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 1
               GHISLAINE MAXWELL: Or there's that.
 2
               TODD BLANCHE: Did - someone named Mark
    Middleton --
 3
               GHISLAINE MAXWELL: Yes, I remember him.
 4
 5
               TODD BLANCHE: Who was that?
 6
               GHISLAINE MAXWELL: He was in the --
    Mr. Clinton's administration -- President Clinton's
    administration, I think.
 8
 9
               TODD BLANCHE: And how do you -- do you
    know him?
10
               GHISLAINE MAXWELL: Well, I met him and
11
    that is -- I met him through Mr. Epstein.
12
               TODD BLANCHE: And do you -- was he, from
13
14
    what you observed, was he a friend or business
    acquaintance of Mr. Epstein?
15
             GHISLAINE MAXWELL: I mean, I only saw him
16
    a handful of times, but I did see him with him. I
17
    mean, he seemed friendly. I don't know if I would
18
    characterize -- I mean, only having seen him briefly,
19
20
    I don't know how to characterize that.
21
               TODD BLANCHE: Do you know whether he like
    flew on airplanes with Mr. Epstein? Did he visit the
22
23
    island? Do you know anything about that or their
    relationship as it relates to that?
24
25
               GHISLAINE MAXWELL: I never -- I don't
```



- 1 have any recollection of seeing Mark Middleton at the
- 2 island.
- 3 TODD BLANCHE: How about former US Senator
- 4 George Mitchell?
- GHISLAINE MAXWELL: Yeah, I do remember
- 6 George.
- 7 TODD BLANCHE: What do you remember about
- 8 him?
- 9 GHISLAINE MAXWELL: I traveled with him.
- 10 We went to -- the most memorable affair I went to --
- 11 well, I was friendly with his wife. Start with that,
- 12 with Heather. And Heather was in New York, so I hung
- 13 out with her a few times. We had dinner and I was
- 14 just friendly, I would say separately with --
- 15 separately from her husband. I was friends with
- 16 Heather. I met Heather through her husband, but we
- 17 became friends.
- 18 TODD BLANCHE: You became friends with
- 19 Heather?
- GHISLAINE MAXWELL: Heather, yes.
- 21 TODD BLANCHE: Was Mr. Epstein friends
- 22 with, Mr. Mitchell?
- GHISLAINE MAXWELL: Yes.
- 24 TODD BLANCHE: Did they travel together
- 25 besides New York? Did they travel to the island or



- 1 to New Mexico?
- GHISLAINE MAXWELL: I don't -- I don't
- 3 remember George ever at the island. But the most
- 4 memorable trip I do recall with Senator was to Italy.
- TODD BLANCHE: Was to where?
- GHISLAINE MAXWELL: To Italy.
- 7 TODD BLANCHE: Ah, okay.
- GHISLAINE MAXWELL: We went to Rome.
- 9 TODD BLANCHE: As the four of you. So
- 10 Heather and Mr. Mitchell, and you and Mr. Epstein?
- 11 GHISLAINE MAXWELL: That's my
- 12 recollection.
- 13 TODD BLANCHE: And what were you there
- 14 for?
- 15 GHISLAINE MAXWELL: Well, the most
- 16 memorable aspect of that trip is we went to the
- 17 Vatican. It was extraordinary, the most
- 18 extraordinary thing was going to the archives and
- 19 holding Henry VIII's document to the Pope asking for
- 20 his divorce.
- 21 TODD BLANCHE: Do you know the former
- 22 president of Colombia, Andr?s Pastrana?
- GHISLAINE MAXWELL: Yes.
- TODD BLANCHE: How do you know him?
- GHISLAINE MAXWELL: I met Andr?s Pastrana



- 1 in a pub in Dublin.
- TODD BLANCHE: And did he travel with
- 3 Mr. Epstein, that you know?
- 4 GHISLAINE MAXWELL: I don't -- I don't
- 5 know if -- I don't know if he ever was ever on the
- 6 plane. I don't know if he ever -- I don't think he
- 7 ever came to the island. But, I went to places with
- 8 Andr?s Pastrana. One was to Colombia and Epstein
- 9 came to that, and the other was to Cuba and Epstein
- 10 and Andr?s Pastrana was -- I think was there.
- 11 TODD BLANCHE: And what were the purposes
- 12 of traveling to Colombia, then Cuba?
- 13 GHISLAINE MAXWELL: I am a helicopter
- 14 pilot and Andr?s is a helicopter pilot. And we just
- 15 became friends and I flew a Blackhawk in Colombia.
- 16 TODD BLANCHE: And how about to Cuba?
- 17 GHISLAINE MAXWELL: My -- I have a friend
- 18 of mine who was the cigar distributor for Montecristo
- 19 maybe, I can't remember which cigar it was. And so
- 20 we went there, and he organized the trip and we met
- 21 Fidel Castro.
- 22 TODD BLANCHE: When was that,
- 23 approximately?
- GHISLAINE MAXWELL: Had to be -- it had to
- 25 be 2002, 2003.



- 1 TODD BLANCHE: Okay.
- GHISLAINE MAXWELL: Something like that, I
- 3 think.
- 4 TODD BLANCHE: There's some more names
- 5 that we might talk about tomorrow with the same type
- 6 of questions, just -- but as far as a catchall,
- 7 there's been a tremendous amount of public
- 8 information about all kinds of names, including some
- 9 of the folks we talked about today and their
- 10 relationship with Mr. Epstein and or you.
- 11 For any of the folks that we've talked
- 12 about today, did you observe them doing anything
- 13 improper with Mr. Epstein, whether with masseuses or
- 14 with women who were -- or girls who were traveling or
- 15 at the residence that they were at or at the parties
- 16 that they were at?
- 17 GHISLAINE MAXWELL: I did not ever, at any
- 18 time, see that.
- 19 TODD BLANCHE: And for any of the names
- 20 we've talked about today, and then tomorrow we'll
- 21 talk about some more, but for today, do you recall
- 22 having any conversations with anybody else, where
- 23 they reported to you that they had seen something
- 24 that one of these individuals had done, whether
- 25 someone else that works with Mr. Epstein or somebody



- 1 that observed something?
- 2 GHISLAINE MAXWELL: If anybody had ever
- 3 reported anything -- first of all, the answer to that
- 4 is no. And also, I just want to be clear that had
- 5 anybody ever reported anything illegal or disgusting
- 6 like that, I would've immediately done something.
- 7 And I never heard it. I never saw it. And no one
- 8 ever, ever, ever complained to me or tears, nothing
- 9 like that.
- 10 TODD BLANCHE: Okay. All right. So we
- 11 took a break when we were talking about Mr. Epstein
- 12 and his death. Oh, bless you. That's okay. Take
- 13 your time.
- 14 So Mr. Epstein and his death. So you were
- 15 not, obviously, at the MCC during that time, correct.
- 16 GHISLAINE MAXWELL: Thank you.
- 17 DAVID MARKUS: Oh, thanks. I thought you
- 18 were giving it to him.
- 19 GHISLAINE MAXWELL: I've got something
- 20 that blew up my nose.
- TODD BLANCHE: So just take some water.
- 22 It's okay, no problem.
- 23 You were not at the MCC during that time,
- 24 correct?
- GHISLAINE MAXWELL: I was not.



- 1 TODD BLANCHE: So you're going to tell us
- 2 what you believe, but just to -- I just want to make
- 3 sure I understand, your basis for belief is kind of
- 4 what you've read and seen and your knowledge of
- 5 Mr. Epstein for the many years you knew them -- knew
- 6 him, right?
