det Joe Bearry 7:14:18 where became involved in case 15:05 how case came to P.B. P.D. 15.29 t thought was going on had say for money w/man from Buck 16.04 16:43 xidet w/ 17.16 way introviewed 17.37 paid mittally what 18.09 about going to the house tald 18.56 man identified as the Exporting, Jeffry 19:45 sud ske was over 18 20. 25 7-21:04 age & burthedate 22:20 was it en Feb 05 22.29 Maw Knows 23.30 24:02 how met 24:12 said wit would meet Jeffrey 25:20 told and lady wit was 18 26.42 Jeffreys Jull Mance 29:15 where was fextures house 29,23 distate backdoor 30:02 geffrey & aust lady came to back door asset lady walked wit up the staited 30:18 31:13

Page 2 7/19/06

Ti direct (cont...) lady told wit to keep bra's parties on 9:32:19 Jeffrey layed down on his welly 33:10 Jextrey's description 33:15 Wit was kind of hesitant 34.05 told Je Street she was 18 35:09 gave goffrey a message 35:38 36:08 asst. lady asked wit to undress 36:20 untis bare butter touching gettings butter 37:36 Jeffrey asked to use orbeator on with vague 38:11 \* vibrator discreption 38.37\* Dexprey on his back 39.10 where did gextrey use vibrator) 40-13\* gextry masterbated 40.36\* 42:00 Quextrey gave her \$300. 42.12 was seare about telling det about vibrator 43.19 43.58 who was downstairs got money too maybe \$ 300 44:19 what happened discussed W. 44.57 Evet descuesed about doing it again wit did not go back 47:08 told 48.27\* get into fight w/ 49:15

Page 3 7/19/06

Tidlect (cond...) why lied to asol pencipal 9:50.13 uset principal called with stepmether) 50.53 told mane she was dealing drugs 52:00 smoked pot 52:38 has myspace site act. 52.58 document skown to wit 53.55 survey addressed 54:40 dad took her to get belly butten pierced 55.11 did skopletting 55,47 put menne as \$ 250,000. The sight 56.02 1.57.03 4004 57.55 is wit aware it was a crimo) 58.24 Gury (1: 58.45 yeary & 59:02 Guly a: 59:17 ati hecord 0:00.00 on record 0.00. 24 1:00. 28 what found in Jeffrey's house garbage 01.30 controlled phone calls made la 02.43 03:17 how ald grebs were 03:42 9/21/05 Track pulled from Jeffrey's had 04:05 what found in trask bulled 05.03% name of girls 05, 20 10/3/05 track pulled from Jeffrey's house 05:43

Pag 4 7/19/06

To direct (det. Recarry) cont... where talked to 10:07 50 said 08:48 \* gryfreys agets name Sara 09:23 met people that led her to Jeffrey 10:27 11:50 who took to gettiens house 11:56 said she was like Heidi Flice 13.10 was paid \$200 every time she brought a girl 14:05 got statement from 14:37 what additional things did 15:30 how many times wentto 16:28 how mide Jostrey paid 17:13 said she were to Jeffrey-house when I.D. 18:05 18:30 hundreds oxtime deserbed first time some wext to 19:20 gettray = house paid Estein masterbated 21:03 23:30\* Quyfrey introduced his other asst. deserved stogression of sex acts) 74:04 head on mesage table 26:00\* & inverted has penes in her vagina what she did w/all that money 23:10\* Who is and she was taken to geffrey's house 28:54 alle 17 at the time 29:24

Page 5 7/19/06

tidulat (rend ...) said sex acts become more involved tell Gerfrey sche was 17 31:55 # did any girls tell defrey they were under 18 now much was llanus 32:43 33:00 information quien by afredo 33.34 alfredo Repet motes (like a rournal) 34.22 Topon flowers taken to 35.50 no Amal training by girls the messages 36:22 relationship w/ Geffrey 37:28 ded messages by 38.26 haw gires knew rack other. 41:15 warrant for Jextrey's home alitained search 41.42\* who was present w/wit when served warrant 42:19\* dem found Rusion as twin topped 42:58 were was tim Hund 43. ZD any sexual devices and found fit desc given by girls 43.59 guly 44:24 45.03 guly ( July 1 45:35 15.56 query Q July & did girl pay no when Jeffrey prather her 47.02 48: 12 groky 6. who was penetrated by Jeffrey 49:10 July 0:

Page 6 7/19/06

indirect (cont...) 050:00 July 6: 50.44 July a 51:04 Gury Q 51:50 gury ( who made direct appointments 52:29 July 4: 53. 48 guly 1: 53.20 Glay 53:52 Guly 1: Alley O 54:52 July 1: Epsteine age 55 47 July 1: 56, 40 57.32 gury 1 58.13 July 1:58.28 Of / record 1:11:10 M 1:11:15 Hallet 16:02 where wend on Oct. 16:41 \* Now house was entered det. He carey read search warkant about to 18:46 accupants outside of house 19:38 Residence description 20:43 wit steps down from stand wit describes diagram 20:46

Page 7 7/19/06 Tiderect (cout ...) Jound message table 11:23.22 alls) 23:31 any missage viles found where message table was 24:10 wit retakes stand 25:46 did any ofer find a purple vibrator 25.58 27: 20 28:42 gury a. 29:00: July Q: 29.45 Allky O 29:53 guly 0 30.40 131.32 ou Releta 1:32:07 1:32:08 who was in home when warrant served 32:10 where was twin torpedo found 33.08 34.03 on kerota 1:32:06 Talket 1:34. 29 how Rususs 35 48 introduced wit to gettrey 36:36 when went to Jeffrey's home not time 37:45 was 16 yes ald pinion year 38.08 wit describes that time went to & 3B: 39 geffrey gave her \$200. 39:20

Page 8 7/19/06

Hidrect (cord ...) 1:40.15 how many times went to Jeffrey's home 40:48 \* how missages progressed 41:20 \* last line engaged in intercourse -42:47 told Jeffrey ble was 17 43:10 Geffrey printrated here ungina w/his pexis) 43:40 how much was wit paid 44:27 Jextry gave her digital camera 44:56\* Hadia was in room withour one time 45.46 geffry asked wit to touck nadias breast 47:07 \* des wit want getrey to be charged 47:30\* does father Know about situation how much money did wit get during all to 48:59 July 1: how ald was wit where pertiration occurred 50:34 July 1: why didn't ask gextray to stop 52:07 gury 0 5218 July 1 July 10. 52. 55 July a 53. 29 Gury 4 ox x kecard 1:54.42 on forted 1:55.32 156.34 57:40 police report on was reported missing 59:08 wit has looked at 2:01:05 web name what is 02,03

Page 9 7/19/06 redirect (cont...) shaveto wit 2:02:49 photosoy not been absented 04:39\* wit reads from exhibit C - aloud make keeferences to wanting to be Jamesus does 07:26 Guly C: 08.29 08:57 09:05 July a what was date that she said she wanted to be famous 7.10:10 Guly ( Gilley 1 10:29 July Q 11:02 12:30 gily 0 13.20 9Wy guly ( 13.54 14:15 Gliky 4 14:34 guly a: att horard 2:14:56 In record 2.51.45 TI direct ( gensen Poss cont. The what is range 51.46 of hecord 2:52:34 Continuing investigation Exercises of Grand July Scienting)
dated 4/25/06 - ASA: Wary Clar Dugger :17:17 en racord IT direct ( Gensen Peas ) asst state ally investigator 1:17:22

Page 10 7/19/06

or derect (cont ...) terms of chief Maler & Ante Dandell 1:18:00 18:20 is parttime chex ... 19:24 Miller) 21:16 6/1/04 Dowdell started as Cheek 21:32 Moudell started career on. 22:00 do records reflect soundell suspense 23:00 how witness does his hirings 24:10 5/26/06 Chalk out on road 27.52 ded computer check on oper. Chalk's start date 29:02 Kan computer check from 11/16/05-5/27/06 total of 25 cases during period -17 open 8 closed 29:55米 31:09 33.38 Wendell Manswell em sayed 3/20/06 legal 34.04 from 5/24 32 8 cases during period handled by Manswell 34.47 14 ofers may have smiler pedlems 35.38 guy a: was chief Dandell familian w/rules 36.17 July Q: is the flowdell responsible for ... 36.47 *3*7. 38 July a who signed certificate for Chalk & Manning 38.00 gery Q 38: 49 of Helota 1:39:51

1	IN THE CIRCUIT COURT OF THE
2	FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA
3	IN AND TOK TALLY BENCH COONTY TECHTER
4	
5	
6	GRAND JURY PROCEEDINGS (IN RE: JEFFREY EPSTEIN)
7	(IN RE: JEFFREI EFSIEIN)
8	
9	
10	
11	
12	
13	ON BEHALF OF THE STATE:
14	BARRY KRISCHER, ESQUIRE State Attorney
15	401 North Dixie Highway West Palm Beach, Florida 33401
16	By: LANNA BELOHLAVEK, ESQUIRE and
17	MARY ANN DUGGAN, ESQUIRE Assistant State Attorneys
18	ASSIStant Beate Metorno, b
19	
20	
21	
22	
23	Wednesday, July 19, 2006 Grand Jury Room
24	Palm Beach County Courthouse 9:14 a.m. to 12:52 p.m.
25	5.11 a.m. 00 12.02 p.m.

1		
2	I N D E X	
3		PAGE
4	WITNESS:	11102
5	JOE RECAREY	3
6		10
7	JOE RECAREY (Recalled)	50
8	GREGORY PARKINSON	102
9	JOE RECAREY(Recalled)	119
10		121
11	JENSEN ROSS	140
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		

1	BE IT REMEMBERED that the following
2	proceedings were had at the Palm Beach County
3	Courthouse, located in the City of West Palm
4	Beach, State of Florida on Wednesday, July 19,
5	2006 beginning at 9:14 a.m. with appearances as
6	hereinbefore noted, to wit:
7	THEREUPON:
8	MS. DUGGAN: Everybody ready?
9	(WITNESS JOE RECAREY)
10	MS. DUGGAN: Would you raise your
11	right hand. Do you swear or affirm that
12	the testimony you're about to give today
13	will be the truth, the whole truth, and
14	nothing but the truth, so help you God?
15	THE WITNESS: I do.
16	MS. DUGGAN: Please have a seat.
17	THE WITNESS: Thank you.
18	EXAMINATION
19	BY MS. BELOHLAVEK:
20	Q. Good morning.
21	A. Good morning.
22	Q. Detective Recarey, could you introduce
23	yourself, please?
24	A. My name is Detective Joe Recarey with Palm
25	Beach Police Department.

- 1 Q. Okay. What is your position there?
- 2 A. I am a detective in the special
- 3 investigations unit.
- Q. What do you investigate in special
- 5 investigations?
- A. Long term investigations, financial crimes,
- 7 white-collar crimes, just about any -- any kind of
- 8 crimes.
- 9 Q. Okay. Ones that are going on for a long
- 10 period of time though, usually?
- 11 A. Correct, long period.
- 12 Q. Not a murder that happened last night?
- 13 A. Right.
- Q. Okay. Did you become involved in an
- investigation under case number 0500368?
- 16 A. That is correct.
- O. When did you become involved in this?
- 18 A. In Sep -- in September of 2005.
- 19 O. Okay. Was there another detective
- 20 investigating this case before then?
- 21 A. That is correct. Her name was Michele
- 22 Pagan.
- Q. Okay. And she, at some point, turned it
- 24 over to you?
- 25 A. Correct.

1	Q. Have you familiarized yourself, either
2	speaking with Detective Pagan or going through her
3	reports, as to what was done when she was the
4	detective on the case?
5	A. Yes, I have.
6	Q. Okay. How did this case come to the
7	attention of the Palm Beach Police Department?
8	A. On March 14, 2005 a phone call was received
9	from, who felt that there was a
10	some sexual activity had occurred with the her
11	daughter.
12	Q. Okay. And name is
13	
14	A
15	Q. Okay. And who was her daughter?
16	A. Her stepdaughter is
17	Q. What did think was going on?
18	A. What had occurred was that had gotten
19	into a fight at School. And
20	subsequent, after the fight, they discovered \$300
21	in her purse.
22	When questioning the \$300, she had told 'em
23	11 to the head received it from a man in Dalm Boach
	that she had received it from a man in Palm Beach.

conversation where they were talking about sex?

That might have accepted money for having 1 sex with the man? 2 Um, yes, that is correct. She had some 3 kind of sexual activity with a man in Palm Beach. 4 And was paid for it? Ο. 5 A. Correct. 6 O. Okay. Was Detective Pagan able to find out the circumstances about why the fight occurred? 8 It was rumored that she had slept with a 9 man in Palm Beach, in -- at 10 School. 11 She, being ? 12 Q. 13 Α. 2 . . . Q. Okay. 14 15 A. Correct. O. And she heard the rumor that she was a 16 prostitute, and that's what started the fight? 17 Correct. Α. 18 Who did she have the fight with? 19 Q. A girl by the name of 20 Α. Okay. Where -- the fight occurred at 21 Q. school? 22 Α. Yes. 23 Q. Who actually found the money in 24 25 purse?

- 1 A. The Freshman Assistant Principal.
- Q. Okay. How much money was in the purse?
- 3 A. 300.
- 4 O. Was Detective Pagan able to interview
- 5
- A. Yes.
- 7 Q. Where did that occur?
- 8 A. That occurred at the Palm Beach Police
- 9 Department.
- 10 Q. Okay. Did initially -- was
- initially honest with Detective Pagan?
- 12 A. Originally she did not tell everything that
- occurred. It was through a subsequent interview
- 14 that the -- further information was developed.
- 15 O. What did tell Detective Pagan
- 16 initially?
- A. Initially, that she had gone to the house
- with a girl by the name of to pick up
- 19 monies that were owed to her.
- 20 When she -- Detective Pagan further
- 21 questioned her, she explained that -- that she was
- taken to the house to provide a massage to a
- 23 wealthy man in Palm Beach.
- O. Okay. She initially denied that though,
- and said there was no act on her part between this

```
man and herself?
1
             Correct.
         Α.
2
             Okay. But she ultimately told them that
3
      she went for a massage?
4
         Α.
            Correct.
5
            To give him a massage?
         0.
6
            Correct.
7
         Α.
         Q. Okay. Did discuss with Detective
8
      Pagan that -- what man had told her about going
9
      to the house?
10
             Like, did you know was going to bring
11
      you here to do a massage and that you were going
12
      to get money?
13
             Yes.
         Α.
14
             What did say explained to her?
15
         0.
            Originally -- let me -- if I can read this.
16
         Α.
             Originally, the first interview was done,
17
       I'm sorry, at
18
             She was going to the house to provide the
19
      massage. It was offered to her by _____ to
2.0
      provide the massage to this man who was later
21
       identified as Jeffrey Epstein.
22
         Q. Okay. Did admit to Detective Pagan
23
       knowing that worked for this man in
24
       exchange for doing sexual favors?
25
```

```
1
         A. Yes.
              Did she say that she was offered the
 2
       opportunity to do those, and that's why she went
 3
       there?
 4
         Α.
            Yes.
 5
              Okay. Did Detective Pagan ask if she
 6
          0.
       ever discussed with about letting this man
7
       know her age?
8
          A. Um, it was discussed in the ride over that
 9
       if she -- she would asked her age, to say that she
10
       was 18.
11
          Q. Okay. And and agreed that she
12
       was going to do that, if asked?
13
             Yes.
          Α.
14
          Q. Okay.
15
                    MS. BELOHLAVEK: At this point we're
16
              going to ask _____ to testify. Okay?
17
                    THE WITNESS: Okay.
18
                    MS. BELOHLAVEK: Please hang around.
19
              You're going to testify again in a little
20
21
              bit.
                    THE WITNESS: Yes.
22
                    MS. BELOHLAVEK: Thank you.
23
                    (Witness excused.)
24
```

25

1	(WITNESS )
2	MS. DUGGAN: Come on in. We're going
3	to have you sit over here.
4	Could you raise your right hand for
5	me?
6	Do you swear or affirm that the
7	testimony you're about to give today will
8	be the truth, the whole truth, and nothing
9	but the truth, so help you God?
10	THE WITNESS: I do.
11	MS. DUGGAN: When you're here
12	testifying everything's recorded with a
13	microphone system, so you have to you
14	can put your hand down you have to
15	answer as you did, verbally, or you
16	can't shake your head, because that won't
17	be recorded in the system that's going on.
18	So you have to say yes or no, you can't
19	shake your head.
20	And one important thing is, you're
21	here today before the grand jury, and it is
22	a crime to lie to the grand jury. And in
23	our terms we call it perjury, but in
24	regular peoples' terms it's lying to the
25	grand jury.

```
So there's one important rule here
 1
              today. You must tell them the truth,
 2
              100 percent the truth. There is -- cause
 3
              you cannot -- there's no penalty for
 4
              telling the truth.
 5
                    It's the opposite. If it can be
 6
              shown -- proven that you lied to the grand
8
              jury, there is a crime of perjury.
                    Do you understand that?
9
                    THE WITNESS: Mm-hmm.
10
                    MS. DUGGAN: Is that a yes?
11
                    THE WITNESS: Yes.
12
                    MS. DUGGAN: Okav. So move up to the
13
              microphone a little bit. And be sure that
14
              you speak yes or no, and so that even the
15
              folks in the top of this room can hear your
16
              answers. Okay?
17
                    THE WITNESS: Okay.
18
                         EXAMINATION
19
20
       BY MS. BELOHLAVEK:
              All right. Could you tell us who you are?
21
          0.
22
          Α.
              I'm
          Q. How old are you, ____?
23
             16.
24
         Α.
         Q. What's your birthday?
25
```

```
, 1990.
1
         Α.
             How old were you in February of 2005?
 2
         0.
             I was 14 still.
 3
         Α.
         Q. 14 or 15?
 4
             I was 14 still. Well, this happened when I
 5
      was 14, so.
 6
             You turned --
7
         0.
         Α.
             15, in of that year.
8
             And you just turned 16?
9
         0.
10
         Α.
             Yeah.
             Okay. So you were just short of 15?
11
         Q.
12
         Α.
             Mm-hmm.
             All right. Where do you live?
13
         Q.
             I live in
14
         Α.
             Where do you go to school?
15
         Q.
             I'm going to be starting school at
16
         Α.
        School.
17
             Okay. That's school --
         Q.
18
19
         Α.
             Mm-hmm.
             -- out in --
20
         0.
21
         Α.
             In --
22
             Go ahead.
         0.
```

Okay. Where did you go to high school in

23

24

25

Α.

Q.

