

1 **DECLARATION OF JULIE SWETNICK**

2 I, JULIE SWETNICK, declare as follows:

3 1. My name is Julie Swetnick and I am a resident of Washington, D.C. I fully  
4 understand the seriousness of the statements contained within this declaration. I have  
5 personal knowledge of the information stated herein and if called to testify to the same  
6 would and could do so.

7 2. I am a graduate of Gaithersburg High School in Gaithersburg, MD.

8 3. I presently hold the following active clearances associated with working  
9 within the federal government: Public Trust - U.S. Department of Treasury (DOT), U.S.  
10 Mint (USM), Internal Revenue Service (IRS).

11 4. I have also previously held the following inactive clearances: Secret - U.S.  
12 Department of State (DOS), U.S. Department of Justice (DOJ) and Public Trust - U.S.  
13 Department of Homeland Security (DHS), Customs and Border Protection (CBP).

14 5. My prior employment includes working with (a) Vietnam War  
15 Commemoration (VWC), Joint Services Providers (JSP), U.S. Department of Defense  
16 (DOD) in Arlington, Virginia; (b) U.S. Mint, U.S. Department of Treasury; (c) U.S.  
17 Internal Revenue Service (IRS), U.S. Department of Treasury; (d) Government Affairs  
18 and Communications Department, D.C. Department of General Services (DGS),  
19 Government of the District of Columbia (DC.Gov); (e) Customs and Border Protection  
20 (CBP), U.S. Department of Homeland Security; and (d) the U.S. Department of State  
21 (DOS). I was also one of the first 100 women in the world to achieve a Microsoft  
22 Certified Systems Engineering Certification (MCSE).

23 6. I first met Mark Judge and Brett Kavanaugh in approximately 1980-1981. I  
24 was introduced to them at a house party that I attended in the Washington, D.C. area. I  
25 observed Mark Judge and Brett Kavanaugh as extremely close friends during the early  
26 1980s when I knew them and interacted with them. I would describe them as "joined at  
27 the hip" and I consistently saw them together in many social settings. There is no  
28 question in my mind that Mark Judge has significant information concerning the conduct

1 of Brett Kavanaugh during the 1980s, especially as it relates to his actions toward  
2 women.

3 7. Following that first introduction, I attended well over ten house parties in the  
4 Washington, D.C. area during the years 1981-1983 where Mark Judge and Brett  
5 Kavanaugh were present. These parties were a common occurrence in the area and  
6 occurred nearly every weekend during the school year. On numerous occasions at these  
7 parties, I witnessed Mark Judge and Brett Kavanaugh drink excessively and engage in  
8 highly inappropriate conduct, including being overly aggressive with girls and not taking  
9 "No" for an answer. This conduct included the fondling and grabbing of girls without  
10 their consent.

11 8. I observed Brett Kavanaugh drink excessively at many of these parties and  
12 engage in abusive and physically aggressive behavior toward girls, including pressing  
13 girls against him without their consent, "grinding" against girls, and attempting to remove  
14 or shift girls' clothing to expose private body parts. I likewise observed him be verbally  
15 abusive towards girls by making crude sexual comments to them that were designed to  
16 demean, humiliate and embarrass them. I often witnessed Brett Kavanaugh speak in a  
17 demeaning manner about girls in general as well as specific girls by name. I also  
18 witnessed Brett Kavanaugh behave as a "mean drunk" on many occasions at these  
19 parties.

20 9. I have been told by other women that this conduct also occurred during the  
21 Summer months in Ocean City, Maryland on numerous occasions. I also witnessed such  
22 conduct on one occasion in Ocean City, Maryland during "Beach Week."

23 10. I have reviewed Brett Kavanaugh's recent claim on Fox News regarding his  
24 alleged "innocence" during his high school years and lack of sexual activity. This claim  
25 is absolutely false and a lie. I witnessed Brett Kavanaugh consistently engage in  
26 excessive drinking and inappropriate contact of a sexual nature with women during the  
27 early 1980s.

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1           11. During the years 1981-82, I became aware of efforts by Mark Judge, Brett  
2 Kavanaugh and others to “spike” the “punch” at house parties I attended with drugs  
3 and/or grain alcohol so as to cause girls to lose their inhibitions and their ability to say  
4 “No.” This caused me to make an effort to purposely avoid the “punch” at these parties.  
5 I witnessed efforts by Mark Judge, Brett Kavanaugh and others to “target” particular girls  
6 so they could be taken advantage of; it was usually a girl that was especially vulnerable  
7 because she was alone at the party or shy.

8           12. I also witnessed efforts by Mark Judge, Brett Kavanaugh and others to cause  
9 girls to become inebriated and disoriented so they could then be “gang raped” in a side  
10 room or bedroom by a “train” of numerous boys. I have a firm recollection of seeing  
11 boys lined up outside rooms at many of these parties waiting for their “turn” with a girl  
12 inside the room. These boys included Mark Judge and Brett Kavanaugh.

13           13. In approximately 1982, I became the victim of one of these “gang” or “train”  
14 rapes where Mark Judge and Brett Kavanaugh were present. Shortly after the incident, I  
15 shared what had transpired with at least two other people. During the incident, I was  
16 incapacitated without my consent and unable to fight off the boys raping me. I believe I  
17 was drugged using Quaaludes or something similar placed in what I was drinking.

18           14. I am aware of other witnesses that can attest to the truthfulness of each of the  
19 statements above.

20           I declare, under penalty of perjury and under the laws of the United States of  
21 America, that the foregoing is true and correct. I have executed this declaration on  
22 September 25, 2018.

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Julie Swetnick