- 7 GHISLAINE MAXWELL: And actually there's a
- 8 third component.
- 9 TODD BLANCHE: Okay.
- 10 GHISLAINE MAXWELL: The answer to that is,
- 11 yes.
- 12 TODD BLANCHE: Okay.
- 13 GHISLAINE MAXWELL: And there's a third
- 14 component to that, which is having experienced now,
- 15 the mismanagement and inefficiencies and total
- 16 dereliction of duty at the Bureau of Prisons.
- 17 TODD BLANCHE: From BOP. From the Bureau
- 18 of Prisons.
- 19 GHISLAINE MAXWELL: Yes.
- 20 TODD BLANCHE: Okay. Fair. Okay. So,
- 21 you know, I want to -- what I do want to be careful
- 22 about is -- you know, asking you to speculate,
- 23 because anybody can do that. And I don't think
- 24 that's fair to you or anybody else to ask you to give
- 25 us your kind of opinion.



- 1 But, do you think that -- the third point
- 2 you say, which is kind of a failure by the BOP,
- 3 there's been a lot of -- there's an OIG report,
- 4 there's SDNY investigation about that. Do you -- so
- 5 you think he was -- he did not die by suicide, given
- 6 all the things we just talked about.
- 7 GHISLAINE MAXWELL: I do not believe he
- 8 died by suicide, no.
- 9 TODD BLANCHE: And do you believe that --
- 10 do you have any speculation or view of who killed
- 11 him?
- 12 GHISLAINE MAXWELL: I -- no, I don't.
- 13 TODD BLANCHE: And I ask that because, if
- 14 you don't believe that there's any truth to the
- 15 allegations of blackmail or that he had kind of a
- 16 list, or that he had reasons to have people hate him,
- 17 why would somebody kill him in prison?
- 18 GHISLAINE MAXWELL: In prison, where I am,
- 19 they will kill you or they will pay -- somebody can
- 20 pay a prisoner to kill you for \$25 worth of
- 21 commissary. That's about the going rate for a hit
- 22 with a lock today.
- 23 TODD BLANCHE: So that goes to the third
- 24 reason, which is kind of the mismanagement.
- GHISLAINE MAXWELL: Yes.



- 1 TODD BLANCHE: Or the shortfallings or
- 2 shortcomings of the Bureau of Prisons.
- 3 GHISLAINE MAXWELL: Yes.
- 4 TODD BLANCHE: Which is a little bit
- 5 different than my -- from my question is, which is,
- 6 do you think there was somebody on the outside of
- 7 prison, so putting aside, what could happen on the
- 8 inside on the outside of prison, who would -- who
- 9 wanted him dead so badly that he would've, or she
- 10 would've, you know, caused him to be killed on the
- 11 inside?
- 12 GHISLAINE MAXWELL: I think that's -- I
- 13 don't see that. I think, is it possible? Of course
- 14 it's possible. But I don't know of any reason why,
- 15 and I don't believe in the blackmail or in any of
- 16 this, I don't think Epstein had a hit on like that.
- 17 If it is indeed murder, I believe it was an internal
- 18 situation.
- 19 TODD BLANCHE: Yeah. So you're not -- you
- 20 don't have any reason firsthand knowledge or even
- 21 speculation, it sounds like, to think that he was --
- 22 if -- that he was killed to kind of silence him or to
- 23 keep him from going public about people he knew
- 24 about?
- GHISLAINE MAXWELL: I don't, no, because I



- 1 think that is just part of the story that's been
- 2 created that started back in 2008, '09.
- TODD BLANCHE: Okay. Yeah, I mean, that's
- 4 the point. Like, I don't want -- I don't think
- 5 there's value in talking -- you know, there's been a
- 6 lot of -- there's a lot of information about what
- 7 happened, you know, at the MCC and -- but what is
- 8 important to me is whether, you know, if -- is the
- 9 idea that he didn't die by suicide, that's one thing.
- 10 But if to the extent that folks believe that he was
- 11 murdered to keep him quiet or because he had
- 12 information on rich and powerful people, that's what
- 13 I -- do you have any reason to believe that that's
- 14 true?
- 15 GHISLAINE MAXWELL: I do not have any
- 16 reason to believe that. And I also think it's
- 17 ludicrous, because if that -- I also happen to think
- 18 if that is what they wanted, they would've had plenty
- 19 of opportunity when he wasn't in jail. And if they
- 20 were worried about blackmail or anything from him, he
- 21 would've been a very easy target.
- 22 TODD BLANCHE: In the time -- so we've
- 23 talked about a lot of time, all the way up through
- 24 2009, '10, and then your -- the time that after
- 25 Mr. Epstein was arrested, when's the last time you



- 1 spoke with him?
- GHISLAINE MAXWELL: Maybe 2016, 2017,
- 3 maybe 2016 -- 2015, 2016, 2017 in that area, I
- 4 believe.
- 5 TODD BLANCHE: And what -- when you're
- 6 thinking about that last time was that you had
- 7 talked -- been talking to him a lot, and then you
- 8 stopped, or was that a one-off time and it was
- 9 infrequent at that point?
- 10 GHISLAINE MAXWELL: I really wasn't in
- 11 communication. The only communications I had with
- 12 him was in -- with regards to the civil suits, the
- 13 civil suit that I found myself in, the defamation
- 14 suit I found myself in. I needed help, I needed
- 15 information, and I didn't have what I needed.
- 16 And so that was really what it was -- that
- 17 what drove it, was me trying to get myself out of
- 18 this situation, which I -- ultimately led to where I
- 19 am today.
- 20 And so when -- when all that -- when
- 21 that -- I don't remember even if I stopped talking to
- 22 him before that, I think he was -- I thought he was
- 23 angry with me anyway. He didn't like what I did, and
- 24 he -- I wasn't interested in what he had to say to
- 25 me, and --



Page 209 1 TODD BLANCHE: What did you think he was 2 angry with you about? 3 GHISLAINE MAXWELL: I think he was angry that I had even said that I had referred to her being 4 a liar. He said I should have not said anything but. 5 TODD BLANCHE: When the civil suits that 6 were ongoing before Mr. Epstein's death? GHISLAINE MAXWELL: Yes. 8 9 TODD BLANCHE: Did your lawyers coordinate with his lawyers, like in discovery and things like 10 that or anything? 11 GHISLAINE MAXWELL: I don't think we 12 coordinated in -- I don't -- I'm not sure. 13 14 TODD BLANCHE: Okay. GHISLAINE MAXWELL: I don't want to 15 misspeak. I don't -- I -- there was some degree of 16 communication for sure. I just don't know the degree 17 that that took place. So definitely -- I mean, I was 18 definitely hoping for him to be more helpful. And I 19 was definitely, coordinating is not a good word, 20 because that sounds like I was trying to make --21 align myself. 22 23 That's not where we were going here, but I was definitely trying to get help. As in documents 24



or information that I could use to defend myself.

25

- 1 That's a hundred percent true. And the degree to
- 2 which that took place, I'm not -- I don't recall.
- 3 There was definitely some of that, though. I don't
- 4 want to mislead you.
- 5 TODD BLANCHE: And we touched on this
- 6 earlier, but I just want to -- I don't think we
- 7 really ran it to ground maybe as much as we could
- 8 like. Going up through that time, you know, so in
- 9 the '16, '17, '18, up until the time he's arrested,
- 10 had your view or your understanding of what had
- 11 happened changed?
- 12 Meaning did you believe that in the late
- 13 '90s or early 2000s when he started, you know,
- 14 behaving much differently. Did you believe what you
- 15 were hearing about him at that point?