2005?

```
1
         Α.
             Where is that?
2
         0.
3
         Α.
             In I
            On what road?
         Q.
 4
         Α.
             I --
5
         0.
 6
             Yeah, probably.
7
         Α.
             What grade were you in in 2005 when you
         0.
8
      were at School?
9
             I was in 9th grade.
         Α.
10
             Did you know someone named ?
11
         0.
12
         Α.
             Yes.
             How did you know ____?
13
         0.
             I used to date her cousin.
14
         Α.
             All right. How old's ____?
         Q.
15
             At the time I think she was 18 or 19.
         Α.
16
      think.
17
             Who was her cousin that you dated?
         0.
18
             19
         Α.
             Was going to school at going or
20
         0.
      did you know her from outside the school?
21
             I knew her from outside the school.
22
         Α.
             How much contact did you have with ____?
23
         Q.
             I met her about -- I met her the night
24
         Α.
      before I went to Jeffrey's house.
25
```

- Q. Okay. Tell us about the night when you met
- 2
- 3 A. Um, I was with my boyfriend at my
- 4 house. And her -- or his aunt lives like four
- 5 streets down from mine. So we went to say hi to
- 6 his aunt and stuff, and was there.
- 7 And I was introduced --
- Q. Had you met her before that night?
- 9 A. Um, at like a family football thing. Like,
- they had a family get-together for a football
- 11 game, and she was there.
- 12 Q. Okay.
- A. But I just said hi to her.
- 14 Q. All right.
- 15 A. Like, I never knew, like, who she was.
- 16 Q. Not a lot -- not a lot of conversations --
- 17 A. Yeah.
- 18 O. -- or --
- A. It was just kind of like, hi, nice to meet
- 20 you.
- O. Okay. That night you go down there, you
- meet her. What happens?
- 23 A. Yeah. And then it was just kind of like a
- regular night, and we were hanging out, watching
- TV. And then, like, it was like 11:30-ish or 10,

- 1 something like that. And she was like, what are
- 2 you doing tomorrow?
- 3 And I -- I said, nothing.
- And then she was like, oh well, do you want
- 5 to make, like, \$200?
- And I was like, yeah, sure.
- 7 And then -- and she was like, well, you're
- going to have to, like, meet my friend Jeffrey.
- 9 And he lives in a big humongous mansion. And,
- 10 like, he lives on the water and all this stuff.
- 11 And then I was like -- like, that's really
- 12 cool.
- And then she's like, but you have to give
- 14 him a massage for like 40 minutes. And that's all
- you have to do. And you get, like, \$200 for it.
- 16 And it's really easy.
- 17 And I was like, okay. Like, whatever.
- 18 It's just a massage.
- And then was like -- he was wondering
- 20 what happened. And then we were just -- told him.
- 21 And he was, like, arguing with \_\_\_\_\_. And then
- 22 him and went to the bathroom for like a
- couple minutes to argue.
- And had, like, her boyfriend there.
- 25 So me and him were stuck in, like, the living room

- 1 watching TV, listening to them argue for a couple
- 2 minutes. And then they came back out.
- Then we went outside and had called
- 4 Jeffrey on the phone. And Jeffrey's assistant
- 5 lady; I don't remember her name; she answered the
- 6 phone. And she said that she had somebody that
- 7 could give Jeffrey a massage tomorrow.
- And the lady asked how old I was. And who
- 9 I was -- like, what my name was.
- But said that, like, I had to be 18.
- 11 So she told the lady I was 18, and that I went to
- 12 and I was a Senior and everything.
- And so the little assistant lady said,
- like, okay, that's fine. Come in tomorrow.
- 15 So then I went home. I --
- 16 Q. Okay. Let me stop you there. Couple
- 17 things.
- 18 A. Okay.
- 19 Q. Do you know if and were -- what
- they were arguing about?
- 21 A. Yeah. Because didn't want me to go.
- 22 Because I guess he knew about -- like my -- his
- 23 cousin kind of did that already. And --
- O. Did that concern you, that didn't want
- you to go and you were agreeing to go anyway?

- 1 A. Well, yeah. Cause -- well, he was -- I was
- 2 like -- I quess cause I was 14 and he was, like,
- 3 16 and stuff. And he was just like, don't go.
- 4 Don't go. Don't go.
- And I was like, well, it's \$200. And I was
- 6 14, and I was like, \$200. So I didn't really care
- 7 what he said.
- Q. Okay. And from listening to end of
- 9 that phone conversation, the person at Jeffrey's
- 10 house was trying to verify that you were at least
- 11 18?
- 12 A. Mm-hmm.
- 13 Q. Okay. Is that a yes?
- 14 A. Yes. Sorry.
- 15 O. Okay.
- 16 A. And -- but, like, after she hung up the
- phone with the lady she explained to me that --
- 18 what -- we went back inside the house and she
- 19 explained to me that I was going to have to, like,
- 20 tell the lady -- like, make up a lie about my
- 21 whole life. Like, that I went -- I'm graduating
- 22 from already, that I'm 18 and all this
- 23 stuff. And that I've known for a long time.
- Like, just to make it look like I was older.
- And so I agreed to do all that stuff. And

- 1 then I went home for the night.
- 2 And then the next morning and another
- 3 lady -- like, another teenager girl; I don't
- 4 remember her name; she was in the truck with her.
- 5 And, like, we were leaving my house, and -- but my
- 6 dad saw. And he -- I told him we were going to
- 7 the mall in Palm Beach.
- And my dad's like, okay. He didn't have a
- 9 problem. And since it was \_\_\_\_\_ -- or \_\_\_\_
- 10 cousin, he didn't care that I was going with
- 11
- But he met -- like, we were leaving and my
- dad was coming in the office, they were, like,
- 14 pulling into my driveway. And he saw \_\_\_\_\_, and
- asked my dad for \$5 for gas. So my dad
- said, like, yeah, sure, \$5, whatever. And then we
- 17 left.
- And then when we got to, um, Jeffrey's
- 19 house, um --
- Q. Do you know Jeffrey's full name?
- 21 A. Jeffrey Epstein or Epstein or -- whatever.
- O. Where was the house?
- 23 A. Um, I -- it's in Palm Beach, whatever.
- But then when we pull up in the driveway,
- 25 nobody was there. Like, like, he's not

```
1 home.
2 So we walked
3 the car. And there
4 to walk into to go
```

15

16

17

18

19

20

21

22

So we walked up anyways. We all got out of

the car. And there was like a gate that you have

4 to walk into to go to the back door. And there

5 was like a security guard or whatever. And he has

6 like a little office or -- in the back.

7 And he saw us so he came up to the gate.

8 And he asked us what we were there for.

9 And said, Jeffrey.

And so the guy was like, uh, okay. And he opened the gate.

All three of us went in, like, to the back door towards the kitchen. Cause I guess the kitchen's right there when you open the door.

So we were sitting, like, in a bar like this, and we were waiting for about 15 minutes.

And then Jeffrey and the assistant walked in through the back door also. And that's when I first met Jeffrey. And we shook hands. And then the lady also introduced herself too. And then

the lady was talking to and the other girl for a couple seconds.

23 And then Jeffrey said, who's going to go 24 first or whatever.

25 And and the other girl's like, I

- 1 don't care.
- And then Jeffrey's like, how about you?
- 3 Pointing to me.
- 4 And I was like, okay.
- And then I was, like, looking back at
- and laughing. And then she was just like scooted
- 7 her hand to go. And she was laughing too. And I
- 8 was like, okay.
- 9 So then we -- in the kitchen it was like a
- 10 little hallway, not really, but it's like a
- 11 stairway to go upstairs. And we were walking up
- 12 there. And the assistant lady walked me up there
- and as Jeffrey was talking to them after.
- 14 And then she was pointing out like all
- these pictures and all this stuff and then leading
- me up to, like, a bathroom. It was, like, really
- 17 big though. And, like, there was two closets.
- And then she went into the one closet and
- 19 pulled out the massage table and set it out in
- front of, like, this couch. And then she put,
- 21 like, a -- a little blanket or whatever over the
- 22 massage table.
- And then she opened up a drawer. And there
- 24 was like a whole bunch of different, like, lotions
- for getting massages. And she just picked, like,

- 1 a couple of 'em out and just set 'em on the vanity
- table. There was a big, big mirror on the other
- 3 wall opposite to the massage table.
- And then -- and then she told me to get
- 5 un -- well, not undressed, but, like, put -- keep
- 6 your bra and your panties on.
- 7 And I was like, okay.
- 8 And then she said --
- 9 Q. Had told you about that before?
- 10 A. No. I thought, like, it was going to be a
- 11 massage, like, you keep your clothing on.
- 12 And that -- when I got in the room, that's
- when the lady, like, explained what I would have
- 14 to do. Just to get undressed and keep my bra and
- 15 my panties on. And then --
- 16 O. And did you do that?
- 17 A. Mm-hmm.
- 18 Q. Is that a yes?
- 19 A. Yes. And then to stay in the room for a
- 20 couple seconds, and then Jeffrey would be coming
- in the room any minute.
- And then Jeffrey did come in the room. And
- 23 he said, hi, and he shook my hand again. But then
- he went out of the room and he got undressed, but
- 25 he had a towel on. And then he came into the room

- again and laid belly-down on the massage table.
- Q. Okay. Stop a minute.
- 3 What did this man look like? This Jeffrey
- 4 Epstein?
- 5 A. Old.
- 6 Q. How old?
- 7 A. Um, he looked like 50-ish maybe.
- Q. Okay.
- 9 A. 40.
- 10 Q. How was he dressed when you initially met
- 11 him?
- 12 A. Like he was going golfing. He just had,
- 13 like, a polo T-shirt on and khaki pants.
- O. Okay. And how were you met(sic) when you
- 15 first went to his -- dressed when you first went
- to his house?
- 17 A. Um, I was wearing a regular T-shirt, my
- 18 Hollister shirt, and just some jeans.
- 0. Okay. What kind of underwear did you have
- 20 on?
- 21 A. A thong.
- Q. And the bra, what type of bra?
- 23 A. It was a bra.
- Q. Okay. No special --
- 25 A. Uh-uh.

- Q. -- certain type. But thong underwear.
- Were you uncomfortable getting down to your
- 3 bra and underwear?
- 4 A. Uh-huh. Like, at -- I was kind of
- 5 hesitant. I was, like, sitting in the room for --
- 6 until Jeffrey came in, like, thinking like, to
- 7 myself, well, like, what's going on?
- 8 Like, I don't know. I was kind of
- 9 hesitant. But then I just didn't care cause I
- 10 wanted \$200, cause I wanted to spend it. So I
- 11 just didn't care. I just --
- 12 Q. Okay. All right. So he comes out and he's
- in a towel. Start from there.
- A. And then he, like, laid on the massage
- table, got on his stomach. And then he told me,
- like, to grab any of the three lotions that she
- 17 had put down on the table. And so I just grabbed
- 18 one of 'em.
- 19 And then I just gave -- like, I sat --
- 20 first I wasn't sitting on the table, because he
- 21 was sitting on the table and it was kind of
- 22 like -- I just stood up. And then I started to
- give him a massage. And then he's making
- conversation, asking me exactly what was
- going to tell me to do. Like, if -- what high

- school do you go to, and all this stuff, so.
- Q. Did he ask you how old you were?
- 3 A. Uh-huh. And I --
- Q. And what did you tell him?
- 5 A. I told him I was 18.
- And, um, he asked me, like, what do I like
- 7 to do for my spare time.
- And I said, I dance, and all this stuff.
- 9 And just asking me small talk.
- And then he's like, oh, well, you don't
- 11 have to stand up, you can sit on the table.
- 12 And so I sat on the table and I was giving
- 13 him a massage. And I think the massage -- it was
- 14 a couple minutes, like 15 or 20 minutes. And this
- whole time we were just conversating about
- 16 anything.
- 17 And he was telling me how he had another
- house in New York, and just a whole bunch of stuff
- 19 that I was, like, amused by. And then after like
- 20 20 minutes of giving him a massage, or 30 minutes
- or something -- it was around that time, he asked
- me if I wanted to make an extra hundred dollars.
- 23 And all -- that he'd have to use --
- Q. Before we get there, let me just ask you a
- 25 couple things. You said that the assistant had

- 1 you undress?
- 2 A. Mm-hmm.
- 3 Q. Is that yes?
- 4 A. Yeah.
- Q. Do you remember telling Detective Pagan
- 6 that it was Jeffrey Epstein that asked you to
- 7 undress?
- A. No. I'm, like, positive it wasn't Jeffrey.
- 9 Cause he didn't come in the room till after I was
- 10 already in my underwear and my bra.
- 11 Q. Okay. So if that's in her report, that's
- 12 incorrect?
- 13 A. Yes.
- Q. All right. When you talk about getting on
- the table, do you recall telling Detective Pagan
- 16 that you were actually straddling him and your --
- 17 A. That's -- yeah. That's what -- when I got
- on the table. Like, after he -- after a couple
- 19 minutes.
- 20 O. Okay. And you were straddling him with
- 21 your bare buttocks to his bare buttocks?
- 22 A. Yeah. Well, kind of. There was towel
- 23 that -- like, it was kind of covering his butt but
- 24 not really covering his butt. It was like not
- 25 really covering his butt.

- But I was laying, like, on his lower back
- 2 near his butt. But, like, I wasn't on his butt.
- O. So, if she wrote, you stated you exposed --
- 4 your bare buttocks were touching his bare
- 5 buttocks --
- A. That'd be kind of correct.
- 7 Q. Okay.
- 8 A. And then -- yeah. I guess.
- 9 O. All right.
- 10 A. You could say that.
- 11 O. So how long did that go on when you are
- 12 sitting on top of him?
- A. The -- until, like, the massage part was
- over. And then he, like, asked, well, would you
- 15 like to make an extra hundred dollars?
- 16 And then I said, sure.
- And then he's like, but I, um, have to --
- like, you're not going to be giving the massage
- anymore, it's going to be something different.
- And I was like, well, what is it?
- 21 And then he's like, um, can I use a
- vibrator on you?
- 23 And I said, um, okay.
- 24 And then -- so then he got up and he went
- into the -- his, like, other room for a couple

- 1 seconds; like literally a couple seconds; and then
- 2 came back in the room.
- And next to the little vanity, big mirror,
- 4 and all this big table there was, like, on the
- floor, there was just like the vibrator. Or
- 6 what -- it looked like a vibrator to me.
- 7 Q. What did it look like?
- 8 A. It was, like, purple. And it was like --
- 9 it was kind of like a massager but not really.
- 10 Like, it looked like a massager, but it wasn't
- 11 really a massager. And --
- 12 Q. What was it shaped like.
- 13 A. Um, like circular in the top, and then it
- 14 was like a handle on the bottom.
- 15 O. Okay. All right.
- A. And then, um, after he grabbed that he laid
- 17 back on the table, and -- except this time he was
- on his back. And I was partially on the table,
- 19 like, half of my butt cheek and my leg was on the
- 20 table, and the one leg was on the floor. And,
- 21 like, sometimes I'd put it on the couch. Like,
- 22 cause the couch was right here and the table was
- 23 right there, so it was kind of close.
- 24 And I -- he told me to keep giving him a
- 25 massage, but to give a massage on his chest.

- 1 Q. So you're sitting on the table now and he's
- 2 standing up?
- A. No, no, no. He was laying back on the
- 4 table, but like I was kind of on the table. Like,
- 5 half my butt and my leg was on the table, and the
- other half was, like, par -- like, on the couch.
- 7 Like, I was holding --
- 8 Q. Okay. But he's laying down?
- 9 A. Uh-huh.
- 10 Q. Okay.
- 11 A. And, um, then I was giving a massage on his
- 12 chest and he was still talking for a couple
- minutes. And then he used the vibrator. And,
- 14 like, that was for like 10 minutes maybe or so, I
- 15 think. And then --
- 16 O. Now, he -- I have to be detailed here.
- 17 Where was he using the vibrator?
- 18 A. Can I say -- along my vagina.
- 19 Q. Okay.
- 20 A. I don't know what else to say.
- 21 Q. All right. Go ahead.
- 22 A. Okav. And then -- and then after -- for a
- couple minutes that's what he was doing. And then
- he jerked off for like a couple minutes.
- Like, I was still on the table. And

- told me that if -- if you -- like, if he does
- that, then you have to get more money, because
- 3 that's like -- he gives you extra money if he
- jerks off anyways. Cause I guess it's some --
- 5 like his (indiscernible) or whatever. And --
- 6 Q. And had told you that before?
- 7 A. Mm-hmm. She -- I -- she told me that,
- 8 like, the night that I, like, had this whole
- 9 conversation with her, and she told me about it.
- 10 Q. Okay. So she just didn't tell you you were
- 11 going for a massage, she told you that there --
- 12 you might have to take your clothes off?
- A. No. She didn't tell me that I would had to
- take my clothes off, but she said that if he jerks
- off in front of you, then you can get more money.
- 16 O. Okay. So when he offered you the extra
- 17 hundred dollars, you had a pretty good idea what
- 18 was coming next?
- 19 A. Yeah.
- 20 Q. Okay.
- 21 A. And, um --
- Q. And when you say "jerked off" what do you
- 23 mean?
- A. He put his hand on his penis, and started
- 25 going up and down kind of fast.

- 1 Q. Okay. Could you see his penis at that
- 2 point?
- 3 A. Uh-huh.
- Q. Is that a yes?
- 5 A. Yes
- 6 O. All right. Go ahead.
- 7 That went on for how long?
- 8 A. A couple seconds maybe. Like -- yeah,
- 9 like, 40 seconds. And then -- and then after
- 10 that, like, the massage was over.
- 11 And he went into the -- out of the door
- 12 back to wherever he goes. I couldn't see where he
- was going cause the door was this way and he
- 14 walked out. And I guess he had like a -- his
- money behind the door, cause it only took a couple
- of seconds for him to come back in the room.
- 17 And then he opened his money, like, his
- wad, and gave me three hundred dollar bills. And
- 19 told me, thank you. And I --
- 20 And then he's like -- there was a note pad
- 21 there next to the couch -- and told me to write my
- 22 name and my number; cause I had a cell phone at
- the time. And he told me to write my cell phone
- number down, and how he could get hold of me and
- 25 all this stuff.

- 1 So I wrote my number down, and wrote my
- 2 name. And then after that he just left the room
- and told me I could get dressed again and that it
- 4 was done. I was over.
- Q. Did you actually see him ejaculate?
- 6 A. No.
- 7 Q. Okay. Did he not ejaculate or you didn't
- 8 see that?
- 9 A. If he did, I didn't see.
- 10 Q. Okay. Do you recall telling Detective
- 11 Pagan it happened in a different sequence?
- 12 A. No.
- Q. And that he masturbated first before he put
- the vibrator on your vagina?
- A. Mmm, maybe. This was like two and a half
- 16 years ago, so --
- 17 O. Okav.
- 18 A. -- that could have happened.
- 19 Q. Do you recall not telling her about the
- 20 vibrator at all --
- 21 A. Yeah.
- Q. -- the first time you talked to her?
- 23 A. Yeah I remember that. Because I was
- 24 scared.
- Q. Okay. Why were you scared about that and

- 1 not scared about telling her that he ejaculated in
- 2 front of you -- or masturbated in front of you?
- A. Cause that's his body, and the vibrator's
- 4 on my body.
- Q. So you didn't want to admit that you had
- 6 allowed him to touch you?
- 7 A. Yeah.
- Q. Okay. And he gave you \$300?
- 9 A. Uh-huh.
- 10 Q. You left your number so he could contact
- 11 you again?
- 12 A. Yes.
- 13 Q. Okay. When he left the room, what
- 14 happened?
- 15 You got dressed. Did he take you
- downstairs, you go downstairs by yourself?
- 17 A. I just went downstairs by myself.
- 0. Who was down there? Was still down
- 19 there?
- 20 A. Uh-huh. The -- was there, and the
- other girl was there. And the assistant lady, she
- 22 might have been there, but I don't know. I can't
- 23 remember.
- But then after that, we left. Like, they
- 25 didn't do anything. They didn't -- she got money

- but she didn't do anything.
- 3 A. did.
- Q. Okay. Do you know how much money
- 5 got?
- A. I think it was \$300 too.
- 7 Q. Okay.
- 8 A. Or maybe 200. 300.
- 9 O. Do you know what that was for?
- 10 A. No. At the time I -- I thought maybe she
- 11 did something with somebody else in the house.
- But then I was, like, thinking there was only
- Jeffrey and the lady there. Like, I didn't think
- 14 anything of it. And I --
- Q. But did you learn that she got money for
- 16 bringing you there?
- 17 A. Yeah. I kind of figured that when I got
- 18 back home. Like, I was thinking about it for a
- while. And I realized, well, it's probably cause
- she brought me.
- Q. Okay. Did you discuss with what
- happened up in that room?
- 23 A. Yes. Then when we got in the -- the, um --
- 24 back in her truck, um, at first we were all like,
- um, oh let's go. Let's go spend our money.

- Then she was like, oh, what happened? What
- 2 did you do? How much money did you get?
- And I was like, I got \$300. And I was
- 4 like, kind -- I was excited. \$300.
- And then she was like, you got 300? What
- 6 did you have to do with him?
- 7 And then she told -- or I told him -- or
- 8 her what I did.
- And then she's like, oh, yeah. Um, I've
- done that too, blah, blah.
- 11 And like, you could -- she was -- then she
- 12 told me, like, what -- what -- like if you do this
- it's -- you get that; if you do this, and then get
- that. And she was telling me, like, all this
- 15 stuff.
- And then I was, like, laughing about it.
- 17 Cause I was like, yeah, thanks, you know, for
- telling me that I'd have to get in my bra.
- And she's like, oh, sorry. And she's
- 20 laughing. And then the other girl starts laughing
- 21 too. And then we all laughed together.
- 22 And then -- then we went to T.J.Maxx and
- she got a purse. And I didn't spend any of my
- 24 money. I kept it in my -- I wanted to spend it,
- but I didn't want to spend it at T.J.Maxx. I

- 1 wanted to go to the mall or something. So then I
- 2 kept it in my -- my house. Like, my purse and
- 3 stuff. And --
- 4 Q. Let me stop you there.
- When you're in the car back with
- 6 going back, did you and going this
- 7 again so you could earn more money?
- 8 A. Yeah.
- 9 Q. Okay.
- 10 A. I think --
- 11 Q. Um --
- 12 A. -- we had. She -- we didn't plan a -- like
- any certain date, she was just like -- we didn't,
- 14 like, plan this or -- like, again, we didn't plan,
- 15 plan it. I was just like -- she was like, oh,
- 16 well, if you ever need money again you can always
- 17 call me and you can come with me.
- 18 And I said, okay.
- 19 Q. You don't recall telling Detective Pagan
- 20 that you made plans to do this every Saturday so
- 21 you could get rich?
- 22 A. Oh, yeah. Oh yeah. Well, it wasn't like a
- 23 plan, plan. It was kind of like an imaginary kind
- 24 of -- every Saturday. Like --
- 25 Q. Okay.

- 1 A. -- it wasn't for sure.
- Q. Did you go back to Jeffrey Epstein's house
- 3 to give him other massages?
- 4 A. I did not.
- 5 Q. Okay.
- A. When I was on the phone with the detective,
- 7 we pretended for \_\_\_\_\_; cause she was on the other
- 8 line; we pretended that I was going to go back,
- 9 but -- just so she could say something. But I
- 10 never did.
- 11 Q. Okay. So you did a controlled phone call
- 12 with ?
- 13 A. Uh-huh.
- O. Trying to get her to make admissions?
- 15 A. Yes.
- 16 Q. Is that a yes?
- 17 A. Yeah.
- 18 O. Okay.
- 19 All right. Was there another reason you
- sort of didn't go back? That some people might
- 21 have found out about it or were talking about you?
- 22 A. Yeah. Um, that's what I was going to get
- 23 to.
- 24 At school, um, I had, like, my best friend.
- 25 And I told her in dance class; cause that's my

- first period, that was my first period class.
- 2 And, like, right when I got back to school I had
- 3 the \$300 on -- in my purse with me.
- And I told her, like, if you ever want to
- 5 make \$300, you can come with me, and will
- 6 take you. And I didn't say her name, I said like,
- 7 my friend will take you. And all you have to do
- 8 is give him a massage and stuff. And I told her
- 9 what I did.
- I didn't tell her everything, I didn't tell
- 11 her the -- the vibrator part; I just left that
- 12 out. But I told her everything else.
- And, um, she kind of laughed and giggled.
- And she's like, okay. I'll keep that in mind.
- 15 And then, um --
- 16 O. Who was this person that you told?
- A. and and -- well, she was in
- the conversation, but she's, like, didn't say
- 19 anything to anybody.
- 20 Q. ?
- 21 A. She didn't -- she didn't
- 22 say anything at first until everybody else found
- 23 out.
- And then -- well, after I told \_\_\_\_\_, the
- rest of the day goes by. And she was telling

- 1 people, and, like, telling everybody in school.
- 2 And then I was like -- I saw her in my gym
- 3 class that same day and I just confronted her.
- I was like, well, why are you telling
- 5 people? And that's kind of my business. And I
- 6 kind of told you to be nice and not to, like, go
- 7 around telling people. You're supposed to be my
- 8 best friend. And then she just laughed about it.
- 9 So then we got in an altercation in the gym room.
- 10 Q. Was that a fight?
- 11 A. Yes
- 12 Q. You had a fight?
- A. I -- we got into a fight. And, um, that's
- when I had to go to the Principal's office.
- And told why she got in the fight
- 16 with me. And I told her why she -- why we got in
- 17 a fight. And I kind of -- we -- at first we both
- 18 kind of lied about why, cause -- or I did.
- 19 And then -- and then I was -- just told the
- 20 Principal she was spreading rumors about me.
- 21 And then \_\_\_\_\_, I guess, told the
- 22 Principal why, like, for real.
- And so then the Principal, when I had to go
- in the room, she was like, let me see in your
- 25 purse.

```
1
             And I said, why?
              And she's like -- asked me if I had any
 2
 3
       monev.
              And I said, no, I don't have any money on
 4
 5
       me.
             And then she said, like, you don't have to
 6
       lie. You're not going to be in trouble. Give me
 7
       your purse.
8
              And then I gave her my purse. And she
9
       found the $300. And she asked me how I got it.
10
              And I say, I work at _____; cause at
11
       the time I really did work at _____.
12
              And, um --
13
          Q. Why did you lie to the Assistant Principal?
14
              Cause I didn't think it was, like, any of
15
          Α.
       her business, like, why we were arguing or
16
       anything.
17
              And I thought, why would I tell on myself
18
       if I'm -- if she doesn't really know anything yet?
19
              But then she really did know, cause
20
       told her.
21
              And then she -- after she showed -- like,
22
       after she took my purse and she looked at the
23
       $300, and she -- she didn't believe what I said,
24
```

25

like, at all.

- 1 And I just kept lying and, like, saying,
- 2 no, I got it from \_\_\_\_\_. My work, my work.
- And then she said, you don't have to lie.
- I know -- I know what happened.
- And she called my step mom. And my step
- 6 mom came to the school. And my step mom said,
- 7 like, you didn't get \$300 from your pay check.
- 8 You're lying. And then that's when -- that's
- 9 when, like, I don't know, everything kind of came
- 10 out.
- 11 And then I --
- 12 Q. You didn't tell your parents at first so
- did you lie to them too?
- A. I said I was doing drugs, and I was dealing
- them. Like, I made up any kind of lie. I didn't
- 16 want to tell 'em what happened.
- 17 O. Did there come a time when Detective Pagan
- 18 got some messages on your phone?
- 19 A. From --
- 20 Q. From .....?
- 21 A. --
- Yeah. She -- oh. Well, after that whole
- thing, my cell phone was taken away. So, yeah,
- she had my cell phone from that day until she --

- 1 And she -- like, my mom, I think she still
- 2 has it, or the Court or whatever has my cell
- 3 phone.
- Q. You talked about telling your mom you were
- 5 doing drugs -- or selling drugs?
- 6 A. Yeah. I just --
- 7 Q. Which one?
- 8 A. My -- just -- both. I just kind of -- my
- 9 dad's arguing with me, and I just kind of told
- 'em, well, I'm a drug dealer.
- 11 Q. Okay. So you -- you've had a problems with
- 12 drugs though, haven't you?
- 13 A. I did.
- Not a problem, I experimented.
- Q. Didn't your parents actually send you away
- to a rehabilitation center because of it?
- 17 A. To a family help center --
- 18 O. Okay.
- 19 A. -- to be specific or whatever.
- It was because of that, but it was also
- 21 because I had a lot of family, like, getting-along
- 22 problems. Like, I argued with my parents a lot.
- Q. Were you doing drugs during the time that
- you went to Jeffrey Epstein's house?
- A. Um, no. Well, the only -- the only drug

- that I did that time was pot. Like, I smoked it
- 2 sometimes. I didn't do, like, drug drugs, like
- 3 bad kind of drugs.
- 4 Q. Do you still do pot?
- 5 A. No.
- 6 Q. Do you have a MySpace.com account?
- 7 A. Yes. I have a MySpace.
- Q. On there you talk about doing drugs?
- 9 A. No, I don't talk about it.
- 10 There's like a -- like, a little thing
- 11 where it says create, like, your own thingy.
- 12 And it asks questions, like a -- a survey;
- 13 that's the word I'm looking for; a survey about --
- like, they just ask questions. And it says, have
- 15 you ever done drugs?
- 16 And I said, yeah.
- 17 Have you -- it says, have you ever done
- 18 drugs.
- 19 Q. Okay. It asks a lot of questions about
- 20 you, right?
- A. Yes. But I also did delete that MySpace
- 22 and I did a good one. I --
- 23 O. Okay.
- 24 A. I delete -- cause my parents found out.
- O. So you had one that wasn't real good?

- 1 A. Yes.
- O. That you'd lied about your age on, said
- 3 were you 18 on?
- A. No. I didn't say I was 18.
- 5 Q. This your account?
- 6 A. No.
- 7 Q. Here with, Female, 18 years old.
- 8 Lives in \_\_\_\_?
- 9 A. Yes, but I didn't do this one.
- 10 All mines have, like, cool things in the
- 11 back. Like, mine -- I would never make an ugly
- 12 one.
- Q. do have more fun.
- 14 A. Yeah.
- 15 O. You're a ??
- 16 A. Yeah. But -- and I have that ex -- like,
- 17 those exact same things on my old one.
- 18 It had, like, not in -- what it says about
- me, in that little sentence --
- 20 Q. Okay.
- 21 A. -- that's not -- I didn't make that.
- Q. So when you're talking about that survey
- you answered, it says your -- your choice of
- 24 alcohol. And you put beer?
- 25 A. Yeah.

- 1 Q. Do you drink beer?
- 2 A. At parties.
- 3 Q. Okay. It says you have four piercings?
- A. Not anymore. Now I only -- well, I used to
- 5 have my belly button pierced.
- Q. It takes -- you have to be 18 in the state
- 7 of Florida to have body piercings other than your
- 8 ears? How --
- 9 A. My dad --
- 10 Q. How did you get those?
- 11 A. My dad took me to get my belly button
- 12 pierced for my 14th birthday. Cause, like,
- everybody was getting one, so I begged for it.
- And then I just got my nose pierced, so.
- Q. Did you have to provide identification for
- 16 your nose, just prove you were 18?
- 17 A. No, my dad -- my dad let me.
- 18 Q. Your dad, okay.
- 19 So you didn't have false identification at
- 20 that time?
- 21 A. No.
- O. Okay. So you said yes to drinking and
- 23 smoking? Smoking pot?
- 24 A. Yeah.
- Q. There's a question, do you shoplift?

- 1 Do you recall what you put for that?
- 2 A. I did.
- 3 Q. What -- you did shoplift?
- 4 A. Like, yeah, a couple times.
- 5 Q. Did you recall putting, lots of times, on
- 6 your site?
- 7 A. Maybe.
- 8 This was a long time ago, so.
- 9 Q. Okay. You reported income of \$250,000 --
- 10 A. As a joke.
- 11 Q. -- on that site?
- 12 A. Yeah. It's a joke.
- 13 Like, all my friends do that, cause it's
- 14 kind of funny and random and stupid.
- Q. Okay. So it's not that you're making money
- 16 elsewhere --
- 17 A. No. It --
- Q. -- doing similar activity?
- 19 A. -- was just kind of stupid.
- It's like a joke.
- Q. Okay. Did you ever make arrangements with
- 22 to go back to Jeffrey Epstein's house in
- 23 April of 2005?
- A. Not when I was with her.
- 25 Maybe on a phone conversation, like, with

1 that detective, but not ever when I was with her. 2 Q. Did you ever talk to \_\_\_\_\_ about going back 3 in April of 2005? 4 A. I really don't think so. 5 Q. Okay. All right. At this point I'm going to ask 6 the grand jurors if they have any questions for 7 8 you. Α. Okay. 9 10 O. Okay? A JUROR: Where do you live now? 11 12 THE WITNESS: I live in 13 A JUROR: Where? 14 THE WITNESS: 15 A JUROR: Did you say that before you 16 lived up in \_\_\_\_? THE WITNESS: Yes. I moved to 17 in July, with my mother. 18 19 MS. BELOHLAVEK: Your mother -- your 20 stepmother and father sent you up there to 21 get away from the activities down here? 22 THE WITNESS: No. I moved with my 23 mom. 24 When I was with my dad, like, after

this all happened, my mom and my dad were

25

1	arguing. And I didn't like my dad anymore.
2	I I just felt like living back with mom.
3	So then I moved with my mom.
4	And that's when I went to the family
5	center; like, is what it's
6	called. And then after that, my mom had
7	planned on moving to She's been
8	planning for, like, 2 years before any of
9	this ever happened. And they finally found
10	a house in So we moved, and I
11	moved with them.
12	A JUROR: Do you have any idea deep
13	down inside of you that you what your
14	doing is wrong?
15	THE WITNESS: Yeah. I did.
16	A JUROR: Oh, do you?
17	Have you
18	THE WITNESS: Oh I
19	A JUROR: Have you set the goals of
20	to not do it anymore?
21	THE WITNESS: Yes. I don't
22	haven't talked to any of those people since
23	that day.
24	A JUROR: And you're well aware
25	that what you're doing to your own

1	reputation.
2	THE WITNESS: Yes. I do.
3	MS. BELOHLAVEK: You aware that you
4	committed a crime?
5	THE WITNESS: Now I am. I didn't
6	know it was a crime when I was doing it.
7	Like, I I don't know. Now I I
8	guess it's prostitution or something like
9	that.
10	MS. BELOHLAVEK: Any other questions?
11	A JUROR: One more.
12	You said you worked at
13	You were 14, you were working at
14	?
15	THE WITNESS: Yeah, in
16	That's when they, like, first let you work,
17	when you're 14.
18	A JUROR: Okay. Now you're work
19	you're living back now with your father in
20	the meantime?
21	THE WITNESS: (No audible response).
22	MS. BELOHLAVEK: Anybody else in the
23	front row?
24	Second row. Yes, sir.
25	A JUROR: Um, you kept saying

1	Jeffrey's assistant. Do you know her name?
2	THE WITNESS: No. I know that she
3	was blond haired, and she was tall and
4	skinny. I don't remember her name.
5	A JUROR: Okay.
6	MS. BELOHLAVEK: Yes, sir. In the
7	back row.
8	A JUROR: Yes.
9	Miss , did you ever go back
10	to Mr. Epstein's on your own?
11	THE WITNESS: No, sir, I didn't.
12	A JUROR: Did he ever contact you
13	with your cell phone?
14	He never called you?
15	THE WITNESS: No. Because I got my
16	phone taken away. Like
17	A JUROR: Did you
18	THE WITNESS: right when I was in
19	trouble.
20	A JUROR: ever feel that his
21	behavior was a little strange?
22	THE WITNESS: That's what we all
23	joked about in the car.
24	A JUROR: Yeah, but did it ever occur
25	to you that he could have hacked you up?

1	THE WITNESS: I now I think about
2	it. And a lot of things could have
3	happened. I thought about it a lot.
4	And a lot
5	A JUROR: Should give it a little
6	further thought.
7	THE WITNESS: different things
8	could have happened.
9	MS. BELOHLAVEK: Any other questions
10	for Miss ?
11	All right. Thank you very much.
12	THE WITNESS: Thank you.
13	(Witness excused.)
14	(WITNESS JOE RECAREY RECALLED)
15	MS. DUGGAN: I'll go ahead.
16	And for the record, this is Detective
17	Joe Recarey.
18	I don't need to re-swear you in.
19	We'll just remind you, you're under oath.
20	THE WITNESS: Okay.
21	MS. DUGGAN: Okay.
22	CONTINUED EXAMINATION
23	BY MS. BELOHLAVEK:
24	Q. Detective Recarey, let's go back to the
25	investigation before you took over; it's still

- 1 Detective Pagan. There's mention in her report of
- 2 trash pulls.
- 3 What's a trash pull?
- A. A trash pull is when you make arrangements
- 5 with the supervisor of sanitation to have the
- 6 trash man go onto the property, remove the trash,
- 7 and place it in the empty well of the trash truck.
- 8 And you follow 'em to a different location, then
- 9 you retrieve the bags from the truck.
- 10 Q. How is it that you can take things off
- 11 someone's property without a search warrant in
- 12 that way? Is it permissible because it's been
- 13 discarded?
- 14 A. It's discarded. It's trash.
- 15 It was in the truck. We just take
- 16 possession of it from the truck.
- Q. Okay. April 1, 2005, was there a trash
- 18 pull at Jeffrey Epstein's house?
- 19 A. Correct.
- Q. Okay. Do you know what was found when they
- 21 examined the trash from his home?
- 22 A. Several messages with phone numbers written
- on it with girls' names, and different messages.
- Q. Did any of the messages that you've had a
- 25 chance to look at talk about any of the girls you

- found out through your investigation had gone to
- 2 Jeffrey Epstein's house?
- 3 A. That is correct. The names and phone
- 4 numbers were of girls that have gone to the house
- 5 and left little messages. I have girls for him.
- 6 You know, for a good time call me type of thing.
- 7 Q. Okay. Was there a message indicating that
- 8 had an appointment in April?
- 9 A. Yes.
- 10 Q. And what time did man have an appointment
- in April?
- 12 A. 11 a.m.
- Q. Okay. Do you know if Detective Pagan had
- taken voice mails from phone where
- 15 was confirming meeting with \_\_\_\_\_ --
- 16 A. Right.
- 17 Q. -- to go there at 11:00?
- 18 A. There were controlled phone calls
- 19 between -- was making phone calls to
- 20 for us, as part of the investigation. made
- 21 the appointment to bring over at 11 a.m. for
- 22 April 1.
- 23 O. But never went there?
- 24 A. No.
- Q. Okay. Now were there any messages