- GHISLAINE MAXWELL: My views, I didn't
- 17 like the people he was with anyway. So I don't find
- 18 -- how do I say this? I don't like -- I like people
- 19 who my age or older, and I don't find the society of,
- 20 or the companionship of younger people who are young
- 21 people, I suppose, is really that enjoyable. So I
- 22 don't like the company that he chose to be with, and
- 23 so I just was -- I find it boring and fundamentally
- 24 uninteresting. That's probably the nicest way I can
- 25 say it.



- 1 TODD BLANCHE: Yeah. Okay. So I think
- 2 what we should do is just spend a few minutes talking
- 3 about tomorrow. Everything was great today. I think
- 4 that we -- it was very helpful and I appreciate you
- 5 trying to be as complete as you can.
- I think tomorrow -- you've said a few
- 7 things today about materials that you brought. When
- 8 we're done, we will give you a few minutes with Mr.
- 9 Markus to -- if there's things that you want to show
- 10 him that you think we should see.
- 11 Like I said, I'm not asking you to
- 12 corroborate anything. If I was asking you to
- 13 corroborate something, I would tell you, but if
- 14 there's something you think that you don't think that
- 15 the government has seen or you think that is
- 16 important for me to see, let Mr. Markus know and he
- 17 can share it with me.
- 18 Tomorrow we'll certainly have some
- 19 follow-on questions when we all think about tonight.
- 20 And I think you will too. You know, we can all think
- 21 about stuff we've talked about. We covered a lot of
- 22 different areas. We are -- I do want to talk about
- 23 more about you.
- 24 So by design today we wanted to focus on
- 25 Mr. Epstein and talk about, you know, kind of, well,



- 1 everything under the sun that we've gone through
- 2 today. I do think it's important when we all
- 3 evaluate what you've said today, and kind of your
- 4 story to understand, to also understand your -- why
- 5 you're here, right?
- 6 So you were indicted, you were charged,
- 7 you went to trial. And I want to do that in a way
- 8 that gives you an opportunity to say -- to kind of
- 9 say your piece or to say what you haven't said
- 10 before.
- 11 But also understanding that there was
- 12 people who took the witness stand and swore to tell
- 13 the truth and testified about you, and what you did,
- 14 and what they think you saw and what they heard you
- 15 say.
- 16 And I'm not -- I said to Mr. Markus, I'm
- 17 not trying to create a kind of a she said, she said
- 18 situation or he said, she said situation. But I do
- 19 want to hear from you about your conduct, because
- 20 it's important, I think, for when we evaluate what
- 21 you say and how you say it and your recollection of
- 22 things to also to talk about that.
- So we're going to -- we'll do that
- 24 tomorrow. I want to talk about, you know, the
- 25 circumstances leading up to your arrest. There's a



- 1 lot of, I think, misinformation or there's a lot of
- 2 information out there that -- I don't know whether
- 3 there's misinformation, but about the time from, you
- 4 know, 2019 up until the time that you were -- that
- 5 you were arrested.
- And then, like I said, that'll take us
- 7 through lunch tomorrow and then we'll be done. I'm
- 8 not -- I don't have a plan. I didn't know that I was
- 9 coming here until this week, okay? So I'm not --
- 10 there isn't like a -- we don't have like a schedule
- 11 of what happens next or what happens.
- 12 But the -- but that's not a negative
- 13 thing. I'm just saying that that's -- so you
- 14 shouldn't take the lack of a next step as anything
- 15 other than, we don't have a next step yet, so.
- GHISLAINE MAXWELL: May I say something?
- 17 TODD BLANCHE: Of course, yes.
- 18 GHISLAINE MAXWELL: I just would like to
- 19 put out there that I also focused on how I think the
- 20 president got swept into some of this unnecessarily,
- 21 by the way. And I'm not a conspiracy theorist, and I
- 22 certainly don't subscribe to all the -- all of
- 23 everything that I see.
- 24 But I do believe that there is animus in
- 25 some areas that may have contributed to how the use



- 1 of the president to harm him, that I find deeply
- 2 offensive. And whilst I can't obviously say
- 3 definitively that that is what it is, I would like to
- 4 show you what I see so that you can evaluate it and
- 5 do with that as you see fit if it needs to be
- 6 addressed. I've seen it, it struck me, and I would
- 7 like to give it to you.
- 8 TODD BLANCHE: Sure.
- 9 GHISLAINE MAXWELL: For what it's worth.
- 10 TODD BLANCHE: Okay.
- 11 GHISLAINE MAXWELL: Does that seem
- 12 something that I can --
- 13 TODD BLANCHE: Yeah, that's fine. Yeah.
- 14 GHISLAINE MAXWELL: Of course. I don't
- 15 like that.
- 16 TODD BLANCHE: Yeah. Okay. That's fine.
- 17 That's great. Okay, so why don't we stop for today.
- 18 I'll give you a little bit of time to chat and then,
- 19 see you in the morning.
- 20 SPENCER HORN: This will conclude the
- 21 recorded proffer interview for Thursday, July 24th.
- 22 We will continue tomorrow, Friday, July 25th. The
- 23 time is 3:34.
- 24 (Interview concluded at 3:34 p.m.)

25



Page 215 1 CERTIFICATE OF TRANSCRIPTION 2 I, Cathy M. Ayotte, do hereby certify 3 that the provided audio recording media was transcribed by me or reduced to typewriting under my 4 5 supervision, that said transcript is a true transcription of the audio recording; that I am 6 7 neither counsel for, related to, nor employed by any of the parties to the action involved in these 8 9 proceedings; and, further, that I am not a relative 10 or employee of any attorney or counsel employed by the parties thereto, nor financially or otherwise 11 interested in the outcome of the action. 12 13 Cathy M. Ayotte 14 CATHY M. AYOTTE, Official Transcriptionist 15 16 17 18 19 20 21 22 23 24 25



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United States Department of Justice INTERVIEW OF: GHISLAINE MAXWELL

DATE: July 24, 2025

APPEARANCES:

For the United States:

Todd Blanche, Deputy Attorney General

Diego Pestana, Acting Associate Deputy

Attorney General

Spencer Horn, FBI Special Agent

Mark Beard, Deputy U.S. Marshal

For Ghislaine Maxwell:

David Markus

Leah Saffian

Melissa Madrigal



	Page 2		Page 4
1	INTERVIEW	1	I'm not promising to ask Judge Nathan or
2	***	2	any of the judges that's been assigned to your case
3	TODD BLANCHE: I am going to ask everybody	3	to do anything. It we're just talking. And so
4	to put their name on the record here.	4	that's the most important important part of of
5	•	5	
6	SPENCER HORN: Good morning. My name is Assistant Special Agent in Charge, Spencer Horn of	6	this agreement.
7		7	However, almost as important is the fact
0	FBI, New York.	0	that what this agreement does for you is it gives you
8	Today we're doing a proffer of	8	protection. So what it means is that the government
9	Ms. Maxwell. The date is July 24th and the time is	9	cannot use what you say today against you, with some
10	10:12 a.m. This interview is being recorded.	10	exceptions, which we'll talk about in a minute.
11	TODD BLANCHE: And my name is Todd	11	But whatever you talk about today, you
12	Blanche. I'm the Deputy Attorney General. And	12	have what's called immunity. So that means that the
13	before we start formally asking questions of	13	words that you say today, we cannot use against you
14	Ms. Maxwell, I'm going to put on the record everybody	14	in a case in chief, if we were ever to bring one.
15	that's in this room, in addition to me, starting with	15	Okay?
16	you, Diego.	16	GHISLAINE MAXWELL: Thank you.