- indicating that someone named or someone
- 2 named has appointments to go to Mr. Epstein's
- 3 house?
- A. Yes. There was several mentions of
- Q. Were you able to identify who
- 7 were?
- 8 A. Yes, I did. Later on in the investigation
- 9 we discovered that was actually
- 10 school
- 11 student who still attends. And was the
- other girl that was frequenting Epstein's house.
- Q. How old was at that time?
- 14 A. I believe she was 16.
- 15 O. And how old was \_\_\_\_\_?
- 16 A. Through the investigation I
- found out she started going to the house when she
- was 16 or had just turned 16.
- 19 Q. And how long of a time did she continue to
- 20 go there?
- 21 A. Till she turned 18.
- O. Okay. Was there a trash pull on
- 23 September 21st of 2005?
- I quess this is after you've taken over the
- 25 investigation.

```
1
          Α.
              Correct.
              Okay. Was there a trash pull that day?
 2
          0.
 3
          Α.
              Yes.
 4
              Did you find anything interesting in that
 5
       trash pull?
              Um, I'm trying to get to --
 6
          Α.
              Maybe page 24, 25 of your report.
 7
          Q.
              Page 24.
 8
              The date was September?
 9
          Α.
10
          0.
             September 21st.
11
          Α.
             Okay.
12
              Yes.
             What did you find in that trash pull?
13
         Q.
             I had notes with the name _____, with her
14
         Α.
       phone number. As well as property; for a good time
15
       call .
                     And --
16
             Were you able to identify ?
17
         0.
18
         Α.
             Yes.
19
         Q.
             Who is ?
20
         Α.
             is land
21
             And what about Were you able to
         Q.
       identify ?
2.2
23
                   Through the investigation I was able
         Α.
             Yes.
      to find out that _____ is actually _____
24
25
```

- 1 Q. Can you spell ?
- 2 A.
- Q. And how old was she at the time?
- 4 A. 17.
- 5 Q. Okay. Another trash pull on October 3,
- 6 2005?
- 7 A. Correct
- Q. Anything interesting found in that trash
- 9 pull?
- 10 A. October 3rd.
- 11 What page are you on?
- 12 Q. Page 26. Page 26 is a report dictated by
- 13 Officer Crowell.
- 14 A. Curtis Crowell, correct.
- 15 Q. Okay.
- 16 A. That's why.
- 17 O. In there he indicates that in the trash
- 18 pull they located a hard plastic or clear acrylic
- 19 stick which was shaped with small ridges. This
- device is commonly used as a sexual toy which is
- 21 inserted into the vagina or anus for stimulation.
- 22 Was that type of item actually found?
- 23 A. Um, the device was actually found. But
- 24 later on in the search warrant it was discovered
- 25 that it was actually the handle of the --

- 1 Q. For the silverware?
- 2 A. -- for forks -- for forks and knives.
- Q. Okay. So it wasn't something we would call
- 4 a vibrator or a dildo?
- 5 A. No.
- Q. Okay. It appeared that way to him, but you
- 7 were able to confirm later it was not?
- 8 A. Right.
- 9 Q. Okay.
- 10 All right. You are aware, from your
- investigation and talking to Detective Pagan, that
- 12 said she was initiated into going
- to Jeffrey Epstein's house by someone named
- 14
- 15 A. Correct.
- 16 Q. Were you ever able to talk to
- 17 A. Yes, I did.
- 18 O. When was that?
- 19 A. October 3, 2005.
- 20 O. Where did that take place?
- 21 A. Sergeant Frick and I went to her house out
- in knocked on the door, and asked her
- 23 to come back to the station for further
- 24 questioning reference this investigation.
- 25 O. How old was ?

- A. had just graduated from high school,
- 2 from School.
- Q. Okay. Was she a minor at the time or an
- 4 adult? Do you recall?
- 5 A. Well, in the -- at the time she would have
- 6 been a -- an adult.
- 7 O. When --
- 8 A. At the time of the interview.
- 9 Q. When you talked to her. Okay.
- 10 Did she talk to you that day at her house?
- 11 A. No, she came back with us to the police
- 12 department for further questioning.
- Q. She was uncomfortable talking at her house?
- 14 She told you she wanted to do it elsewhere?
- 15 A. Um, no. We just -- I wanted to go over
- documents that I didn't have with me, with her --
- 17 Q. Okay.
- 18 A. -- at the --
- 19 Q. So when did she come to the police
- 20 department?
- 21 A. That same day.
- Q. What did tell you?
- 23 A. During a sworn taped statement she stated
- that she became in contact with Mr. Jeffrey
- 25 Epstein when she was 17, when she was approached

- 1 by a friend with an opportunity to make money.
- 2 She was taken to the Epstein's residence. She was
- 3 told that she would have to provide a massage, and
- 4 make \$200.
- 5 She was taken to the house, she was
- 6 introduced to his -- Epstein's assistant by the
- 7 name of Sarah. Sarah then would escort her
- 8 upstairs, prepare the room for the massage by
- 9 putting out the ointments and the different oils.
- 10 Mr. Epstein came into the room. He
- demanded she remove her clothing. She did so.
- 12 She started giving the massage, rubbing his back,
- his calves and thighs. He turned onto his back,
- 14 asked her to rub his chest. As he did so he tried
- to touch her, touch her buttocks. She pulled
- away, she said I'm uncomfortable with you touching
- me. I'll give you the massage but I'm
- 18 uncomfortable with you touching me.
- 19 It was at which time he said, I know you're
- 20 uncomfortable. If you bring me girls I will pay
- 21 you to bring me girls.
- Q. So he didn't make her do anything she was
- 23 uncomfortable with?
- 24 A. Right.
- 25 O. Okay. How did she indicate that she first

- 1 met anybody that knew Jeffrey Epstein?
- 2 A. She was approached by one of her friends in
- 3 by the name of unknown last
- 4 name. I was never --
- 5 Q. You never --
- A. -- able to identify --
- 7 Q. -- determine --
- 8 A. -- who was, who actually took her to
- 9 Epstein's house and introduced her into the
- 10 household.
- 11 Q. Okay. Were you able to determine the
- approximate date when she met this who took
- her to Epstein's house?
- 14 A. Sometime when she turned 17, she told me.
- Q. Okay. So she was 17 when she first went
- 16 there?
- 17 A. Mm-hmm.
- 18 Q. All right. When he talked to her about
- bringing other girls to him, since she's
- 20 uncomfortable, what was her response to him?
- 21 A. She agreed to bring the girls to him. And
- 22 he told her, the younger, the better.
- She brought a 23-year old to massage him,
- and he told her that she was too old and he wanted
- 25 someone younger.

1 Knowing that she went to School, he recommended that she ask her 2 3 friends. Δ During the statement she gave me 5 approximately six names that she can remember that she took to the house that all went to 6 School. 7 Who did tell you she took to the 8 house? 9 10 Α. Um, 11 , and the 14year old victim, 12 okay. 13 Q. 14 Did you ask if she told these people what to expect when she took them to Jeffrey 15 16 Epstein's house? She explained that all the girls knew what 17 18 was to be expected. The more you did, the more 19 money you made. She explained that there was 20 going to be a massage or some possible touching, and you would have to provide the massage either 21 22 topless or naked. 23 And she told you that she told that? Q. She said that she told all the girls that. 24 Α. 25 Okay. During your conversations with Q.

- 1 did she refer to herself as somebody
- 2 famous?
- A. On the ride back, back to her house, she
- 4 had stated that she was the -- she was like Heidi
- 5 Fleiss, the Hollywood Madam that provided girls to
- 6 clients.
- 7 Q. Did \_\_\_\_\_ -- you may have told me this
- 8 earlier, and I apologize if I didn't hear it --
- 9 did undress when she provided the massage?
- 10 A. Yes. She provided the massage naked, under
- 11 the direction of --
- 12 Q. Not just down to her underwear?
- 13 A. No. I believe it was naked.
- Q. Okay. Did -- was there ever any indication
- of a vibrator like described, with ??
- 16 A. No. But she -- she was aware of the
- 17 vibrator.
- 18 O. From ?
- 19 A. Vibrator slash, massager.
- 20 Q. Okay.
- 21 Was paid money, did she tell you, for
- 22 bringing these other girls?
- 23 A. Yes.
- Q. How much money?
- 25 A. She was paid approximately \$200 for every

- 1 girl she brought.
- Q. Just one time per girl or every time she
- 3 brought a girl did she get another \$200?
- A. Every time she brought a girl she got \$200.
- Q. Even if it was the same girl over and over?
- 6 A. Correct.
- Q. Okay.
- 8 All right. You found the card that says,
- 9 for a good time call \_\_\_\_\_. You were able to
- 10 identify her as ??
- 11 A. Correct.
- 12 Q. Did you get a statement from
- A. Yes, I did. At that time was
- 14 already attending college, she had started
- 15
- She stated that nothing inappropriate had occurred originally, and then explained that, you know, he had -- Epstein had tried to touch her on
- 19 several occasions.
- Q. Did she change her statement at some point
- 21 to you?
- 22 A. Well, originally she started off saying
- 23 that nothing had -- nothing inappropriate had
- occurred. Further questioning, she had changed,
- 25 that there was additional things that had

- 1 happened.
- Q. Okay. What did she say the additional
- 3 things were that happened?
- A. There was attempted touching. He had
- 5 caressed her buttocks cheeks.
- All the while he had -- he had introduced
- 7 the vibrator, but did not -- she did not allow a
- 8 vibrator to be used on her.
- 9 She described the vibrator having a huge
- 10 head on the tip of the vibrator, white in color.
- 11 Q. Now was this -- it progressed in the first
- time she was there to just massage to touching to
- vibrator, or were there numerous times she went to
- 14 his house?
- A. Numerous times that she went to his house.
- 16 This all progressed as more times she came to the
- house, more things started to occur.
- 18 Q. How many times did she go to Jeffrey
- 19 Epstein's house?
- 20 A. Off the top of my head, I -- she stated
- 21 that she had been there many times.
- O. All right. The last known time that she
- told you about was when?
- 24 A. Was in October. The last time Mr. Epstein
- was in town, October 3rd or 4th of 2005.

- 1 Q. Okay. Do you know of any of the girls that
- 2 say they went to his house after 2005?
- 3 A. No. I don't believe Mr. Epstein has been
- 4 back. He learned of the investigation in October.
- Q. Okay. Was she paid by Jeffrey Epstein?
- 6 A. Yes.
- 7 Q. Do you know how much she was paid?
- 8 A. She was paid between 200 and \$300.
- 9 Q. Each time?
- 10 A. Each time that she went.
- 11 Q. Did she get any other compensation other
- than money from him?
- 13 A. She also received a rental car, which as of
- 14 this date I think that she's still driving it,
- 15 from Dollar Rent a Car.
- Q. Okay. Were you able to confirm through the
- 17 rental car that it was rented by Mr. Epstein or
- 18 someone in his --
- 19 A. It was --
- 20 Q. -- employ?
- 21 A. -- rented by -- it was rented by Mr. -- his
- 22 houseman, Janusz Banasiak, with a credit card of
- 23 Mr. Epstein's.
- Q. Okay. Were you able to get a statement
- from the person you identified as ???

- 1 A. That is correct.
- Q. When did that occur?
- A. On October 10th I had made telephone
- 4 contact with her; she was up in \_\_\_\_\_,
- 5 Florida. And I had explained to her that I was
- 6 conducting this investigation.
- 7 Miss began to cry. Explained that she
- 8 had been to the house hundreds of times. Started
- going there at the age of 16, when she was still
- 10 attending School. Where she
- 11 was offered to -- \$200 for 30 minutes of work.
- 12 O. How was she introduced to him?
- 13 A. She was taken to him by a friend of hers
- 14 who also had gone to School,
- 15 parameters.
- 16 Q. Okay.
- 17 A. She was taken to the house. She would have
- 18 to perform this massage naked.
- 19 O. She knew that before she went?
- 20 A. That was explained to her by \_\_\_\_\_.
- Q. Okay. What did she describe about that
- first visit to Jeffrey Epstein's house?
- 23 A. She recalled that the appointment was set
- 24 up for that same day. They contacted
- 25 Mr. Epstein's assistant, Sarah; later identified

- 1 as Sarah Kellen; where the appointment was made.
- 2 She was taken. She remembered it was on the
- 3 weekends because she only worked on the weekends,
- 4 as she was still going to high school.
- 5 She was taken upstairs to the master
- 6 bedroom. She could observe in the spiral
- 7 staircase up to the bedroom area there were
- 8 photographs of naked women throughout the house.
- 9 O. Adult women?
- 10 A. I believe so.
- 11 Q. Okay. She goes upstairs, what happens
- 12 upstairs?
- A. She's taken into the room. The room is set
- up, the massage tables are set up, ointments are
- put out by Sarah Kellen. Epstein enters the room
- and introduces himself to her. He lays on the
- massage table and asks her to get comfortable.
- 18 She stated that she couldn't remember if
- she provided the massage naked, but knows that she
- 20 removed -- she had -- I'm sorry -- she had rubbed
- 21 his legs, thighs, and feet.
- 22 All during this time Epstein turned on to
- 23 his back so that she could rub his chest, and he
- 24 started to masturbate.
- 25 Q. Okay.

- 1 A. Which was another thing, one of the other
- 2 girls -- every time there was a massage, Epstein
- 3 would masturbate himself.
- Q. Was she able to see his penis or was it
- 5 under the towel he had come out in?
- A. He had exposed his penis to her. Removed
- 7 the towel which made it visible.
- 8 Q. How long did that go on?
- 9 A. She had been to his house over, in a 2-year
- 10 period that she stated, hundreds of times.
- 11 Q. I meant the masturbation?
- 12 A. Oh, oh. It was for several minutes.
- Q. Okay. Did he touch her at all that first
- 14 time?
- 15 A. Um, I believe he did use the vibrator on
- 16 her, if I recall.
- Q. I'm going to direct you to page 39, second
- 18 full paragraph halfway down.
- 19 A. Okay.
- Q. I believe your report says Epstein touched
- 21 her breast?
- 22 A. Yes.
- Q. Okay. So at that point he touched her
- 24 breast. Do you recall --
- 25 A. Right.

- 1 Q. -- if the vibrator was uses that first time
- 2 or if it was just the touching --
- 3 A. Yes.
- 4 Q. -- of her breast?
- 5 A. No. He did touch her breasts as he
- 6 masturbated.
- 7 Q. Was she paid money for that visit?
- 8 A. \$200.
- Q. Did she go back to his house?
- 10 A. Yes, she did.
- 11 Q. And I guess you've told us, for about
- 12 2 years she went back.
- 13 Is that a yes?
- 14 A. Yes. Correct.
- 0. She estimates over a hundred times?
- 16 A. Yes. She does.
- Q. Did the situation with progress?
- 18 A. It did. During the time frame that she was
- 19 attending there, over the 2-year period, she
- 20 stated that every time she went there it didn't
- 21 have to be involving the massage or any kind of
- 22 sexual encounter. At times that she would go, she
- 23 would end up just having dinner or talking with
- 24 Epstein.
- 25 At one point Epstein introduced his other

- 1 assistant, Nada Marcinkova.
- 2 She explained that he had brought her from
- 3 Yugoslavia to the United States to be his sex
- 4 slave.
- Q. Were you ever able to confirm that?
- A. I know that she is here on a visa, a
- 7 modeling visa.
- Q. You don't know the purpose she's here,
- 9 other than you were able to confirm the visa?
- 10 A. Yes.
- 11 Q. Okay.
- 12 A. She's here for a visa.
- Q. What did describe as the progression
- of sex acts?
- 15 A. He introduced Nada into their routine.
- Q. So it became a threesome at some point?
- 17 A. Right.
- 18 Q. Okay.
- 19 A. He had asked to perform oral sex on
- Nada. originally had refused. He enticed
- 21 her by giving her additional monies to perform
- 22 this act for 5 minutes.
- 23 Q. How much additional money?
- 24 A. 200 -- \$200 extra.
- Q. And then she agreed?

- 1 A. At which point she agreed.
- Q. Okay. Was it always just the masturbating
- in front of and sex acts with Nada, or were
- 4 there additional sex acts with Jeff Epstein?
- 5 A. It was explained that at one point towards
- 6 the end, prior to turning 18 or just after,
- 7 it was -- it had been previously spoken that there
- 8 would be no vaginal penetration by Mr. Epstein.
- 9 She had stated that Mr. Epstein had a
- 10 deformed penis and did not want to have any kind
- of intercourse with him.
- 12 It was after one of the -- where they had
- 13 purchased sex toys. They introduced the sex toys
- 14 with Nada and as Epstein would watch on and
- 15 masturbate to.
- At one point he grabbed and placed her
- 17 head onto the head -- on the massage table and
- inserted his penis in her vagina.
- 19 Q. Okay. You said they introduced sex toys,
- 20 purchased sex toys. Who purchased sex toys?
- 21 A. Nada.
- Q. Was with her when they were purchased?
- 23 A. It is -- yes.
- 24 Q. Okay.
- 25 A. It was for Epstein's --

- 1 Q. So and Nada went to purchase the sex
- 2 toys?
- 3 A. For Epstein's birthday. Correct.
- Q. Okay. And during the time that he
- 5 penetrated her vagina she was either 17 or 18,
- 6 you're not clear -- clear which?
- 7 A. Right.
- Q. Okay.
- 9 A. It was -- this was towards the end.
- 10 Because after that she stopped going to his res --
- 11 his house.
- 12 Q. How many -- okay. A hundred times, did she
- indicate how much money she made during this
- 2-year period that she was going to see him?
- A. Well, she received between 200 and a
- 16 thousand dollars.
- 17 Q. Each time?
- 18 A. Each time that she went.
- The day that he forcibly entered himself
- into her, he paid her a thousand dollars.
- 21 Also, she had received a rental car from
- Dollar Rental Car, a blue Dodge Neon, that the
- 23 previous houseman had rented for her.
- Q. Did she ever make a report of sexual
- 25 battery after what she told you about him

- inserting his penis inside her?
- 2 A. What do you mean, sexual battery?
- Q. Did she -- at that time that he forced his
- 4 penis inside her, you said?
- 5 A. Oh, at that --
- 6 O. Did she make --
- 7 A. -- the day that that occurred?
- No.
- 9 Q. -- did she make -- did she call and say --
- 10 A. No, the day it occurred. No, she did not.
- 11 Q. That day she took a thousand dollars.
- Let's say it's only \$200 for a hundred
- times; she's -- we're talking a lot of money she
- got, at a minimum; plus a car?
- 15 Is that a yes?
- 16 A. Yes.
- 17 Q. Okay. Did you ask her what she did with
- 18 all that money?
- 19 A. I did ask her. And she didn't want to tell
- 20 me.
- Q. What'd she say?
- 22 A. She said that that was too personal.
- Q. After you -- she's just described all these
- 24 sex acts to you.
- Okay. Did you interview somebody named

1 Yes, I did. Α. 2 3 Q. Who is Α. Um --4 Q. Page 51. 5 6 Α. Thank you. Okay, November 4th. She provided a sworn 7 taped statement that she had been taken to 8 Epstein's house by the -- a friend from 9 School, Manual . 10 11 0. This same person that took \_\_\_\_? Α. Correct. 12 Okay. 13 0. She was told as well that she would have to 14 provide the massage and would be paid 300 for the 15 16 massage. How old was she at the time? 17 Ο. 17, I believe. 18 Α. 19 0. Okay. What did she describe happening when she went there the first time? 20 She was taken to the house and introduced 21 Α. 22 to Epstein's assistant. Pretty much --Which one, Nada --23 0. -- consistent --Α. 2.4 25 Q. -- or Sarah?

- 1 A. Sarah.
- Q. Okay.
- 3 A. It was pretty much consistent with all the
- 4 girls. They would be introduced to the assistant,
- 5 who would then lead her upstairs and prepare the
- 6 room for the massage in the master bathroom area.
- 7 She would lay -- put a blanket over the massage
- 8 tables and provide the ointments that Mr. Epstein
- 9 would like to have used.
- 10 She rubbed his calves and his back area and
- 11 was paid \$300 for her services.
- 12 Q. Was that a one-time thing with
- or did she go back?
- 14 A. She stated she had gone back four or five
- 15 times.
- 16 O. Similar acts each time she went back?
- 17 A. Correct.
- Q. Similar amounts of money each time?
- 19 A. It -- it started to escalate. I mean, each
- 20 time that she went, further things started to
- 21 happen. It was the same monies though provided.
- Q. Okay. So the sex acts became more
- 23 involved?
- 24 A. Correct.
- Q. Okay. She was what, you said 17?

- 1 A. Correct.
- Q. Did she tell Jeff Epstein that she was 17?
- 3 A. May have, I believe so.
- Q. Take a minute and look at your report and
- 5 see if you can find that there.
- A. Okay. She was 16 when she first went to
- 7 the house.
- Q. Okay. She was 16. But does she ever tell
- 9 him she's 16 or 17?
- 10 A. No.
- 11 O. Did any of the girls ever tell him that
- they were under 18?
- A. Well, he knew that they went to
- 14 School.
- 15 Q. That was not my question to you.
- 16 A. Okay.
- 17 Q. Did any of the girls ever tell Jeff Epstein
- that they were under 18?
- 19 A. Not to my knowledge.
- Q. And some of them affirmatively lied and
- 21 said they were 18 when they were not, didn't they?
- 22 A. Correct.
- Q. But he was aware that they were going to
- 24 high school?
- 25 A. Correct.

- Q. Okay. How much money did make?
- 2 A. \$300 for each massage.
- Q. Was she ever given anything other than cash
- 4 money?
- 5 A. She was also given a Western Union wire
- from New York, for a Christmas bonus.
- 7 Q. How much was the Christmas bonus?
- 8 A. \$200.
- 9 Q. All right. At some point you spoke with
- 10 someone named Alfredo Rodriguez --
- 11 A. Correct.
- 12 Q. Who is he?
- A. He's a former houseman of Jeffrey Epstein.
- Q. What did he describe his duties when he was
- 15 at -- employed by Mr. Epstein?
- 16 A. He was basically everything. He was the
- 17 butler, the driver, in charge of his security. He
- 18 was basically the -- everything for the house.
- 19 Q. Okay. Do it all. He did anything,
- 20 (indiscernible) wanted to?
- 21 A. Right.
- 22 O. Okay. Did he -- did Alfredo Rodriguez give
- you any information regarding your investigation?
- A. He explained that he knew something was
- amiss during his employ with Mr. Epstein.

- 1 He would see girls as young as his daughter
- 2 come in and say that they're his masseuses.
- And when asked, how young?
- 4 He said, very young. Too young to be a
- 5 masseuse.
- Q. Did he give you any other information?
- 7 A. He also stated that he had kept a folder
- 8 for his protection. Some notes that were made
- 9 during his employ with Mr. Epstein.
- 10 Q. What -- so he kept like a journal?
- 11 A. Basically, yes. Like a folder with
- 12 different sheets of papers inside.
- Q. And he would write notes himself or he
- would put notes in that journal?
- A. He would put notes inside.
- 16 Q. Okay.
- A. Notes that were given to him on Epstein's
- 18 stationary.
- 19 Q. Was there any note that he provided to you
- in that folder that indicated something -- any
- 21 type of relationship between Jeffrey Epstein and
- 22 any of the girls we've discussed?
- A. Yes. He provided two sheets. One was to
- extend the rental car for \_\_\_\_\_, as the contract
- was up the 2nd of February.

- 1 Q. The 2nd of February what year?
- 2 A. I was unable to determine that.
- 3 I researched the information through Dollar
- 4 Rent A Car and they were unable to locate the car
- 5 that he rented.
- 6 Q. Okay. But did confirm that she had
- 7 gotten a car?
- 8 A. Yes
- 9 Q. Okay.
- 10 A. She even explained -- described the car as
- a blue Dodge Neon, four door. She explained the
- 12 whole car to me.
- 13 Additionally there was another notation
- of -- to take a bucket of roses at 9 p.m. to
- 15 for And give the
- 16 flowers to after her performance, as
- she was in and had a
- 18 that night.
- 19 Q. Okay. And do you know when that was?
- 20 A. It was while was still in
- 21 It was during his employ,
- 22 prior to Janusz.
- 23 Q. Do you know if that was when was 16 or
- 24 when she was 17 or when she was 18?
- A. When she was 17.

- 1 Q. Okay. Did you -- any of these girls we've
- 2 talked about, any of them a licensed massage
- 3 therapist?
- A. No. No formal training in any massages.
- 5 Q. Did you ever speak to licensed massage
- 6 therapists that provided services to Jeffrey
- 7 Epstein.
- 8 A. Through the trash pulls we did locate two
- 9 girls that were licensed masseuses that I
- 10 interviewed.
- 11 Q. Who were they?
- 12 A. One was managed, and the other one
- Q. Okay. Did you talk to
- 15 A. Yes, I did.
- Q. What did she tell you?
- 17 A. She had been going to Epstein's house for
- 18 quite some time. However, she was not a masseuse
- 19 at that time when she first started going to his
- 20 house. He also provided her a vehicle to get to
- 21 his house, because her scooter had broken down.
- 22 She was --
- Q. She started going to his house in a similar
- 24 capacity as these other girls?
- 25 A. That is correct.

- 1 Q. Okay. But she later became a massage 2 therapist? 3 Α. Yes. 4 What kind of relationship did 0. 5 and Jeffrey Epstein have? She stated that it was a consensual sexual 6 Α. encounters that they've had. How old was she at the time? 8 9 Α. Over 18 at that time. I think she was 18. 10 Was she -- did she describe being paid 0. money for --1.1 12 Α. Paid money. 13 -- the services she provided? Q. And additionally, I believe he paid her 14 tuition at \_\_\_\_\_. 15 16 0. Is that where she got her massage therapy 17 training? 18 No. She got into the Α. 19 20 Okay. All right. What -- you mentioned a 0. 2.1 She's a licensed massage
- therapist?
- 23 A. That is correct.
- Q. Did she provide massage services to Jeff
- 25 Epstein?

- 1 A. Yes.
- Q. What kind of services did she provide?
- A. She does a Swedish deep tissue massage.
- Q. Did the massages by go
- 5 beyond a normal massage to the other acts we've
- 6 heard about today?
- 7 A. No. No, her job was strictly to come in,
- 8 provide the massage. She got paid a hundred
- 9 dollars and she left.
- 10 Q. Okay. So the licensed massage therapist
- 11 gets a hundred dollars, the other girls get much
- 12 more?
- 13 A. Right.
- Q. Okay. When you were -- you've met most of
- these girls. Was there anything different about
- 16 that you noticed that made her
- 17 stand apart from the other girls that were going?
- 18 A. was not the petite little girl.
- 19 She was a bigger girl, with plenty of tattoos on
- 20 her forearms, very visible on her neck. Very
- 21 visible tattoos.
- 22 O. If you were to say Mr. Epstein had a type,
- 23 she would not fit that type?
- 24 A. Oh, absolutely.
- Q. Were you ever able to find any intelligence

- from the Palm Beach County Police Department that
- 2 confirmed any of these girls being in his house,
- 3 other than girls saying so?
- 4 A. Through physical surveillance.
- 5 I had researched all the intelligence that
- 6 the police have gathered during the past couple
- 7 years. And in 2004 Mr. Rodriguez, the former
- 8 houseman, had called the police because he had
- 9 seen a suspicious vehicle that he did not
- 10 recognize in the driveway of Mr. Epstein's house.
- Mr. Rodriguez was pulling in from Publix
- and didn't recognize the vehicle, so he left and
- drove straight to the police department and
- 14 notified 'em there was a strange vehicle in the
- 15 driveway.
- 16 When that vehicle was approached by the
- police officers they found sitting in
- 18 this -- the car with her friend.
- 19 Q. Does it identify who the friend is?
- 20 A. Uh --
- Q. And when you look at that report, what is
- the date that was there in 2004?
- 23 A. November 28, 2004.
- 24 And at which point her cell phone rang.
- 25 And the officer felt that it must have been her

- 1 mother because she says, I can't talk, I'm in
- 2 school.
- Q. Okay. Did the officer note why
- 4 was there?
- 5 A. She stated that she was there to pick up
- 6 monies that were owed to her. That she is a
- 7 massage therapist for Mr. Epstein.
- Q. Okay. The girls you talked to, how did
- 9 they all typically tend to know each other, of
- those that do? Were they all in school together?
- 11 A. They were all -- they all knew each other
- 12 from School.
- Q. Because she was -- knew from outside
- of school?
- 16 A. Correct. She knew because she was
- 17 dating cousin.
- 18 Q. Okay. At some point did you obtain a
- search warrant for Jeffrey Epstein's home?
- 20 A. Correct. I did.
- Q. When was that?
- 22 A. That was in October.
- 23 Q. Page 42.
- 24 A. October 12, 2005 -- oops, I'm sorry. That
- 25 was the -- nope, that was in another interview.

- 1 O. October 20th?
- 2 A. October 20th.
- 3 Q. You got the warrant on October 18th and
- 4 executed it on October 20th?
- 5 A. Correct.
- Q. Okay. Who was present with you when you
- 7 executed that warrant?
- 8 A. Various members of the police department.
- 9 Detective Crowell, Sergeant Frick, Detective Dix,
- 10 Detective Dawson, Detective Sandman, myself, crime
- 11 Scene Manager Greg Parkinson.
- 12 Q. Okay.
- 13 A. There was a lot of people in the -- from
- 14 the police department.
- Q. All right. And Greg Parkinson is outside?
- 16 A. Yes.
- Q. Okay. During the execution of that warrant
- there was an item found that's identified as a
- twin torpedo?
- 20 A. Yes.
- Q. What is that item?
- 22 A. That is a -- it is known as a dildo.
- Q. Okay. A sexual toy that you buy --
- 24 A. A sexual toy.
- Q. Okay. Where was that found?

- 1 A. That was found in the bedroom of -- I want
- 2 to say Nada's bedroom.
- Q. Okay. Is that the bedroom that the girls
- 4 were taken to when they performed the messages, as
- 5 described by -- to you?
- 6 A. The main -- the main massages occurred in
- 7 Epstein's master bedroom/bathroom area.
- 8 O. Not Nada's --
- 9 A. No.
- 10 Q. -- bedroom/bathroom area?
- 11 A. No.
- 12 Q. Okay. So that was found in a different
- 13 place?
- 14 A. Correct.
- 15 Q. Was -- were there sexual devices, dildos,
- vibrators found, anything, that matched the
- descriptions as given by the girls? Either a
- 18 purple vibrator or a white vibrator with a large
- 19 head?
- 20 A. No.
- MS. BELOHLAVEK: At this point,
- Detective Recarey, I'm going to see if the
- grand jurors have any questions for you.
- 24 THE WITNESS: Okay.
- 25 A JUROR: I'd like to ask you a

1	question first. What constitutes a sexual
2	act under the law?
3	MS. BELOHLAVEK: Sexual activity
4	means oral, anal, or vaginal penetration by
5	or union with the sexual organ of another;
6	anal or vaginal penetration of another by
7	any other object; or the handling or the
8	fondling of the sexual organ of another for
9	the purpose of masturbation. However, the
10	term does not include acts for bona fide
11	medical purposes.
12	You'll all get a copy of this.
13	Yes, ma'am?
14	A JUROR: Do you know the location of
15	Jeffrey Epstein at present?
16	You say that he hasn't been back
17	since October.
18	THE WITNESS: He has various homes.
19	One in New York. He has a ranch in New
20	Mexico. He has a private island right
21	outside St. Thomas. Has a home in Paris
22	and one in England.
23	A JUROR: So can you get in touch
24	with him? You would have a way to do that?
25	THE WITNESS: He has various counsels

1	representing him.
2	MS. BELOHLAVEK: Yes, ma'am.
3	A JUROR: Was the only one of
4	these girls that he actually had
5	intercourse with?
6	THE WITNESS: No.
7	A JUROR: Okay.
8	THE WITNESS: There was a total of
9	five victims altogether.
10	But as far as intercourse you mean?
11	A JUROR: Mm-hmm.
12	THE WITNESS: As far as penile
13	intercourse?
14	A JUROR: Right.
15	THE WITNESS: I believe it was two.
16	A JUROR: Okay.
17	MS. BELOHLAVEK: Yes, sir.
18	A JUROR: As far as, it does
19	not appear from what I'm hearing, it's not
20	like was the center focal point who
21	coordinated all this for Epstein.
22	It seemed like Epstein had multiple
23	sources to have access to some of these
24	young girls. Is that correct?
25	THE WITNESS: All these girls were in

1	a tight clique together being the
2	first one from that clique to go to the
3	house.
4	A JUROR: Okay.
5	THE WITNESS: Basically was the
6	she brought brought brought.
7	brought
8	A JUROR: Right.
9	THE WITNESS: So it was like a
1.0	trickling effect.
11	A JUROR: Right. So this I mean,
12	it just kind of seems like this little
13	micro-economy got spawned here.
14	And it does not I mean, do any of
15	these girls provide those types of services
16	for money for anyone else? Do they do
17	this
18	THE WITNESS: No.
19	A JUROR: on a common basis or
20	THE WITNESS: No.
21	A JUROR: does it just so happen
22	that Epstein is the source by which they're
23	attracted to here?
24	THE WITNESS: Epstein was the source.
25	A JUROR: Okay.

1	MS. BELOHLAVEK: Do you know
2	present occupation, Detective?
3	THE WITNESS: She is a an exotic
4	dancer.
5	MS. BELOHLAVEK: A stripper?
6	THE WITNESS: A stripper.
7	MS. BELOHLAVEK: Okay.
8	A JUROR: Who is that one?
9	THE WITNESS:
10	MS. BELOHLAVEK:
11	Yes, sir?
12	A JUROR: When Jeffrey entered ,
13	did she ask him to stop at all?
14	THE WITNESS: She screamed no.
15	She didn't she
16	A JUROR: And he continued?
17	THE WITNESS: said no.
18	He apologized. Offered her a
19	thousand dollars. Subsequently then
20	A JUROR: So he stopped.
21	THE WITNESS: After that, yes.
22	A JUROR: Okay.
23	And the second question. You had
24	made comment that Dollar Rental Car wasn't
25	able to find the

1	THE WITNESS: The Dollar
2	A JUROR: car rental.
3	Have you been able to confirm the
4	actual
5	THE WITNESS: Subpoenas have been
6	issued to Dollar Rent A Car.
7	I have their techs researching it.
8	They were acquired by another company, so
9	some of the business records were not up to
10	par. So they're they're hopefully I
11	keep reminding them to
12	A JUROR: There's more than one car
13	then that
14	THE WITNESS: That's correct.
15	They still rent they rented the
16	car for , which I believe
17	she's still driving it.
18	A JUROR: Okay.
19	MS. BELOHLAVEK: Yes, ma'am?
20	A JUROR: How many of the girls had
21	relationships with him over a year while
22	they were still in high school?
23	THE WITNESS: I'm sorry?
2 4	A JUROR: How many of the girls
25	had were seeing him for more than a year

1	while and he knew they were still in
2	high school?
3	THE WITNESS: I know that all of them
4	were in high school when they first started
5	seeing him. being 16.
6	The age of graduation is 18. I would
7	say they all, because they all met him
8	through School.
9	MS. BELOHLAVEK: The question is the
10	length period. This doesn't it's one
11	time.
12	Like with <b>t</b> it was numerous
13	hundreds of time for 2 years.
14	THE WITNESS: Over 2 years.
15	MS. BELOHLAVEK:, 15 or
16	more times.
17	THE WITNESS: Right.
18	MS. BELOHLAVEK: So this is
19	longstanding with
20	THE WITNESS: Right.
21	MS. BELOHLAVEK: many of these
22	girls?
23	THE WITNESS: Yes.
24	A JUROR: Can you name the two girls
25	that the vaginal penetration took place

1	with?
2	THE WITNESS: It would be
3	and and
4	A JUROR: And how many then would, in
5	your opinion, defined by the sexual act
6	how many other girls would fall under that
7	category? Can you give me some type of
8	count?
9	THE WITNESS: Under well, there
10	was the that age
11	MS. BELOHLAVEK: There's the
12	masturbation in front of how many girls?
13	THE WITNESS: Oh. There was
14	all of
15	MS. BELOHLAVEK: Most
16	THE WITNESS: them.
17	MS. BELOHLAVEK: of the girls.
18	THE WITNESS: I would say all of
19	them.
20	MS. BELOHLAVEK: Okay.
21	THE WITNESS: Except for maybe the
22	legitimate masseuse,
23	MS. BELOHLAVEK: But the only one
24	that was under 16 at the time was
25	THE WITNESS: Right. She was 14.

Ĺ	Correct.
2	MS. BELOHLAVEK: Okay.
3	A JUROR: Other than
4	stepmother coming to the police, she
5	obviously found out from the Principal.
6	But the other girls, none of their parents
7	knew about it or intervened in any way?
8	THE WITNESS: It wasn't until
9	parents discovered what she was doing. It
10	was at that time that she had stopped.
11	And to this day she still gets phone
12	calls. She had to change her cell phone
13	number, they have changed the changed
14	the house number, from Sarah Kellen and
15	Epstein.
16	A JUROR: Cause here these girls are
17	bringing home this money, they're obviously
18	shopping, bringing home items; and none of
19	the parents got involved in any way?
20	THE WITNESS: A lot of these parents,
21	they had no idea what was going on.
22	A JUROR: I can't believe that. I
23	mean
24	MS. BELOHLAVEK: You have to ask
25	questions. Not comments.

1	Yes, ma'am. Do you have your hand
2	up?
3	A JUROR: Let's see, you mentioned
4	was from
5	THE WITNESS: yes.
6	A JUROR: was from
7	
8	THE WITNESS: No. Actually these
9	all the girls lived in the
10	area, area.
11	A JUROR: Okay. Any suspicion that
12	there perhaps were other groups of girls
13	from other schools or other areas that
14	he would bring into that his home?
15	THE WITNESS: Not that I'm aware of.
16	The common link here was
17	School.
18	And there was actually comments made
19	from people that says that there's nobody
20	in School that does
21	not know about Jeffrey Epstein.
22	MS. BELOHLAVEK: Yes, sir?
23	A JUROR: The girl that brought these
24	girls got \$200, was that ?
25	MS. BELOHLAVEK: Yes. She was one of

1	the girls.
2	A JUROR: Then
3	MS. BELOHLAVEK: There was another
4	girl that brought them.
5	A JUROR: Okay. Then after he got
6	some of their cell phone numbers, did he
7	make his own appointments, did he still pay
8	?
9	THE WITNESS: That is correct.
10	A JUROR: Okay.
11	THE WITNESS: And eventually they did
12	cut out and would contact these girls
13	directly.
14	A JUROR: Oh that's okay.
15	MS. BELOHLAVEK: Did Jeffrey Epstein
16	make the appointments or was it done
17	through Sarah Kellen?
18	THE WITNESS: Through Sarah Kellen,
19	his his assistant.
20	MS. BELOHLAVEK: So we don't have any
21	of the girls actually making an appointment
22	with Jeffrey Epstein himself?
23	THE WITNESS: Correct.
24	MS. BELOHLAVEK: Were you able to
25	talk with Sarah Kellen?