17	DIEGO PESTANA: Diego Pestana, Associate	17	TODD BLANCHE: All right. There's
18	Deputy Attorney General.	18	exceptions to that. The most meaningful one of which
19	TODD BLANCHE: And then you heard from	19	is that, if you say something today that's not true,
20	Special Agent in Charge Horn. Mark Beard from the	20	that's a lie, we can bring a prosecution against you
21	United States Marshal Service is here as well.	21	for what's called false statements.
22	And then David.	22	So I'm a federal officer, I have several
23	DAVID MARKUS: Yes. This is David Oscar	23	officers here. The FBI is here. And if if you
24	Markus, and I'm counsel for Ghislaine Maxwell.	24	lie to someone that's like me or like Special
25	LEAH SAFFIAN: My name is Leah Saffian and	25	Agent Horn, it's a crime. So you have to be
	Page 3		Page 5
1	I'm counsel for Ghislaine Maxwell.	1	truthful.
2	MELISSA MADRIGAL: My name is	2	The other exception to this, that doesn't
3	Melissa Madrigal and I'm counsel for Ghislaine	3	necessarily apply directly to you, but if there ever
4	Maxwell.	4	was a retrial in your case, or if there ever was a
5	TODD BLANCHE: Go ahead.	5	a criminal case a future criminal case against
6	GHISLAINE MAXWELL: And I'm I'm	6	you, and your lawyer or you said something different
7	Ghislaine Maxwell.	7	or took a position that's different than what you say
8	TODD BLANCHE: Good morning, Ms. Maxwell.	8	today, we can then cross examine you or a witness,
9	How are you?	9	based upon what you say today.
10	GHISLAINE MAXWELL: Good morning,	10	So it's a little bit nuanced, meaning I
11	Mr. Blanche.	11	can't use what you say against you in our case in
12	TODD BLANCHE: Good. Okay. So before we	12	chief. However, if you were to testify or if your
13	started recording, we met for a few minutes. I	13	lawyer called a witness to testify, and they said
14	introduced myself and we we've chatted and now	14	something that is totally different than what you say
15	I've told you that we were going on the record. And	15	today, we could then cross examine you or the witness
16	before we start asking questions, I know that you've	16	and say, hey, do you remember when we met with
17	been given, by your lawyer, a copy of what's called a	17	Ms. Wax when we met with Ms. Maxwell back in July
18	proffer agreement.	18	of 2025? She told us and then say what she said.
19	And I just want to spend two minutes	19	Okay?
20	making sure that you understand what what governs	20	GHISLAINE MAXWELL: I understand.
21	our conversation today. The most important part of	21	TODD BLANCHE: Okay. Other than that,
22	this agreement is that this isn't a cooperation	22	you I I know you didn't have a lot of time this
1. 1	and agreement to mat this ion t a cooperation		jou - 1 - 1 know you didn't have a fot of time time
	agreement, meaning that by you meeting with us today	23	morning to meet with with with Mr Markus but
23	agreement, meaning that by you meeting with us today,	23	morning to meet with with with Mr. Markus, but
	agreement, meaning that by you meeting with us today, we're really just meeting, I'm not promising to do anything.	23 24 25	morning to meet with with Mr. Markus, but did did you have a chance to go over this briefly with him?



Page 8 Page 6 GHISLAINE MAXWELL: I did. that I want to ask you, but I'm not -- if there's a 1 2 TODD BLANCHE: Okay. All right. So I've path that -- a question that I'm not asking, that you 3 already signed it, as has Special Agent Horn -think should be asked, I -- I invite you to GHISLAINE MAXWELL: Okay. volunteer. Same thing goes to your lawyers. 4 TODD BLANCHE: -- and Mr. Markus signed it Just to start a little bit very briefly, 5 5 as well. So you got a pen, please sign it -can you talk about when you first met Mr. Epstein. I 6 GHISLAINE MAXWELL: Right here? know that goes back a while. And just very generally TODD BLANCHE: -- right where it says talk about your relationship with Mr. Epstein, from 8 "client." Yes. the time you met him all the way up until -- until 9 his death. And I will provide a copy of this to -- to 10 10 your lawyer so you guys have it. GHISLAINE MAXWELL: I met Mr. Epstein in 11 11 12 GHISLAINE MAXWELL: Thank you. 12 1991. My -- I had -- I had never heard of him or met TODD BLANCHE: Okay, thank you. 13 him before. And no one in my family had ever either. 13 So Ms. Maxwell, about a week and a half My father never knew him. And I'll explain why that 14 14 is the case. I met --15 15 ago or two weeks ago --16 16 SPENCER HORN: Can you see the light TODD BLANCHE: Where did you -- where -blinking on there? On the Sony? Yeah, there it is. 17 where did you meet him? 17 18 TODD BLANCHE: Okay. We're just confirming 18 GHISLAINE MAXWELL: I had a girlfriend who -- I -- I was -- yeah. I had moved to America, that it works and it does. 19 19 briefly, in -- well, I'd moved to America in 1990. Ms. Maxwell, I guess about a week and a 20 20 21 half or two weeks ago, Mr. Markus reached out to me TODD BLANCHE: Okay. 21 GHISLAINE MAXWELL: I -- well "moved," 22 22 and said that -- that you wanted to speak with somebody from the government about, not only your 23 that's a big word. I'd come to visit America in 23 24 case, but about everything that's been in the media 1990. I had been running my own company up until 24 25 25 that time, which was a company called Maxwell's and that's been publicized about Mr. Epstein in your Page 7 Page 9 Corporate Gifts. 1 case. GHISLAINE MAXWELL: That's --And I had also been working for my father 3 at the time. I had multiple jobs with him. I was --TODD BLANCHE: Did he -in 1990 I was working with a -- a new company of his, GHISLAINE MAXWELL: That's true and I did speak to him and I did ask him if -- oh, and did tell a new -- a new newspaper that he was launching, called The European. him that I would be very keen to talk to anyone, And I was in charge of launching a because no one from the government, at any time, ever magazine to go with the -- The European. And I was in the -- since the inception of the case, so dating 8 back to the early 2000s, has ever spoken to me, and traveling at that time from England to America, indeed, I believe ever reached out to me at any time because my father was looking to -- well, he'd also 10 10 11 to even speak to me. And that includes up to when I 11 bought McMillan the -- the publishing house. And he 12 was indicted and prosecuted. 12 had purchased the New York Daily News. 13 I believe that -- or I understand, I 13 And it's truth that my father always 14 should say, rather, that my attorneys, at the time, wanted me to come back, full time and work for him, 14 15 did tell the government that I wanted to speak to 15 but that's a much longer story I don't think we need 16 16 them, because I was very keen to meet with anyone, so to go into at this time. 17 that I could tell or have them ask me any question. 17 So -- but I was always working with him. 18 I've never had any problem to -- to speak 18 There was no escaping it were -- as it were to -- to to anybody. And I offered myself and I kept asking, 19 work for him. 19 20 if they would meet with me, so I could talk to them 20 So in 1990, I had come over to New York, 21 to help look at some of that. He was having some and for whatever reason --21 22 TODD BLANCHE: Okay. advertising issues with the New York Daily News. And 22 GHISLAINE MAXWELL: -- that was not 23 in fact, I met -- I may have met Donald Trump at that 23 24 time, because my father was friendly with him and 24 happening. 25 25 liked him very much. And I think, should be said TODD BLANCHE: Okay. I have questions