1	THE WITNESS: No. The Defense did
2	not allow.
3	A JUROR: So claimed to make it
4	clear to Epstein that for the 2 years she
5	was going she was in high school. She
6	he knew that?
7	THE WITNESS: He knew that based on
8	the sending the flowers to her school for
9	her high school play that she was in.
10	MS. BELOHLAVEK: Anyone else?
11	A JUROR: What what year, when she
12	received the flowers, what class was she
13	in? Was it a Senior? A Junior?
14	THE WITNESS: I want to say Senior,
15	but I'm not a hundred percent positive on
16	that.
17	A JUROR: Why I ask that is that, you
18	know, usually a Senior can be 18 years old,
19	whereas a Junior is, you know, that was
20	THE WITNESS: Right.
21	A JUROR: That would give him some
22	knowledge of knowing how old she was.
23	MS. BELOHLAVEK: Yes, ma'am?
24	A JUROR: The two girls that received
25	rental cars, their parents never asked them

1	where they got these cars that they were
2	driving?
3	THE WITNESS: The one girl,
4	, who's still driving the car; she's
5	attending college at
6	Her parents live up here in in
7	area.
8	When she does frequent her parents,
9	the car is a friend's car or is borrowed.
10	MS. BELOHLAVEK: Yes, sir?
11	A JUROR: (Indiscernible) confirm, I
12	believe it was had indicated that the
13	conversation with Jeffrey Epstein was
14	that to make sure that the girls were
15	young.
16	THE WITNESS: The younger the better.
17	A JUROR: And the younger the better,
18	right? That was a
19	THE WITNESS: Younger the better was
20	the quote.
21	A JUROR: And in that conversation,
22	was that in reference to specifically your
23	friends from your school or
24	THE WITNESS: That came later.
25	Because she brought a 23-year old to

1	provide a massage, and he told her she was
2	too old.
3	A JUROR: Right. Okay.
4	MS. BELOHLAVEK: Okay.
5	A JUROR: Can I ask you a legal
6	question?
7	MS. BELOHLAVEK: Mm-hmm.
8	A JUROR: Is there (inaudible).
9	MS. BELOHLAVEK: Yes. But we can
10	discuss that when the detective's not here.
11	Yes, sir?
12	A JUROR: Are all these girls
13	available to be called if the case went to
14	court?
15	THE WITNESS: If we went to trial?
16	Yes.
17	MS. BELOHLAVEK: Any other questions?
18	Yes, sir.
19	A JUROR: Have you been able to
20	verify Mr. Epstein's age?
21	THE WITNESS: Mr. Epstein was born in
22	1951, I believe. 51 or 53. January of
23	1953. January 20, 1953. Which would have
24	made him 52, 53 years of age.
25	MS. BELOHLAVEK: And 51 50, 51

1	during the times of these events?
2	THE WITNESS: Correct.
3	MS. BELOHLAVEK: Okay. All right.
4	Thank you very much.
5	A JUROR: One more.
6	THE WITNESS: I think there's another
7	question.
8	MS. BELOHLAVEK: Oops. Sorry.
9	A JUROR: Is there any other evidence
10	that the girls were in his house besides
11	the one tape, besides what they're saying?
12	THE WITNESS: He did have two
13	cameras, two covert hidden cameras inside
14	his house for security purposes. We did
15	locate that computer.
16	I reviewed the images in the
17	computer, and within that computer there
18	are photographs of girls that I had
19	previous interviewed that appears to be
20	them.
21	However, because it's so grainy, so
22	snowy, a positive rec a positive
23	identification is you know, it's hard
24	to unless you show it to the girl, is
25	this you?

Т	which I haven t done, because I
2	too much information was being leaked back
3	to him. So that's why I pretty much
4	stopped giving them information as far as
5	this investigation.
6	MS. BELOHLAVEK: So you can't say
7	specifically then the pictures are of the
8	girls involved?
9	THE WITNESS: I cannot say
10	positively. I can say that this girl
11	appeared to be like just like
12	Same hairstyle, same mannerisms of walking,
13	same clothes that typical that I've seem
14	her wear; but I can't say for a hundred
15	percent that this is her.
16	This appears to be her. The same
17	body style, face, that type of
18	MS. BELOHLAVEK: And the girls are
19	still in touch with him, telling him about
20	your investigation.
21	THE WITNESS: I know for a fact that
22	
23	MS. BELOHLAVEK: Or telling Sarah or
24	Nada.
25	THE WITNESS: Right. I know that

1	has called. And other girls that
2	I've interviewed or approached to be
3	interviewed have called him. And
4	MS. BELOHLAVEK: And there are other
5	girls that refuse to talk to you?
6	THE WITNESS: Right.
7	MS. BELOHLAVEK: I love Jeffrey, I'm
8	not testifying against him.
9	THE WITNESS: Right.
10	A JUROR: One question. Didn't you
11	say that the place in Palm Beach has the
12	residence under surveillance?
13	THE WITNESS: When the when I took
14	over the investigation I had our TAC team
15	conduct physical surveillance. And they
16	observed these girls coming to the
17	residence in their vehicles, in their dad's
18	car, in their mom's cars, coming to the
19	house seeing Epstein. The
20	A JUROR: So you do have witnesses
21	that can put these girls in
22	THE WITNESS: Absolutely.
23	A JUROR: that particular
24	THE WITNESS: Absolutely.
25	A JUROR: There's one other thing. I

1	forgot.
2	MS. BELOHLAVEK: In or at his home.
3	Not in sex acts though.
4	THE WITNESS: No, not in sex acts.
5	They were conducting surveillance from the
6	outside.
7	A JUROR: I know. Did you do any
8	telephone research or was everything done
9	over cell phones?
10	THE WITNESS: Everything was done
11	over cell phones.
12	MS. BELOHLAVEK: All right.
13	Thank you very much Detective
14	Recarey.
15	(Witness excused.)
16	(WITNESS GREGORY PARKINSON)
17	MS. DUGGAN: Okay. Would you raise
18	your right hand?
19	THE WITNESS: Yes.
20	MS. DUGGAN: Do you swear or affirm
21	the testimony you're about to give today
22	will be the truth, the whole truth, and
23	nothing but the truth, so help you got?
24	THE WITNESS: Yes, I do.
25	EXAMINATION

- 1 BY MS. BELOHLAVEK:
- Q. Okay. Would you introduce yourself to the
- 3 grand jurors, please?
- A. Good morning, ladies and gentlemen.
- 5 My name is Gregory Parkinson.
- Q. How -- how long have you been employed as a
- 7 law enforcement officer?
- 8 A. I have been in business 40 years now. I
- 9 started on October 25th of 1966.
- 10 Q. And where were you working then?
- 11 A. I worked for the West Palm Beach Police
- Department, where I served for 34 years, until I
- 13 retired on July 3rd of the year 2000.
- I had the 4th of July off and went to work
- the next day as an investigator for the State
- 16 Attorney's Office where I worked for 3 years.
- I left on February 14th of 2003, had the
- weekend off, and then took over a management
- 19 position with the Town of Palm Beach Police
- Department, where I am still currently employed.
- Q. What is your position with Palm Beach
- 22 Police Department?
- 23 A. I hold the rank of police officer, but I
- 24 also hold the title of civilian where I am in
- 25 charge of the crime scene investigation unit, the

- 1 photography unit, the evidence holding unit, and
- 2 the fingerprint unit.
- Q. In your capacity as the crime scene head
- 4 did you take part in the search warrant executed
- on Jeffrey Epstein's house on August --
- 6 October 20, 2005?
- 7 A. Yes, I did.
- Q. Tell us how you go about executing a search
- 9 warrant in general.
- 10 A. Once the warrant is signed and brought back
- 11 to headquarters, I am not aware of this at that
- 12 time.
- On this morning, which was a Thursday
- 14 morning, when I went to the morning briefing, at
- that time I was informed that a search warrant
- 16 would be executed and that it would be at a
- 17 residence.
- 18 My responsibility is to then assemble a
- 19 team of evidence specialists and crime scene
- 20 processors that will respond to this unannounced
- 21 scene. We don't even know where we're going until
- 22 we are in a -- what looks like a funeral
- procession or a parade; all the cars are ready to
- go. We follow the lead car. And only then, when
- 25 we arrive, do we know the location.

- 1 Q. Why is that done?
- 2 A. It's -- it's an issue of security, it's an
- 3 issue of privacy, and it's an issue of officer
- 4 safety, so that there is a guarantee that there
- 5 can be no leak of any information, even as simple
- as an address, from my office.
- 7 And we prefer to operate in that manner.
- 8 So we don't know until we get there.
- 9 All we really need to know is what are we
- 10 going to be going into, so that we know the volume
- of bags, the volume of boxes, the volume of gloves
- or masks or processing gowns or lab coats; whether
- we would need head cover to protect -- or to
- prevent contamination of a scene or shoe covers,
- which will also prevent contamination of the
- 16 scene.
- We don't need to know a lot about the
- scene, we only need to know what type of evidence
- we're going to be looking for, and the potential
- 20 volume or size of the area.
- 21 Knowing this, we are then prepared to go to
- the scene and do whatever's necessary to fulfill
- the requirements of the search warrant, and that
- is searching for specific items.
- Q. Mr. Parkinson, so that would -- in addition

- 1 to officer safety; so that someone's not waiting
- there to ambush you; also, nobody at the place to
- 3 be searched knows you're coming so they can just
- 4 dispose of things?
- 5 A. That is correct.
- Q. Okay. On this date, October 20th, where
- 7 did you go?
- 8 A. I went to a residence located on the island
- 9 of Palm Beach, Palm Beach County, Florida. With
- 10 an address of 358 El Brillo.
- 11 The 300 block is the block just immediately
- 12 west of the Intracoastal Waterway.
- 0. East of the Intracoastal Waterway?
- A. It is on the east side of the Intracoastal
- 15 Waterway. In fact, this particular residence is
- on the Intracoastal Waterway.
- 17 Q. Okay. Describe to us how the house is
- 18 entered?
- 19 A. The residence had staff or personnel
- 20 present at the time of our arrival. Detective
- 21 Recarey went in ahead of me.
- 22 And understanding that once you enter the
- 23 property there is a heightened danger factor with
- 24 persons or personnel on the scene. And the first
- 25 thing that must be done, for everyone's safety, is

- 1 to go in and not search for items, but clear the
- 2 residence of living human beings, so that there
- 3 can be no access to weapons or any endangerment to
- 4 them. This was done. And I took part in the
- 5 search of the second floor on the west end of the
- 6 residence.
- 7 All the living persons -- and there were no
- 8 dead persons there -- so all of the persons,
- 9 non-police persons, were escorted out to the south
- 10 side of the residence into a patio area.
- 11 Q. Were they allowed to take any items out of
- the home with them?
- 13 A. No. Nor did the police look, touch, or
- 14 move anything; other than opening doors, closets,
- to make sure there were no other persons inside.
- 16 It was not a search in the sense of the
- 17 search warrant at this time. It was a search of
- the residence to clear it and neutralize any
- 19 element of danger.
- This was done. This was accomplished.
- 21 At this time officer -- Detective Recarey
- 22 would read out loud, word for word, the search
- 23 warrant to those persons that were removed from
- the house.
- 25 My responsibility at this time was to video

- 1 and audio record the reading of that search
- 2 warrant to these persons. That I did. And
- 3 recorded it until the conclusion of the reading of
- 4 the search warrant.
- O. Okay. Were you requested by myself to
- 6 prepare a diagram of the upper floor of the home
- 7 searched?
- 8 A. Yes, I was.
- 9 Q. What rooms are on that upper floor?
- 10 A. There are several rooms that are located on
- 11 the second floor. It is basically an L-shaped
- 12 appearance where the main body of the house is
- 13 aligned east and west. There is an L-shaped short
- leg which protrudes to the north. That actually
- 15 sits -- that L-leg sits over a three car garage.
- 16 The second floor contains a -- on the west
- end, a large master bedroom, which is aligned
- north and south. And then off of the south side
- 19 there is a large master bedroom and large closet.
- 20 Coming back through the bedroom to the north side
- there is another bathroom.
- 22 And these are quite large bathrooms.
- 23 They're not like our --
- 24 Q. Okay.
- 25 A. -- you know, not like my house.

- 1 Q. Is this the diagram you prepared?
- 2 A. Yes, it is.
- Q. Okay. Can I ask you to step down and --
- 4 A. Yes.
- 5 Q. -- indicate to the grand jurors what the
- 6 upstairs looks like, what rooms we're seeing here.
- 7 A. To orient you -- bear in mind you're
- 8 looking at the second floor here, and this is a
- 9 spiral staircase which goes from the second floor
- 10 down to the first floor.
- And this, coincidentally, is a double door
- main entrance to the front of the house. And once
- inside -- oops.
- 14 A JUROR: Broke the stairway.
- 15 A. I did, I broke the stairway.
- Once entering the front door and coming up
- the stairway you entered a landing. Once inside
- the landing, it is basically a very long hallway.
- 19 This hallway has a double door set here and a
- 20 double door set here. They open inward on the
- 21 east side; they open inward on the west side.
- Once coming through this hallway you then
- reach a normal size door which gives you access to
- the master bedroom. Which, this is the master
- 25 bedroom. This is the large bathroom on the south

- 1 side. And this is the large walk-in closet of
- which there are two doors that you can enter and
- 3 walk in all the way through and back out to the
- 4 other.
- 5 And, again, moving back through the
- 6 bedroom, past the hallway you then enter another
- 7 large bathroom which has a sink, closets, and a
- 8 large bathtub.
- 9 And it was right in here, what looked very
- similar to a dentist's chair, without the big
- 11 light. It has all kinds of tubes and things on
- it. I don't know really what that thing would do.
- 0. And that wasn't related to the
- 14 investigation?
- 15 A. No. It was just part of the furniture
- 16 there, like a -- similar to, a bed was here and a
- 17 credenza over here.
- O. Are there toilet facilities here or is it
- 19 just sinks in these bathrooms?
- 20 A. I believe that there were toilets also
- 21 there in the hall.
- Q. All right. Did you find a massage table?
- 23 A. Yes. There was massage table in this
- 24 clos -- bathroom.
- Q. Okay. How about massage oils? Were there

- 1 massage oils up in that bathroom?
- 2 A. I believe there were. I know that we got
- 3 some kind of a jar of material out of this master
- 4 bedroom, one of -- out of the dresser.
- 5 O. What about out of the actual room where the
- 6 massage table was?
- 7 A. That, I'm not sure.
- I was involved in the actual search and
- 9 photography of that. Other investigators would
- 10 have to comment on it.
- 11 Q. Okay. Do you have the reports --
- 12 A. Yes, I do.
- Q. -- from those investigators?
- A. I -- well, I have the evidence sheets --
- 15 O. Okav.
- 16 A. -- of where things were found.
- 17 O. Okay. Could you see if there were any
- massage oils found within the same room where the
- 19 massage table was.
- 20 A. I don't have a listing of that in the
- 21 packet that I have here.
- O. Okay. And items that would be taken into
- 23 custody by the police department would be itemized
- on the property receipt like that?
- 25 A. That's true.

- 1 Q. Okay. But -- and so there was a massage
- oil found by the master bedroom, this room?
- 3 A. Yes. And I actually had that pointed out
- 4 to me by Detective Recarey. And it was called a
- 5 bottle -- or a Joy Jelly. And it was from the
- 6 master bedroom on the -- in the credenza which was
- 7 right here.
- 8 Q. Okay. You can have a seat again.
- 9 A. Thank you.
- 10 Q. Thank you.
- 11 You've had a chance to go over those
- 12 receipts of all the property that was contained?
- 13 A. Yes.
- O. Did any of the officers find a purple
- 15 vibrator in the home?
- 16 A. I have Item 24, which -- which may be that.
- I have not actually seen it, but it's called a
- 18 twin torpedo.
- 19 Q. All right. The twin torpedo was not found
- in the master bedroom though, wasn't it found in
- 21 the other bedroom?
- I think Detective Recarey testified it was
- 23 found in Ghislaine Max -- or Nada's bedroom?
- 24 A. I don't know. I don't have a listing right
- 25 here on this particular document as to where it

- was found on the evidence sheet. That would be covered in Detective Recarey's report.
- Q. Nothing listed as a purple vibrator though?
- A. Not on the sheets that I have.
- 5 O. What about a white vibrator?
- A. I don't remember seeing a white vibrator.
- 7 That may have been something that was recovered by
- 8 them and photographed by CSI Pavlich.
- 9 Q. But you have the property receipts in this 10 case, and it's not listed?
- 11 A. I don't see it listed here. No.
- 12 Q. Okay.
- MS. BELOHLAVEK: At this point I'm
- going to see if the grand jurors have any
- 15 further questions for you.
- 16 THE WITNESS: I'm at your service.
- 17 Yes, sir?
- A JUROR: Do you have any sexual
- toys, other than the double-headed torpedo
- 20 on your list of --
- 21 THE WITNESS: Not on the list that I
- have here, sir.
- A JUROR: That's the only sexual toy
- 24 you have?
- THE WITNESS: Pardon?

1	A JUROR: That's the only sexual toy
2	you have that was confiscated in this
3	search?
4	THE WITNESS: I believe, to my
5	knowledge, it is. I haven't seen the white
6	or purple, so I can't
7	A JUROR: Or any other type of sexual
8	toy, period.
9	THE WITNESS: Right. Personally I
10	have not seen those.
11	A JUROR: Okay.
12	THE WITNESS: But that is not
13	uncommon either, because of the nature of
14	this investigation.
15	Detective Recarey would be the one
16	that has the knowledge on all those
17	specific items.
18	Other than filming the room itself
19	or I'm sorry the residence itself prior
20	to the search, recording the reading of the
21	search warrant. And then, folks, also
22	after the search I go through and re-video
23	to show that the police did not do any
24	damage. And then the door is finally
25	locked and secured.

1	So there would be areas, while I was
2	in it I photographed it from a video
3	standpoint, I would not have direct
4	knowledge of the some of the items that
5	were found, but Detective Recarey would.
6	MS. BELOHLAVEK: And you obtained
7	copies of all the evidence sheets of
8	evidence checked in; correct?
9	THE WITNESS: As I think so. Yes.
10	MS. BELOHLAVEK: Yes.
11	THE WITNESS: Yes.
12	MS BELOHLAVEK: And only that twin
13	torpedo is the only sexual item listed?
14	THE WITNESS: As best I can tell you.
15	Correct.
16	MS. BELOHLAVEK: Okay.
17	Yes, sir?
18	THE WITNESS: Yes, sir?
19	A JUROR: Is that report just from
20	the master bedroom or from all the bedrooms
21	on the second floor?
22	THE WITNESS: Actually, it represents
23	the entire residence, plus the two the
24	servants quarters, barracks; and on the
25	southwest corner, the fitness and exercise

1	room. I believe this encompasses
2	A JUROR: Can you
3	THE WITNESS: everything.
4	A JUROR: Can you point out on that
5	what the room was that this woman Nadia
6	was in?
7	MS. BELOHLAVEK: Are you familiar
8	with which bedroom was Nadia's?
9	THE WITNESS: I am not.
10	MS. BELOHLAVEK: Detective Carey
11	Recarey, we can
12	THE WITNESS: Right.
13	MS. BELOHLAVEK: bring him back to
14	show that. Okay.
15	THE WITNESS: Right.
16	MS. BELOHLAVEK: Any other questions?
17	Yes, sir. In the back.
18	A JUROR: Was the suspect at the
19	house at the time that you served the
20	warrant, sir?
21	THE WITNESS: No, sir. He was not.
22	A JUROR: Thank you.
23	MS. BELOHLAVEK: Yes, sir?
24	A JUROR: Do your warrant s have
25	anything listed for like computer equipment

1	or things like that or is it
2	THE WITNESS: It did.
3	A JUROR: It did?
4	THE WITNESS: Yes.
5	And we did take computer equipment.
6	A JUROR: And is can you say
7	what's on it or
8	THE WITNESS: That was handled by the
9	special investigations unit.
10	And while I saw actually
11	physically saw the computers, and saw them
12	disconnected and removed, I never saw
13	anything that was on those computers.
14	A JUROR: And did they confiscate
15	passports or anything from anyone in the
16	home or
17	THE WITNESS: No, sir. Not
18	passports.
19	And there were weapons in the house,
20	rifles
21	A JUROR: And they left them.
22	THE WITNESS: that yes, sir.
23	They were left behind because that
24	was never part of what we were looking for,
25	so those were all left behind.

1	MS. BELOHLAVEK: Yes, sir?
2	THE WITNESS: Yes, sir?
3	A JUROR: Could you tell us, the
4	people that that you found there, who
5	they were?
6	THE WITNESS: Do I know who they
7	were?
8	A JUROR: The people yeah. Who
9	they were.
10	THE WITNESS: I understand one was
11	the property management manager. I
12	think he was either Germanic or possibly
13	Polish, he has an Eastern European accent.
1.4	A JUROR: That was the only person?
15	THE WITNESS: No. There were, I
16	think, three other people.
17	A JUROR: Who were they?
18	THE WITNESS: I don't know who they
19	were, sir.
20	MS. BELOHLAVEK: We can ask Detective
21	Recarey.
22	THE WITNESS: Right. Detective
23	Recarey would know who they were.
24	A JUROR: Do you know that the
25	gentlemen that owned the house was out

- did they tell you he was out of town?
- THE WITNESS: Yes. We knew he was
- 3 out of town. Yes.
- 4 MS. BELOHLAVEK: All right. Thank
- 5 you.
- 6 THE WITNESS: Thank you all very
- 7 much.
- 8 (Witness excused.)
- 9 (WITNESS JOE RECAREY RECALLED)
- 10 CONTINUED EXAMINATION
- 11 BY MS. BELOHLAVEK:
- 12 O. You're still under oath.
- Who was in the home when the search warrant
- 14 was executed?
- 15 A. Several designers from New York City, and
- 16 Janusz Banasiak, his current houseman.
- 17 Q. Okay. And where were those people located
- in the mansion?
- 19 A. In the kitchen area. And there were some
- that were in the main living room area.
- O. Downstairs --
- 22 A. Downstairs, first floor.
- Q. Okay. Computers were seized?
- A. One computer -- two computers were seized.
- One was the covert cameras, and the other one was

- 1 Mr. Banasiak's personal computer.
- Q. On either the cameras or the personal
- 3 computer, did you find any evidence documenting
- 4 the sexual activity of these girls
- 5 (indiscernible)?
- 6 A. No.
- 7 Q. You spoke earlier about a twin torpedo that
- 8 was found in Nada's bedroom?
- 9 A. Correct.
- 10 Q. Using the diagram prepared by Investigator
- 11 Parkinson, can you indicate where -- which bedroom
- 12 that was in the house?
- 13 A. It would have been down towards this
- 14 bedroom here, I believe.
- O. And where was the massage table?
- 16 A. The massage -- well, each room has various
- 17 massage tables. And this was -- this was the
- 18 master bedroom with his master bath. And there
- 19 was massage tables here, here, and -- as well as
- 20 photographs all through here.
- 21 O. Okay. And the massage table the girls
- described, was it in this room?
- 23 A. Correct. It was in the master bathroom
- 24 here.
- Q. Okay. And other than the twin torpedo,

1	there were no other sexual toys found in the
2	house, other than the jelly from bedside?
3	A. The Joy Jelly. That's it.
4	MS. BELOHLAVEK: Any other questions
5	for Detective Recarey?
6	A JUROR: What is Jeffrey Epstein's
7	occupation? Just for the record.
8	THE WITNESS: He is a investor. He
9	invests billionaires' monies.
LO	MS. BELOHLAVEK: All right.
11	Thank you very much.
12	A JUROR: Is he a one more.
13	MS. BELOHLAVEK: Sorry.
14	A JUROR: Is he a United States
15	citizen?
16	THE WITNESS: Yes.
L7	A JUROR: Born here?
L8	THE WITNESS: Yes, sir.
L 9	MS. BELOHLAVEK: All right.
20	Thank you, Detective Recarey.
21	(Witness excused.)
22	(WITNESS )
23	MS. BELOHLAVEK: I'm going to ask you
24	to stand up for a second and raise your
2.5	right hand.

1	Do you swear to tell the truth, the
2	whole truth, and nothing but the truth, so
3	help you God?
4	THE WITNESS: Yes.
5	MS. BELOHLAVEK: Okay. Go ahead and
6	have a seat.
7	EXAMINATION
8	BY MS. BELOHLAVEK:
9	You're ?
10	A. Yes.
11	Q. All right. I'm going to request
12	that you do one thing while you're here or two.
13	Tell the truth, number one.
14	And number two, any questions you're asked,
15	make sure you answer yes or no. Not uh-huh or
16	uh-uh. It doesn't come out real clear.
17	A. Okay.
18	Q. Okay. Okay is good too.
19	All right. How old are you,
20	introduce yourself. What's your name?
21	A
22	Q. ?
23	A. Yes
24	Q. How old are you?
25	A. 18.

```
When's your birthday?
1
         Q.
         Α.
2
             Where do you live?
3
         Q.
              4
         Α.
             How long have you lived there?
5
         Q.
             Probably about 15 years or so.
         Α.
6
7
             Who do you live with?
         0.
             My father and his girlfriend.
         Α.
8
             Where did you go to school?
9
         Ο.
              School.
10
         Α.
             Are you still in high school?
11
         Q.
12
         Α.
             No.
             Did you graduate?
13
         0.
             I got a GED.
         Α.
14
             And when did you do that?
15
         Q.
             February.
         Α.
16
             All right. Of this year, 2006?
17
         Ο.
         Α.
             Yes.
18
             Okay. What grade were you in when you left
19
         Q.
       high school?
20
21
         Α.
             12th.
             Do you know someone named ?
22
         0.
23
         Α.
             Yes.
             How do you know ?
24
         Ο.
             I met her through school and mutual
25
         A.
```

- 1 friends.
- Q. How old is in relation to you?
- Are you the same age? Older? Younger?
- A. I believe she's about a year older than
- 5 me --
- Q. Okay.
- 7 A. -- if not the same age.
- Q. Was she in school with you?
- 9 A. Yes.
- 10 Q. Was she a Senior when you were a Senior?
- 11 A. I think she was one grade ahead of me.
- 12 Q. Okay. What kind of relationship did you
- have with
- A. Um, we were friends, you could say.
- O. Okay. You know somebody named Jeffrey
- 16 Epstein?
- 17 A. Yes.
- 18 Q. How did you go about meeting Jeffrey
- 19 Epstein?
- 20 A. introduced us.
- Q. Did she take you over there one day or did
- she talk to you about going there before you went?
- A. She talked to me a little bit about it
- 24 beforehand, and then she went with me.
- O. Okay. Let's talk about that conversation

- 2 A. She said that there was a man that lived in
- 3 Palm Beach. And that he was looking for young
- 4 girls to -- really, all she said beforehand was
- 5 that it would be a massage.
- Q. Did she describe to you how you would have
- 7 to dress to do the massage?
- 8 A. She said to dress very girly, but that was
- 9 really all that she said beforehand.
- 10 Q. Did she talk about how young he wanted the
- 11 girls?
- 12 A. No.
- Q. Did she ever talk about if you were asked
- 14 your age what you would say?
- 15 A. No.
- 16 Q. Okay. When did you first go to Jeffrey
- 17 Epstein's home?
- 18 A. Um, I'm really not sure.
- 19 Q. Okay. Approximate time. Were you in your
- 20 Senior year at school or was it your Junior year
- 21 at school?
- 22 A. My Junior year.
- 23 Q. So you would have been -- how old were you
- in your Senior year?
- 25 A. I -- well --

- 1 Q. You turned 18 --
- 2 A. -- I turned 18 --
- 3 Q. -- in your Senior year?
- A. -- in my Senior year, yes.
- 5 So I was 16 and 17 in my junior year.
- Q. During the time that you went to Jeffrey
- 7 Epstein's home were you 16 or 17?
- 8 A. I believe 16 the first time, but --
- 9 Q. And then your birthday's in \_\_\_\_\_?
- 10 A. Yes.
- 11 Q. 2004 you turned 17, and then 2005 you're 17
- when you go there?
- 13 A. Yes.
- 0. Okay. Tell us about the first time that
- 15 you went there?
- 16 A. Um --
- Q. I know this is difficult. They've heard
- other things, so don't be embarrassed. They just
- 19 need you to be honest.
- 20 A. I came in, and he asked me to take off my
- 21 shirt. And I gave him a back massage. And that
- was more or less all that it was the first time.
- Q. Okay. Did you take off your shirt when he
- 24 asked you to?
- 25 A. Yes.

- 1 Q. Was that only item of clothing you took off
- 2 that time?
- 3 A. Yes
- Q. Did he give you money for giving him a back
- 5 massage that first time?
- 6 A. Yes.
- 7 Q. How much?
- 8 A. \$200.
- 9 Q. Now you said the first time you think you
- were 16. After that you were 17.
- 11 A. I may have already been 17. I'm not a
- 12 hundred percent sure.
- 13 Q. Okay. You may have been 17 even the first
- 14 time?
- 15 A. Right.
- 16 O. Okay. How did it come about that you went
- 17 back to his house?
- A. asked me if it would be okay if I --
- or if she gave them my phone number.
- 20 And I said, yes.
- Q. How were you contacted about going back
- 22 again?
- 23 A. Um, one of two girls that lived at the
- 24 house would call me. One was Nadia, and the
- other, I can't remember her name.

- 1 O. Was it Sarah?
- 2 A. Sarah. Yes.
- Q. Okay. And they would call your cell phone?
- 4 A. Yes.
- Q. How many times do you think you went back
- 6 to Jeffrey Epstein's home?
- 7 A. Maybe 10 or so.
- Q. Do you recall telling the detective you
- 9 thought maybe 15 times?
- 10 A. Possibly. I'm really not --
- 11 Q. Numerous times?
- 12 A. Yes.
- 13 Q. Okay. The first time was just a massage,
- and you got the \$200?
- 15 A. Yes.
- Q. Did it progress to something other than
- just massaging him?
- 18 A. Yes.
- 19 Q. Tell us about what it progressed to?
- A. He asked me to be completely naked while
- 21 doing it.
- Q. Did you do that?
- 23 A. Yes.
- He asked me to touch him. But I said no.
- 25 On --

- 1 Q. Did he make do you things you didn't want
- 2 to do?
- 3 A. No.
- Q. Go ahead. What happened?
- A. On one occasion, the last time I went
- there, he engaged intercourse.
- 7 Q. Okay. How old were you then?
- 8 A. It was the day before my 18th birthday.
- 9 O. Okay. Prior to the actual intercourse what
- 10 happened? Were there any sexual acts either
- 11 performed on you, you performing on him, or him
- 12 performing on himself?
- 13 A. He would touch himself.
- 14 Q. How would he do that?
- 15 A. What do you mean?
- 16 Q. I mean what -- what part of his body was he
- 17 touching?
- 18 A. His penis.
- 19 Q. Okay. Was he masturbating?
- 20 A. Yes.
- Q. Okay. Was that a regular occurrence?
- 22 A. Yes.
- Q. And he never asked you to do more than
- that, just -- did -- did you watch? Did he ask
- you to watch or he just did it while you were

- 1 massaging him?
- 2 A. He just did it.
- Q. Okay. When you were massaging him, did he
- 4 say anything to you or make any comments?
- 5 A. Um, polite conversation.
- Q. Okay. What kinds of things was he asking
- 7 you?
- 8 A. Just about school, and what I was going to
- 9 do when I got older.
- 10 Q. He knew you were in school?
- 11 A. Yes.
- 12 Q. Did he know your age?
- 13 A. Yes.
- Q. Did you tell him that you were 17?
- 15 A. Yes.
- 16 O. When was that?
- 17 A. The first time that I was there I told him
- 18 how old I was.
- 19 Q. Okay. Did he have a problem with that?
- 20 A. He did not seem to.
- Q. Okay. Let's go to the last time; whether
- it's 10 or 15 times; when you had -- he penetrated
- your vagina with his penis?
- 24 A. Yes.
- Q. How did that come about?

- 1 A. He told me to lay down, cause he was going
- 2 to crack my back, which he had done before. And
- 3 he just sort of did it.
- Q. I know this is difficult. You don't want
- 5 to be testifying about this, do you?
- A. No. Not at all.
- 7 Q. Okay. How much money were you paid during
- 8 the times that he masturbated in front of you?
- 9 A. It started at 200 the first couple times,
- and then he changed it to 300.
- 11 Q. What about the final time when there was
- 12 the actual penetration?
- 13 A. 300.
- Q. Why did you stop going there?
- A. Well, I didn't really want to go after
- 16 that. And they didn't call anymore after that,
- 17 so.
- 18 Q. Okay. So it was a combination of both?
- 19 A. Yes.
- Q. If they had called?
- 21 A. Possibly, but I doubt it.
- Q. Okay. Did you receive anything other from
- 23 Mr. Epstein than the cash involved? I mean did he
- 24 give you a car or do anything else?
- 25 A. He gave me a digital camera.

- 1 And for my birthday he gave me, like, a
- 2 couple bras and panties.
- Q. Okay. And was that your 18th birthday?
- 4 A. Yes.
- 5 O. And he gave that to you too?
- 6 So you were still seeing him on your 18th
- 7 birthday?
- 8 A. It was the -- like --
- 9 Q. Oh the day before, you testified?
- 10 A. Yes.
- 11 Q. Okay. Was anybody else present during the
- 12 massages you were giving to Mr. Epstein or when he
- was masturbating?
- 14 A. One time Nadia was in the room.
- 0. Which time was that? What -- what
- 16 activities were going on during the time that she
- 17 was in the room?
- 18 A. Um, well, him and her had intercourse while
- 19 he asked me to watch.
- Q. When was that?
- 21 A. One of the last couple times.
- Q. How long did that go on?
- 23 A. It was an hour. I was there for an hour
- 24 every time.
- Q. Were you asked to participate in any way in

- the sexual exchange going on between them?
- 2 A. Um, he asked me to touch her breasts, but
- 3 nothing more than that.
- 4 Q. And did do you that?
- 5 A. Yes.
- Q. Okay. And did either of them touch you at
- 7 all during that time?
- 8 A. No.
- 9 Q. Just one second.
- 10 You appear uncomfortable testifying here
- 11 today. Yes?
- 12 A. Yes.
- 13 Q. This morning when we first met when you got
- here, what did you ask me?
- 15 A. If there was any possible way I could not
- 16 testify.
- Q. Were you told you wouldn't have to testify?
- 18 A. That was my understanding.
- I expressed that I did not want to. And I
- 20 was told that I would be contacted later on with
- 21 more information on that and other subjects.
- O. Were you ever contacted?
- 23 A. No.
- O. Till you got the subpoena from me?
- 25 A. Yes.

- 1 Q. Okay. Do you want Mr. Epstein to be
- 2 charged with any crimes in relation to what went
- on between he and you?
- A. Honestly, I don't really know.
- Q. Okay. You expressed concerns about your
- 6 father --
- 7 A. Yes.
- Q. -- finding out about your activities. Does
- 9 he know what you were doing?
- 10 A. He has very minimal information.
- 11 Q. And when did he get that information?
- 12 A. 2 days ago, when I got the subpoena.
- Q. Okay. So it's not something you've
- 14 confided in him about?
- 15 A. No.
- Q. Do you want to testify at a trial?
- 17 A. No.
- Q. Do you know how much money you've probably
- 19 got overall during this time?
- 20 A. No.
- Q. Was your dad aware you were getting the
- 22 money or were you hiding it from him?
- 23 A. I guess you could say I hid it from him,
- 24 because I did not make it a point for him to know.
- Q. Okay. You understand that you in effect

```
were committing prostitution yourself?
1
              T --
          Α.
2
                    A JUROR: Can she speak up, please?
 3
          Q. Can you speak up?
 4
         A. Yes.
5
          O. Okay. Is that an activity you have
 6
       stopped?
7
          Α.
             Yes.
8
              Okay. I'm going to ask at this point if
9
          0.
       the grand jurors have any questions for you, okay?
10
       Do you need a minute?
11
          A. I'm fine.
12
13
          O. Okay.
                    MS. BELOHLAVEK: Any questions for
14
              Miss ?
15
                    A JUROR: I didn't quite hear.
16
              During the time you were a Junior, did
17
              Mr. Epstein actually have -- penetrate you
18
              while you were a Junior?
19
                    THE WITNESS: While I was a Junior in
20
              high school, no.
21
                    A JUROR: Then how old were you?
22
              Again, I --
23
                    THE WITNESS: I was still 17 at the
24
              time.
25
```

1	A JUROR: You were still 17?
2	THE WITNESS: Yes.
3	MS. BELOHLAVEK: The day before your
4	18th birthday?
5	THE WITNESS: Yes.
6	A JUROR: Did you do you have
7	still have contact with Mr. Epstein?
8	THE WITNESS: No.
9	A JUROR: Does he do you have the
10	same cell phone?
11	THE WITNESS: No. I've had three
12	different numbers since then.
13	A JUROR: And you do know that since
14	you're 18 now, she's not that you could
15	be prosecuted?
16	THE WITNESS: Yes.
17	A JUROR: What?
18	THE WITNESS: Yes.
19	A JUROR: And you still say you would
20	not testify against Mr. Epstein?
21	THE WITNESS: No. I would not like
22	to.
23	A JUROR: Would you?
24	THE WITNESS: I suppose if I had
25	another subpoena to where that going

1	to jail; yes, I would.
2	A JUROR: The lady back there.
3	MS. BELOHLAVEK: Any other questions
4	for Miss ?
5	Yes, ma'am.
6	A JUROR: You did not want to have
7	intercourse with him?
8	THE WITNESS: No.
9	A JUROR: Did you ask him to stop?
10	THE WITNESS: No.
11	A JUROR: And why?
12	THE WITNESS: I'm not really sure.
L3	A JUROR: Do you think he took
L 4	advantage of your youth?
L5	THE WITNESS: Maybe.
L 6	But it was also stupid of me to put
L7	myself in that situation.
18	A JUROR: Perhaps you were too young
19	to be up against a man of that age who had
20	more control over you and that you knew.
21	THE WITNESS: Yes.
22	A JUROR: Do you feel it's wrong of
23	him to take advantage of your youth?
2.4	THE WITNESS: Yes, I do.
2.5	A JUROR: And did he take awav from

1	your person, your being, your spirit?
2	THE WITNESS: Yes.
3	A JUROR: And would you testify
4	against him for what he has done and the
5	wrong he has done?
6	THE WITNESS: No. Because I would
7	like to put it behind me for the most part.
8	I was successful until about 2 days ago.
9	MS. BELOHLAVEK: Yes, ma'am?
10	A JUROR: Yes. So the reason that
11	you don't want to testify is more just
12	because of personal embarrassment?
13	THE WITNESS: Yes.
14	A JUROR: Okay.
15	MS. BELOHLAVEK: Yes, sir?
16	A JUROR: Jeffrey knew or you had
17	said that you did tell him you were only
18	17?
19	THE WITNESS: Yes. He was
20	A JUROR: And he was aware of that?
21	THE WITNESS: He was well aware of my
22	age from the very beginning.
23	MS. BELOHLAVEK: Yes, ma'am?
24	A JUROR: If you had a daughter,
25	would you want her to testify or tell you?