Page 12 Page 10 that he also very much liked Ivana, because she was TODD BLANCHE: So -- okay. So that's how 1 also from Czechoslovakia where my dad was from. you meet him. So we -- and again, I don't want to So I don't -- I don't remember if I did spend a lot of time, you know, on -- on this 3 meet him or not in 1990 with my dad, but I knew that particular issue, but what happened with your 4 that's how I knew about, -- about Mr. Trump. relationship over the years, from the time you meet 5 TODD BLANCHE: And this was before you him in 1991, up until the time he -- he passed away? 6 DAVID MARKUS: Just give the highlights. met --GHISLAINE MAXWELL: This was before I met GHISLAINE MAXWELL: Okay, the highlights. 8 8 Mr. Epstein. So I -- I was looking for real estate for my dad to 9 buy some, and Epstein told me that he was also TODD BLANCHE: -- Mr. Epstein? 10 10 GHISLAINE MAXWELL: Yes. 11 looking to move from his apartment and would I help 11 TODD BLANCHE: Okay. All right. 12 him? And I -- I said, sure I'm looking already so I 12 GHISLAINE MAXWELL: So I was already going 13 could look for him. So that's how it started. 13 backwards and forwards in America. And then in April 14 And then, in 1991, my father passed away 14 15 of 1991, I came to New York, but, I can't remember 15 and I returned to New York after that, originally to for what reason -- what business reason, but there 16 come back and help with the family businesses, which 16 was a business reason -- something to do with my dad was McMillan. 17 17 at that time. 18 And then the debacle of my father's 18 passing hit the family. And -- and we lost all our And a girlfriend of mine who -- an 19 19 American, told me I -- I -- I had broken up with my businesses and my family thought that it would be 20 20 best if I stayed in America, because of the intensity long -- I'd been engaged, getting my -- the very 21 21 long-term boyfriend and we'd broken up. 22 22 of the press and the drama surrounding my father's And she said, I've got -- you know, as death in England 23 23 your girlfriends do, I've got a guy for you to meet. So I stayed and Epstein said, well, you 24 24 25 And I was like, who is it? And she goes, it's --25 can keep helping me. You can help me find a house and Page 13 Page 11 he's been dating my sister. You'll love him. He's we can decorate the house. And it gave me something 1 looking for a wife. I'm edging towards 30. I don't to do. TODD BLANCHE: Were you in a romantic need to tell you guys, That's a very important moment 3 3 relationship with him at this point or just friends? for a girl to, like, think about important things. And sure, I'd be happy to meet him. GHISLAINE MAXWELL: No, just friends. TODD BLANCHE: And while we're just --And so sometime in 1991 now. We are in 1991, I met him at his offices in -- on Madison with respect to your father, there have been multiple Garden. And I think the most memorable thing I can questions about whether he worked for any 8 intelligence agency. think about that is he was wearing a tie, which he Do you have any knowledge about that? didn't often do. It had a giant, seemed like a 10 10 11 GHISLAINE MAXWELL: I think -- well ketchup stain on it. So I was like, wow, okay. And 11 12 that was how we met. 12 certainly my father had a background in intelligence 13 13 during -- because he was -- I believe he did in the TODD BLANCHE: Was your meeting at his 14 second World War. He was an intelli- -- a British 14 office for you to meet him just personally or were 15 15 intelligence officer. I think that, my sort of you -- were you there for --GHISLAINE MAXWELL: I was just --16 belief is that once you've been an intelligence 16 17 TODD BLANCHE: -- work related reasons? 17 officer, you're kind of -- always; it doesn't mean 18 that you're formally employed. GHISLAINE MAXWELL: No. I -- I knew 18 nothing about him. 19 So I don't think my dad in any formal 19 sense was, you know, employed by the -- any agency. 20 20 TODD BLANCHE: Okay. 21 21 GHISLAINE MAXWELL: I -- he just invited But when you are a very significant businessman and 22 22 me to come and have tea, and I was like tea, that's politician, as my father was, you meet with people 23 English. Okay. But what was unusual, was in his 23 over time and you, I guess trade business or ideas. 24 offices. So I went to his offices and we met. And I I think if -- if that would fall under 24 25 25 that definition, that's how I would give it. found him very engaging and that was that.



Pages 10 to 13)

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1	Now he certainly, I have no formal	1	had a connection with Epstein. He had a connection
2	knowledge of anything specifically that he did in	2	with the bank. I mean, Epstein, I'd never heard of
3	that thing, but if you're asking me if I thought that	3	him or knew of him before. And I certainly if my
4	he did help people, the answer would be yes, I did.	4	dad had known him, right, when I said, this is who he
5	TODD BLANCHE: Did your father and Mr.	5	was, he didn't know who he was.
6	Epstein have a business relationship over the years?	6	TODD BLANCHE: Yeah.
7	I know we're maybe jumping around a little bit.	7	GHISLAINE MAXWELL: So he rang Ace and he
8	GHISLAINE MAXWELL: They never met. So	8	rang Jimmy, to ask if it was okay that I even knew
9	TODD BLANCHE: As far as you know, they	9	him. And I just want to explain, briefly why my
10	never even met?	10	father would even do such a thing.
11	GHISLAINE MAXWELL: No. I I	11	I've had some some interesting things
12	TODD BLANCHE: or you know they never	12	that have happened in my life. And one of them was
13	met?	13	to be found on an IRA kidnap and murder list. And so
14	GHISLAINE MAXWELL: I know they never met.	14	after that happened well, there were other
15	TODD BLANCHE: Well, how do you know they	15	related I'm not going to bore you with all the
16	never met?	16	horrible things in that vein, but I if you want
17	GHISLAINE MAXWELL: They just	17	the details, of course I can.
18	categorically know they never met. Well, because	18	But after that happened, my father wanted
19	after, in 1991, before my father died, he asked me if	19	to put a lot of protection on me, obviously. And I
20	I'd met anybody interesting or whatever, you know,	20	declined on the grounds that that would be a very
21	because I was still trying not to be sucked back into	21	life-restricting event. You are all in law
22	the family business.	22	enforcement, I know you understand this.
23	And I told him that I had met Mr. Epstein.	23	And so he had told me that, you know, I
24	And the reason why I shared that I'd met Mr. Epstein,	24	would be taking my life in my own hands and then
25	because I believed, at that time, that Epstein worked	25	whatever. And so I think after that event and
	Page 15		Page 17
1	for Bear Stearns. And Bear Stearns was one of our	1	several others, where I had stalkers and all that
2	banks. And I knew that my father was friendly with	2	thing that one has, he was always quite protective of
3	both Jimmy Cayne and with Ace Greenberg.	3	me. And so if I met somebody, he would try and
4	So my dad came was actually in	4	verify that they weren't going to do anything
5	New York, I think. If I remem I may I don't	5	hideous.
6	think I had this conversation on the phone, but I	6	And so in case he thought it was weird,
7	I honestly we're talking 30 years ago, so I'm not	7	that he would call Jimmy and and Ace it
8	sure.	8	might you know, you may think it is but in my
9	But if I I maybe I told him this	9	from my perspective, he was just because he was
10	verbatim, because it happened I know that what my	10	concerned, I was in America alone and he had an
11	dad did, whether I saw it or whether I he did it	11	opportunity to verify who this person was.
12	and told me later I that I don't remember.	12	And so I don't know if I was in the room
13	But he called both Jimmy Cayne and Ace	13	with him, I don't recall. But I know that at some
14	Greenberg to ask if what sort of guy he was and	14	point my father told me he's fine. You can see him.
15	was he even allowed to because (indiscernible)	15	TODD BLANCHE: Yeah.
16	so	16	GHISLAINE MAXWELL: He's safe.
17	TODD BLANCHE: So they never they never	17	TODD BLANCHE: Okay.
18	met.	18	GHISLAINE MAXWELL: Well, okay.