1	THE WITNESS: I don't really know.
2	MS. BELOHLAVEK: Yes, ma'am?
3	A JUROR: Would it mean anything
4	special to you if you could be the person
5	that's strong enough to stand up to put him
6	away so he will never ever do this to
7	somebody else?
8	Could you be strong enough to do that
9	or want to do that?
10	THE WITNESS: I wish that I could say
11	that I could, but I really don't think that
12	I can.
13	MS. BELOHLAVEK: Any other questions
14	for Miss
15	A JUROR: Yeah.
16	MS. BELOHLAVEK: Yes.
17	A JUROR: The pursuit, this idea
18	about testifying, would you do it I
19	mean, would you testify if you were
20	subpoenaed, and would you tell the truth?
21	THE WITNESS: If I did not have a
22	choice whether or not to testify, obviously
23	I would have to.
24	Yes, I would tell the truth, because
25	if I'm going to have to do it, I might as

1	well do it right.
2	A JUROR: I think, for your
3	character for your own well-being
4	MS. BELOHLAVEK: You have to ask
5	questions, not comment.
6	A JUROR: Okay. To testify would be
7	the right thing to do and the legal thing
8	to do.
9	A JUROR: Is that a question?
10	MS. BELOHLAVEK: We need a question.
11	A JUROR: Would you do it under those
12	circumstances?
13	THE WITNESS: Like I said, if it was
14	between testifying and going to jail, I
15	would testify. Which is why I'm here
16	today.
17	MS. BELOHLAVEK: All right.
18	Thank you, Miss
19	(Witness excused.)
20	(WITNESS JENSEN ROSS)
21	MS. BELOHLAVEK: Raise your right
22	hand.
23	Do you swear to tell the truth, the
2 4	whole truth, and nothing but the truth, so
25	help you God?

1	THE WITNESS: I do.
2	EXAMINATION
3	BY MS. BELOHLAVEK:
4	Q. Can you introduce yourself, Mr. Ross?
5	A. Yes. My name is Jensen Ross. I am the
6	chief investigator with the State Attorneys Office
7	in Palm Beach County.
8	Q. How long have you been in that position?
9	A. I have been the chief investigator for
10	3 years, and I have been employed by the State
11	Attorneys Office for approximately 13 years.
12	Q. And what did you do before that?
13	A. I worked for the West Palm Beach Police
14	Department from 1970 until 1993 when I started
15	with the State Attorneys Office.
16	Q. You have reviewed some documents regarding
17	several witnesses in this case?
18	A. Yes, ma'am.
19	Q. Okay. I want to take you back to
20	
21	was testifying about some
22	drug use. Isn't, in fact, there a police report
23	regarding drinking and drug use by
24	A. There's a police incident report from
25	Sheriff Department in

- 1
- Q. Okay. And in that case there was some boys
- drinking, but it never indicates she was drinking?
- A. I believe so. Yes, ma'am.
- Q. Okay.
- A. She was caught with the boys and they were
- 7 drinking.
- Q. Okay. Is there another -- I believe it's
- 9 Exhibit B that you reviewed?
- 10 A. Yes, ma'am.
- 0. Did disappear from her home
- that caused concern to her mother?
- 13 A. Yes. Your -- her mother reported her as
- 14 missing to the police.
- 15 Q. And was -- where did her mother think she
- 16 was?
- A. She was in a known drug area, she believed.
- Q. When they finally located her, I guess a
- 19 day after she took off --
- 20 A. Yes.
- 21 O. -- did she indicate that she had been
- drinking and doing drugs that previous night?
- 23 A. She has stated she had been drinking and
- doing the -- and doing drugs the night before.
- 25 And she got scared and called her parents.

- 1 Q. Okay. There are police reports from
- 2 activity in
- 3 I'm going to refer you to Exhibit C.
- 4 A. Yes, ma'am.
- 5 O. On March 31st of 2006, was there a police
- 6 report regarding \_\_\_\_\_?
- 7 A. Yes, ma'am. She was reported as missing on
- 8 that date also.
- 9 O. Okay. But it was her father who reported
- 10 her missing?
- 11 A. That's correct.
- Q. Did you say how long she had been gone?
- Out the night before, and then came home at
- 14 5:30 --
- 15 A. I believe that's what it was.
- 16 O. -- in the morning?
- 17 A. Yes. I believe so. Yes, ma'am.
- 0. And how did she and her sister come home in
- the morning to get into the house?
- 20 A. They had returned and were inside the
- 21 residence when the police arrived.
- 22 And they were packing their clothes, and
- they were going to move out of the residence.
- Q. Okay. Were observations made as to
- 25 their -- she and her sister's physical demeanor at

- 1 the time?
- 2 A. There was indications that they had been
- 3 doing alcohol and drugs. And I believe the father
- 4 had also reported that when they were dropped off
- 5 that he believed the person that dropped 'em off
- 6 was a young drug dealer from the area.
- 7 O. And were they taken to school and were
- 8 they -- did they have to come pick up from
- 9 school?
- 10 A. Uh, yes. They were taken back to school.
- 11 And then they received a police call from the
- 12 school security, the policeman that's assigned to
- the school, and asked that they come retrieve
- 14 their -- her, because she appeared to be
- 15 intoxicated at that time.
- 16 O. And there was actually a witness that
- 17 testified about taking two and a half Xanax
- 18 bars?
- 19 A. I believe, yes, that's what it was. On the
- 20 31st of March.
- Q. And Xanax is a controlled substance?
- 22 A. Yes, ma'am.
- Q. And it would be a felony to possess that?
- 24 A. Yes, ma'am.
- 25 If you are caught with it, did not have a

- prescription or anything, you could be arrested
- 2 and charged with a felony.
- Q. Okay. You've reviewed
- 4 MySpace.com --
- 5 A. Yes.
- 6 Q. -- website information?
- 7 A. Yes. I have looked at it.
- Q. Does she misrepresent her age on there?
- A. I believe there were four different
- 10 occasions. On March the 5th she reported her age
- 11 as 18. On the same date in another entry she
- reported her age as 17. On March the 28th of 2006
- she reports her age as being 16. And then again
- on April the 5th she reports her age as being 15.
- Q. And on there does she also talk about doing
- 16 drugs and drinking alcohol?
- 17 A. Yes, ma'am. She does.
- Q. What about shoplifting? Does she report
- 19 she's ever shoplifted?
- 20 A. She admits to that. Lots of shoplifting.
- 21 That's -- specific.
- O. Her web name, what does she have as her web
- 23 name on the website?
- 24 Exhibit H, I believe.
- A. I believe it's called

And does her website also include pictures 1 0. of her in skimpy attire, drinking alcohol, and 2 sexually provocative photos? 3 Α. Yes, ma'am. I'm going to show you these photos. Are 5 these photos of that were on her website? 6 Yes, ma'am. 7 Α. Ο. Okay. 8 Has been 9 10 arrested? Α. Yes, ma'am. 11 When was that arrest? 12 Ο. September the 15th of 2005 she had charges 13 Α. filed against her for possession of marijuana, and 14 possession of drug paraphernalia. 15 And that was during the time that she was 16 0. seeing Mr. Epstein --17 18 Α. I --19 Q. -- the suspect in this matter? I can't answer that. 20 Α. Okay. What about theft allegations, has 21 Q. she admitted to stealing also? 22 She was employed by And 23 in November of 2006 she was accused by her 24

employer, and she admitted to it.

25

- Q. She also had some MySpace.com website?
- 2 A. Yes, ma'am.
- Q. On there does she go through and write out
- 4 about a falsification of records and lies to
- 5 people that she has done?
- A. Yes. That is included in some of the
- 7 documents that I reviewed.
- Q. Exhibit C, could you read what she wrote on
- 9 August 5, 2005?
- 10 A. Hey. Wow, not living with my parents
- anymore is the shit. For all of you who are not
- aware, I moved to \_\_\_\_\_. So far everything
- is going well. Well -- and I am getting along;
- 14 not like everyone predicted.
- Oh, when you guys live together, all that
- time together will be horrible. And that's in
- 17 quotations. The complete opposite of the matter
- 18 of fact.
- I went job hunting the second day that we
- were here, but all I did was get applications.
- 21 The day after that I was, like, fucking -- fuck
- 22 this, and I didn't return -- turn them in. I just
- 23 got so tired. Yesterday is when I took them.
- I ended up getting a job at
- 25 I only get paid \$6.40 an hour, but

```
hopefully that will change soon. I also get a
1
      discount at all the
2
3
       and
             I like my boss so far. I mean, he only met
4
      me twice, but she's real cool.
5
             is trying to get a job at an .
6
      likes music, so I think he's going -- it's going
7
      to fit for him -- a good fit for him.
                                           I really
8
      hope he gets it. The boss guy called him back to
9
      set up an interview the day he came in with the
10
      application, I think that's a good sign. It
11
12
      starts at 4 p.m.
             He's at the mall right now. I got to call
13
      him and ask him how it went in the -- in a little
14
      while. Its only 3:45 right now.
15
             Oh, it was so funny. I used him as one of
16
      my references for my which I interpreted
17
      being and the lady called me back
18
      and told me that gave me such a
19
      outstanding reference that she did not need to
20
      call anyone else back. He got me the job just
21
      like that. He made me sound so fucking good -- so
22
      fucking great.
23
             I lied and said that he was the old store
2.4
      manager for She bought it.
25
```

- 1 There's a notation, S-T-R 8. I'm not
- 2 exactly sure what that makes reference to.
- No complaints from me. Okay, well I got to
- 4 go smoke some resin, considering I have a limited
- 5 supply of Mary J and have to conserve.
- I miss everyone back home. I love you
- 7 guys. Don't forget about me.
- 8 O. In Exhibit C, does she make references to
- 9 being famous?
- 10 A. There is -- yes. She would like to be
- famous or known to be famous.
- 12 Q. And how does she indicate she would like to
- 13 be famous?
- 14 A. There is a notation on one of her blogs,
- that she says she would like to meet Bill Clinton
- this week, because someone -- and this is in
- 17 guotes now -- "Someone could be so famous for
- 18 sucking his dick; that's how famous I could be."
- 19 End of quote.
- Q. Okay. And then there's a lot of other
- 21 stuff where she talks about accepted use of
- 22 marijuana?
- 23 A. Referred to as weed, yes.
- Q. Right.
- 25 And pictures on her website of her smoking

1	weed an	nd drinking beer?
2	А.	That's correct.
3	Q.	Holding a bong-type pipe?
4	A.	Correct.
5	Q.	Okay.
6		MS. BELOHLAVEK: Any questions for
7		Mr. Ross?
8		Okay.
9		A JUROR: When you refer to doing
10		drugs, does that means smoking dope?
11		I mean, what does that mean?
12		Drinking? I don't you know, does it
13		encompass
14		THE WITNESS: My interpretation is
15		that'd either be smoking marijuana or doing
16		hard drugs, cocaine or something like that.
17		If it was drinking I would refer to
18		it as drinking alcohol. But when they
19		refer to doing drugs, it's either smoking
20		marijuana or talking a hard drug such and
21		cocaine or something.
22		MS. BELOHLAVEK: Do you know what
23		A JUROR: Thank you, sir.
24		MS. BELOHLAVEK: Do you know what
25		smoking resin means?

1	THE WITNESS: I have not heard that
2	resin used before. That's something new to
3	me.
4	MS. BELOHLAVEK: Other questions?
5	Yes, ma'am.
6	A JUROR: What was the date when she
7	was talking about being famous? Do you
8	know?
9	MS. BELOHLAVEK: It's Exhibit D.
10	THE WITNESS: Yeah.
11	I'm going through that exhibit now to
12	find the exact location.
13	MS. BELOHLAVEK: On the first page.
14	Log-in date, 11
15	THE WITNESS: 11/7/2005.
16	A JUROR: Thank you.
17	MS. BELOHLAVEK: Any other questions?
18	Yes, ma'am?
19	A JUROR: The the one girl who had
20	moved to, you mentioned that she
21	had run away or was missing several times.
22	Was that while she was here or after she
23	moved to that she started being
24	she was missing?
25	Her parents didn't know where she

1	was.
2	THE WITNESS: That was in both
3	and in
4	A JUROR: Do you typically find that
5	teenagers that have MySpaces tend to tell
6	the truth on those websites or tend to try
7	to sound adventurous or what is is
8	their accuracy to their statements?
9	THE WITNESS: This would be a
10	personal observation on my part; and I
11	would say, no.
12	I would think it would be it would
13	be more that it wasn't the truth. And
14	that's just my personal observation. I
15	have no data to support that or not, that's
16	just a personal observation.
17	Yes sir?
18	A JUROR: Are there any kind of
19	school reports, psychological reports,
20	arrest records that would, you know,
21	indicate behavior like this from this girl
22	from her early age?
23	THE WITNESS: Those are the only
24	police reports that I have, is the one from
25	Georgia and the ones from Florida. If

1	there's others, I haven't been made
2	available to those.
3	A JUROR: Okay.
4	THE WITNESS: And the psychological
5	report, I wouldn't
6	MS BELOHLAVEK: The report Palm
7	Beach County Sheriff's report on
8	, Exhibit C
9	THE WITNESS: Okay.
10	MS. BELOHLAVEK: did they speak
11	with her father?
12	Second page of that report.
13	And did he indicate, has been
14	to a facility for drug use?
15	THE WITNESS: There was a reference
16	to I'm assuming that
17	MS. BELOHLAVEK: For drug use?
18	THE WITNESS: Yes.
19	MS. BELOHLAVEK: And does it say that
20	has been using as told by the
21	father, using narcotics since the age of
22	14?
23	THE WITNESS: Yes.
24	MS. BELOHLAVEK: Yes, ma'am?
25	A JUROR: Yes.

1	Since she was in the family center or
2	drug rehab, whatever it was, how has her
3	behavior been or what has her drug activity
4	been?
5	THE WITNESS: I have no direct
6	knowledge of that.
7	MS. BELOHLAVEK: The most recent
8	report is dated when?
9	Palm Beach County report.
LO	THE WITNESS: Palm Beach County.
11	Palm Beach County report is dated March the
12	31st of 2006.
L3	MS. BELOHLAVEK: And that was
L 4	she's back in Palm Beach County.
L 5	THE WITNESS: Yes.
L 6	MS. BELOHLAVEK: Because the
L 7	incidents in were all in
L 8	November
19	THE WITNESS: November.
20	MS. BELOHLAVEK: 2005, or
21	January 2006?
22	THE WITNESS: That's correct.
23	A JUROR: When when was she in the
24	rehabilitation? What's the date that she
25	was in?

1	THE WITNESS: This was after well
2	it's noted in the Palm Beach County report,
3	the police report, that she had been to
4	for drug treatment. It
5	MS. BELOHLAVEK: So previous to her
6	taking the Xanax bars?
7	THE WITNESS: Correct. But there's
8	no exact date described in the report.
9	A JUROR: So I guess I was going to
10	ask, in the last year or (indiscernible)
11	since March, how has her behavior
12	MS. BELOHLAVEK: Do you have
13	knowledge of that Mr. Ross?
14	THE WITNESS: No, I do not.
15	A JUROR: Recent is she still
16	currently involved in (indiscernible)
17	MS. BELOHLAVEK: Do you have any
18	knowledge about that?
19	THE WITNESS: No, ma'am. I do not.
20	MS. BELOHLAVEK: Yes, ma'am?
21	A JUROR: What are Xanax bars?
22	MS. BELOHLAVEK: We can find that out
23	for you.
24	A JUROR: Okay.
25	MS. BELOHLAVEK: And you'll know

```
after lunch.
1
                    Any other questions?
2
                    All right. How about we take a lunch
3
             break till 1:30?
 4
                    Oh, wait.
5
                   A JUROR: I had one question.
6
                    Would anybody else here like to bring
7
              back?
8
                   A JUROR: No.
9
                   A JUROR: No.
10
                   A JUROR: No.
11
                             or ?
                   A JUROR:
12
                   A JUROR:
13
                   A JUROR: excuse me.
14
                    The only reason I have is that --
15
                   MS. BELOHLAVEK: Let's not do this in
16
             front of the witness, okay?
17
                   A JUROR: Okay.
18
                   MS. BELOHLAVEK: Thank you, Mr. Ross.
19
                    (Witness excused.)
20
                    (WITNESS JENSEN ROSS RECALLED)
21
                     CONTINUED EXAMINATION
22
      BY MS. BELOHLAVEK:
23
          Q. Jurors asked you a question earlier about,
24
      what is Xanax?
25
```

```
Yes. And during --
1
          Α.
            Were you able to find that out?
2
          Ο.
          Α.
             Yes.
3
              During our break I went back and I
4
       researched it.
5
              And using what is referred to as a PDR,
6
       which is a Physicians Desk Reference; and it
7
       identifies and gives drugs and everything like
8
       that. They identify, Xanax is a tranquilizer used
9
       in the short term relief of symptoms of anxiety or
10
       the treatment of anxiety disorders.
11
          O. Okay. And possession of that without a
12
       prescription, someone could be charged with a
13
14
       felony?
              That is correct.
15
          Α.
                    MS. BELOHLAVEK: All right.
16
                    Thank you very much.
17
                     (Witness excused.)
18
                     (Proceeding concluded 12:52 p.m.)
19
20
21
22
23
24
25
```

1	CERTIFICATE
2	
3	THE STATE OF FLORIDA,
4	COUNTY OF PALM BEACH.
5	I, CATHERINE P. DORE, R.P.R. and
6	Official Court Reporter for the Fifteenth Judicial
7	Circuit, Criminal Division, in and for Palm Beach
8	County, Florida; do hereby certify that I was
9	authorized to and did transcribe the foregoing
10	proceedings at the time and place aforesaid; and
11	that the preceding pages numbered from 1 to 157,
12	inclusive, represent a true and accurate
13	transcription of the audio recording of said
14	proceedings.
15	IN WITNESS WHEREOF, I have hereunto
16	affixed my official signature this 17th day of
17	July, 2023.
18	"Lathern F. Dare
20	
21	
22	
23	CATHERINE P. DORE, R.P.R.
24	and Official Court Reporter
25	