19	GHISLAINE MAXWELL: He didn't even know	19	TODD BLANCHE: So we might come back and
20	who he was.	20	touch a little bit more on that at some point, but
21	TODD BLANCHE: But they had they	21	GHISLAINE MAXWELL: Yeah.
22	they knew some of the same people, it sounds like, or	22	TODD BLANCHE: I went down a rabbit
23	certainly the Bear Stearns connection was something	23	hole for a minute.
24	that that you that you knew that they had.	24	GHISLAINE MAXWELL: That's all right. I
Street Street	mat jou mat jou know that they had.	-	OTHORITIE INTERIOR THAT S AN TIGHT. I
25	GHISLAINE MAXWELL: No. Well, he never	25	just wanted to



	Page 18		Page 20
1	TODD BLANCHE: No, that's helpful.	1	then.
2	Thank you.	2	So he had this house and I had moved into
3	So okay. So you're you're now in	3	a 10 foot by 10 foot apartment, because all of our
4	the '90s and you're friends with Mr. Epstein. Your	4	stuff had been either lost or frozen or or
5	house decorating the house or the apartment.	5	whatever.
6	What what happens with your	6	So he became, in this moment, my life
7	relationship? Again, I know we're talking about a	7	line, really, because I was everything wasfelt
8	35-year time period or whatever, but to the extent	8	very similar to this moment, if that makes sense.
9	you can kind of, at a very high level, talk about it.	9	Anyway, so but I had no key to his house.
10	GHISLAINE MAXWELL: Listen, I think just	10	I had no free access to his house. And in the entire
11 12 13	full disclosure is the best way to go at this point.	11	time that he lived there, which was I believe until,
12	TODD BLANCHE: Yeah.	12	the beginning of 1996, I never slept a single night
13	GHISLAINE MAXWELL: So in 1992, I slept	13	in that house. Never ever. Not one.
14	with him one time and I was like, whoa, that's it.	14	TODD BLANCHE: But you so you you
15	We're going to be dating, because that's how I	15	you said a minute ago that the that you had slept
16	thought. And and I kind of thought of myself in	16	with him on one occasion, and at the time you
17	that moment. Like, because you, I felt if you slept	17	remember thinking, you know, that this meant you were
18	with someone, that you were then dating them.	18	in a relationship, but then it didn't you really
19	TODD BLANCHE: Yeah.	19	were not in that type of relationship.
20	GHISLAINE MAXWELL: That's the world I	20	GHISLAINE MAXWELL: Well, I thought
21	came from. But that really was well, that's how I	21	TODD BLANCHE: Did that change over
22	thought. And but we didn't sleep together again	22	between '91 and '92 or whatever and and and
23	for, I don't know, really a significant period of	23	years forward?
20 21 22 23 24 25	time. And when I say	24	GHISLAINE MAXWELL: So I did travel with
25	TODD BLANCHE: Like years or?	25	him a lot.
	Page 19		Page 21
1	GHISLAINE MAXWELL: I don't know if it was	1	TODD BLANCHE: Okay.
2	a year. I don't it feels that feels long, but	2	GHISLAINE MAXWELL: So I would go to his
3	maybe nine months, I mean, a long time.	3	houses in Palm Beach. He only had that house
4	TODD BLANCHE: Okay.	4	actually in no, that's not true. He had the house
5	GHISLAINE MAXWELL: And I just want to go	5	in Palm Beach and he had a house in Ohio.
6	back to I had found a house for him to rent in	6	TODD BLANCHE: In where?
7	New York, because he had asked me I had been	7	GHISLAINE MAXWELL: Ohio.
8	looking at one for my father, and I found one, which	8	TODD BLANCHE: Okay.
9	was a former Iranian embassy, I think it was. I	9	GHISLAINE MAXWELL: And he had the house
10	think it belonged to the Iranians, or the Iraqis or	10	in Ohio because of his business relationship with
11	someone.	11	Mr. Wexner. And he had a and I had to go and
12	TODD BLANCHE: Okay.	12	decorate and put that house together. When we
13	GHISLAINE MAXWELL: And I didn't know that	13	traveled together, we stayed in the same bed, but not
14	he had any money. It was like, I want to say it was	14	in but I didn't
15	\$12,000 a month, which to me seemed like a fortune.	15	TODD BLANCHE: Go ahead. It's okay, talk.
16	And I said to myself, I found this house, but I don't	16	So you you stayed so when you would
17	think you can afford it. He was like, that's	17	travel with him to his houses in Palm Beach, Ohio, or
18	ridiculous. Of course I can afford, and he rented	18	even just traveling, if if if it was just
19	it.	19	traveling with him, you would stay in the same bed.
20	And that house came with it was a State	20	So sleep in the same bed with him.
21	Department house, because it was I think that was	21	GHISLAINE MAXWELL: Yes.
22	under sequestration or whatever it was.	22	TODD BLANCHE: Okay.
23	And I I put it back together, but there	23	GHISLAINE MAXWELL: Epstein told me that
24	were certain rules, you couldn't paint, because it	24	he had a heart condition.
25	had to go back and he gave it back to the country	25	DAVID MARKUS: A what?



Page 24 Page 22 GHISLAINE MAXWELL: Heart condition. himself had told me that they were not together. But 1 DAVID MARKUS: Heart condition. I don't -- I don't think that was true. In fact, I 3 TODD BLANCHE: A heart condition. Okay. know it's not true. So they were still together, up GHISLAINE MAXWELL: Which meant that he until, I think '94, when at some point, in that 4 4 5 didn't have intercourse a lot, which suited me fine, period of time, Eva met Glenn Dubin and they got because I actually do have a medical condition, which married, I think in '94. 6 precludes me having a lot of intercourse. I don't remember when they got married, TODD BLANCHE: So what -- what was your but her, she was his best friend and his everything, 8 understanding of his heart condition and why that he told me that he always wished that he had married 9 prevented him from having intercourse regularly? her and had a child with her. 10 10 GHISLAINE MAXWELL: I don't know. I mean, 11 And I know that they -- she was family for 11 he liked other forms of sexual activities. 12 12 him for his whole life. And I think even -- I'm not 13 sure this is true, but you guys will know if this is 13 TODD BLANCHE: Well, let's come back. We're going to obviously spend some true or not. When he came from -- back from Paris 14 14 time -- a lot of time on the actual conduct he was 15 15 and you arrested him, I don't know if Eva was on the accused of. So we'll --16 16 plane. 17 GHISLAINE MAXWELL: Okay. Now, I think that either I read it in the 17 TODD BLANCHE: -- we'll -- we'll come back 18 -- in the discovery that I received, or I saw it 18 to that. So pick up where you -- where you were 19 somewhere. But even if she wasn't on the plane, 19 talking about you traveling around with him, he 20 there must have been some email communication where 20 rented the New York, former Iranian House --21 she was in Paris at the same time and going to fly 21 22 22 GHISLAINE MAXWELL: Iranian, there you go. back. 23 Yeah. One or the other, I don't know which one 23 TODD BLANCHE: -- until around '96. At is the correct version of that. But so they were 24 24 25 that time, you -- I believe you said that he was 25 still obviously very close and remained throughout Page 25 Page 23 basically your life, like you were with him pretty the time. In fact, he -- he was-- still saw her a 1 2 regularly. 2 lot. GHISLAINE MAXWELL: Well, I -- no. 3 And so I also know now, which I didn't TODD BLANCHE: Okay. know at the time, was that he saw lots of other GHISLAINE MAXWELL: So I never was with women. And I know that now, because I can see -- I can see it from the flight logs and I know it now him regularly. TODD BLANCHE: Okay. 7 because I can see from the emails. GHISLAINE MAXWELL: That is one of those TODD BLANCHE: So, you know from the 8 8 9 9 misnomers. case --TODD BLANCHE: Okay. GHISLAINE MAXWELL: Yes, not from --10 10 GHISLAINE MAXWELL: I mean, at the TODD BLANCHE: -- that what happened. 11 11 12 beginning I did see more of him, but I worked in his 12 GHISLAINE MAXWELL: Yes, I didn't know -office. So I would go to the office and I would see TODD BLANCHE: You didn't know that along 13 13 him, and I would count in my head when I would see 14 the way. 14 him. I would count that I would -- that would be a 15 GHISLAINE MAXWELL: I contemporaneously, I 15 day that I would see him. But I didn't -- I never, absolutely did not know. 16 16 ever stayed with him. 17 TODD BLANCHE: So, okay -- so just -- and 17 I believe certainly until '93 or '94, what we're going to spend time on everything you're 18 18 I didn't know was that I think he was still with his talking about, but just to kind of close out the big 19 19 actual girlfriend who was Eva Andersson, who became picture of your relationship. 20 20 So we're now in the late '90s, continue on Eva Dubin. They had been together, my understanding, 21 21 22 I think about 10 years. I'm not sure, but that's 22 with, again, staying high level to the extent you can, about your relationship with him. what I think, 10 years. 23 23 GHISLAINE MAXWELL: So after -- so my And I had understood from my girlfriend 24 24 25 initially, that they weren't together and Epstein 25 responsibilities increased with each acquisition that



Page 26 Page 28 he had and each new project. So I believe the first you were not relying on him, the -- the \$25,000 or 1 thing that he purchased after was the ranch in whatever amount you were paid, were you relying on that money to live and his generosity to live or did New Mexico. 3 TODD BLANCHE: Okay. you have your own -- your own money. 4 GHISLAINE MAXWELL: And so what he had GHISLAINE MAXWELL: So there's a --5 5 tasked me with up until that, and I think that was TODD BLANCHE: And again, I -- I want to 6 purchased in '94, if I'm right. So he had tasked me, just make sure we're talking about that. Like one of the things that we did was visit, in my mind, keeping it between like the late '90s, you know, 8 8 I say every state, but it wouldn't have been every maybe, I guess into a little of the 2000s. 9 state, but many states, to go look at real estate GHISLAINE MAXWELL: I just want to hit 10 10 something on the head right now. There's a property. 11 11 And so I know we went to Montana. I know 12 tremendous amount of reporting that said that I had a 12 we went to Utah and it was -- it was to go look at 13 13 LEAH SAFFIAN: A trust fund. real estate. It was fun, to be honest. 14 14 GHISLAINE MAXWELL: Thank you. A trust And then I arranged for us to go to 15 15 New Mexico and he just loved New Mexico. And then I fund. I have never had a trust fund, at any time. 16 16 don't remember how the ranch happened. I don't DAVID MARKUS: So how did you live, did 17 17 18 remember that now, it's lost. And then he ended up you live with -- with -- I mean, \$25,000 is not 18 19 enough to live on. buying the ranch. 19 20 And I think, if I'm right, it came from --20 GHISLAINE MAXWELL: No. So I had -- during well, the Kings who may have been the governor, I -this period of time, the secret -- secret, the 21 21 you know, bought the ranch. And then I had to deal 22 Serious Fraud Squad had come to see me, in relation 22 23 to my father's passing, and to establish whether I with that. Dealing with that was the extent of it. 23 24 The way that I thought of myself, or the had been involved in any way with his business or 24 25 way that I think is the best way to explain how I 25 with any shenanigans. Page 29 Page 27 view my role, was as a general manager. Because each I think -- I've told this story many 1 times, so I don't know if it's now somewhat property, to me was like a -- a hotel. 2 So the ranch was very challenging, because apocryphal, but I'll tell you what it -- my memory 3 not only that, but it had BLM land, so to help 4 is. maintain your BLM, you have to have cattle and I love So I received a letter from them that said 5 animals. about my business, and my memory may be apocryphal, And so the first thing, horses. And so I there was a PS that said (unintelligible), I had wanted it, if you're going to have a ranch, I like nothing. There was no -- I was never involved in any authenticity. And so I don't think you should have a of his business, whatever, so I was free. ranch if you're not going to have the things that TODD BLANCHE: And were you -- so, but 10 10 11 make it special. your -- you know, obviously your -- your father and 11 your family had a lot of businesses. Did -- is it 12 TODD BLANCHE: So were you -- were you 12 13 because the money, whatever money or whatever equity paid by him along the way --13 14 GHISLAINE MAXWELL: So I -was in the businesses, just stayed with your other 14 15 15 family members? TODD BLANCHE: -- during this time? GHISLAINE MAXWELL: I became -- I became 16 GHISLAINE MAXWELL: No, there was no 16 17 17 money. So my father was never attached to money. He salaried at some point. 18 was born a peasant, a real one. Dirt floor, no TODD BLANCHE: Okay. 18 19 shoes, no clothes -- some clothes, but not, you know, GHISLAINE MAXWELL: I -- I -- my memory is 19 20 sorry, I don't mean to say -- nothing. that I got paid \$25,000 a year to begin with. That's 20 21 my memory. I may be wrong. And then with each -- as And he never -- he was never into that. I 21 mean, there were things that he had his 22 it became obvious, because I kept thinking I was 22 23 going to go home; home being England. And -- but extravagances, he loved his boat and his plane. So 23 24 obviously you need money for that. But there was no, it --24 25 25 nothing else. And there was not a single penny that TODD BLANCHE: Did you -- and financially,



Page 32 Page 30 say you realized kind of it was over? came to any of us, at any time, ever. 1 TODD BLANCHE: Okay. So -- so when you GHISLAINE MAXWELL: Well, I mean, I'm 2 talking about the -- the -- I had had, there was a -are talking about your life with Mr. Epstein in the 3 '90s, you -- you're -- you're not -- you -- you're I had wanted to get married and have children. 4 very different financially. You -- you're very And Epstein had encouraged me to believe 5 that that would -- I don't know about the -different financially positioned than he is --6 GHISLAINE MAXWELL: Absolutely. certainly by the mid late '90s, I knew the marriage TODD BLANCHE: -- meaning he's giving you part was never going to happen. I had believed that 8 maybe in '96, '97, '98 maybe, but then I realized it money, he's paying for your -- when you fly, he -- I 9 wasn't that. But I did think that we might have a assume pays for your flights. 10 10 child, which is what I had really wanted. And I GHISLAINE MAXWELL: Yes. 11 11 12 TODD BLANCHE: Okay. Okay. So you -- you realized --12 -- I interrupted you when you were saying how you TODD BLANCHE: So -- so -- okay. So what 13 13 were functioning as a general manager. You helped happens between 2001 and then 2019 with your 14 14 with the New Mexico ranch. relationship with him? 15 15 So did -- did your role with him continue GHISLAINE MAXWELL: So --16 16 like that for many years or for how long? TODD BLANCHE: Give or take, 2001. 17 17 GHISLAINE MAXWELL: So I continued -- in 18 GHISLAINE MAXWELL: So we stopped having 18 physicality. I mean, that doesn't mean we weren't 2000 -- well, in -- by 1999, our relationship had 19 19 foundered. In --20 friends. I certainly did stay, sometimes, in his 20 room. I mean, friends with benefits, if you will, TODD BLANCHE: Why? 21 21 22 22 GHISLAINE MAXWELL: I -- well, two just not sex. Sorry. 23 And I started dating. 23 reasons: We were never sleeping together again. So TODD BLANCHE: Okay. we stopped having sexual relations in 1999. Not full 24 24 25 GHISLAINE MAXWELL: And I met someone that sex. Sorry, just to be clear. Didn't mean that we 25 Page 31 Page 33 didn't still share a bed bedroom sometimes or I fell very much in love with in 2003. His name was 1 Ted Waitt. Ted Waitt, you may know as the founder of whatever. He had another girlfriend. 3 TODD BLANCHE: He had what? Gateway, the computers. And we had an amazing GHISLAINE MAXWELL: Other girlfriends. I relationship that ended in -- went on until 2010, I definitively knew that it was over after 9/11, think. And I was with Ted from that time. TODD BLANCHE: Did you meet him through actually, because we were both in New York and I don't know, were you in New York on 9/11? I mean, Mr. Epstein? GHISLAINE MAXWELL: No. Well, indirectly, 9/11 ... 8 And it was a scary time if you were in New I suppose you could say so. No, they'd never met. I 9 9 was at a dinner where I met Ted, but it wasn't -- I York. You didn't know, I didn't know, nobody knew 10 10 11 was with President Clinton. President Clinton was my 11 what was going on. And he was in 71st Street and I 12 12 was in 65th Street, my house. friend, not Epstein's friend. And he wouldn't see me at all. Asked me, 13 And Epstein had flown him and there was a 13 his mum, who I'm very close to, who's in hospital at 14 dinner and Ted came to the dinner. So I guess, 14 15 Lennox Hill, just asked me to look after her. And 15 indirectly, through Mr. Epstein, because it was with then I knew, as anyone did at that time, if you're 16 16 his plane, but I'd have been there anyway without 17 17 not going to be there for someone in 9/11, you're him. I had -- was not the --DAVID MARKUS: Was Epstein on the plane 18 never going to be there. So for me, that was the 18 19 line's end. And he had another English girlfriend 19 when you guys flew? 20 actually, from 2000. 20 GHISLAINE MAXWELL: On that trip, yes. TODD BLANCHE: Are you, though, still on 21 21 Well, yes. They -- that, yes. 22 his -- are you still being paid by him at this point? 22 TODD BLANCHE: So when you say the -- the 23 23 GHISLAINE MAXWELL: Yes. dinner was -- was where? 24 TODD BLANCHE: Okay. So -- so go ahead. GHISLAINE MAXWELL: Hong Kong. 24 25 So what -- what -- at that point, when you 25 TODD BLANCHE: Okay. And so the -- and



	Page 34		Page 36
1	you had flown over with so who was on the plane	1	manage the budgets, I oversaw the budgets. So I
2	for that trip? I don't mean everybody.	2	would just make sure that if you said you bought an
3	When you said, so Mr. Epstein was on the	3	air conditioning part, I saw an air conditioning part
Δ	plane?	4	and I could call the island manager.
5	GHISLAINE MAXWELL: Yes.	5	Did you receive the Carrier, whatever, you
6	TODD BLANCHE: You were on the plane?	6	know.
7	GHISLAINE MAXWELL: Yes.	7	TODD BLANCHE: When did Mr. Epstein
8	TODD BLANCHE: Who else, that you can	8	purchase the island?
9	remember? I'm not, you know, you only remember what	9	GHISLAINE MAXWELL: I want to say '96 or
10	you remember.	10	'97, something like that.
11	DAVID MARKUS: Was President Clinton on	11	TODD BLANCHE: Okay. So we're going to
12	the plane?	12	come back and spend more time on the money with
13	GHISLAINE MAXWELL: Clinton. He would've	13	with respect to Mr. Epstein and and his wealth.
14	he would've had his guy, Doug Vance, maybe Jason	14	But just so we can finish this, so in
15	Cooper, maybe the two.	15	2009, you end your relationship with Ted.
16	TODD BLANCHE: And you and so why	16	GHISLAINE MAXWELL: 2009, 2010.
17	so so how do you meet so so why did you say	17	TODD BLANCHE: Okay.
18	that's when you met him and that you met him through	18	GHISLAINE MAXWELL: I can't remember if it
19	Clinton?	19	was '10.
20	GHISLAINE MAXWELL: Well, it was a I	20	TODD BLANCHE: Okay. So in that time
21	don't think Ted would've been there, had it not been	21	period, what happens next with as far as your
22	a it was a President Clinton dinner and Ted came	22	relationship with Mr. Epstein?
23	to be with President Clinton	23	GHISLAINE MAXWELL: I don't have one with
24	TODD BLANCHE: I see.	24	him.
25	GHISLAINE MAXWELL: Not to be with	25	TODD BLANCHE: You don't have one with
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l	Page 35		Page 37
1		1	
1 2	Mr. Epstein. Does that make sense? TODD BLANCHE: Yes.	1 2	him, like you don't see him or it's just a different
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10 (Pages 34 to 37)

Page 38 Page 40 another individual from -- with Ted from 2003 till TODD BLANCHE: Yeah -- yeah. So we'll 1 2009 or '10. At what point in that whole period is take a -- we'll take a break. there like more of a break, where you're no longer DAVID MARKUS: Yep. 3 3 acting as his general manager? SPENCER HORN: All right. So we're going 4 GHISLAINE MAXWELL: So I -- I wanted to 5 5 to take a break, the time is 10:56. (Break at 10:56 a.m. to 11:07 a.m.) have a full break when I started dating Ted. And he 6 6 was clever. I -- I -- I suppose it would be true to SPENCER HORN: We're continuing the say that I sort of viewed Mr. Epstein, at that point, proffer interview with Ms. Maxwell. The time is 8 as sort of family, if you will. Like someone I could 11:07 a.m., on Thursday, July 24th. 9 10 10 rely on. TODD BLANCHE: All right. So just picking And I should have had more confidence in 11 up where we just stopped. So -- so you -- you have 11 12 myself. I can see that now. But at the time, given 12 basically a break. Well, not a break, that's the 13 everything that had happened in my life, I thought 13 wrong word, but your -- your relationship with that it would -- and I saw how he was with other 14 Mr. Maxwell [sic] -- professional and other changes 14 15 15 people like Eva, who seemed to be very comfortable in 2003, '04? 16 16 with him, and I thought this would be -- and he GHISLAINE MAXWELL: Yeah. I mean, and over the time that I stay with Ted, the more time I'm always said, I was like family. 17 17 18 So he worked hard to make -- maintain a 18 with Ted, the more distance I have with him. And relationship with me. He was generous with me. He 19 19 then when the arrest -- well, let's go back. 20 let me use the plane, for instance, which was very 20 When he -- whatever -- whatever happened 21 generous, he would check in with my mum. He did 21 in 2005 and he became arrested in 2006. 22 22 things that were meaningful to me in that time. TODD BLANCHE: So when he's charged and 23 And then, it may still not have worked, 23 arrested in what we'll call the Florida but that his -- his mother, Paula, had been in a very 24 24 Investigations, that's what you're talking about? 25 serious car crash. And I -- she had become sort of GHISLAINE MAXWELL: I am. 25 Page 39 Page 41 like a -- a surrogate mother for me, sort of, because TODD BLANCHE: Okay. Go ahead. 1 my mum wasn't there. I could -- I could look after GHISLAINE MAXWELL: So I had -- I was not her the way that I would -- sorry. in -- well --3 TODD BLANCHE: It's all right. TODD BLANCHE: Well, were you part of that GHISLAINE MAXWELL: The way that I investigation? would've liked to look after my own mum. So I became GHISLAINE MAXWELL: Absolutely not. 7 very close to his mother. TODD BLANCHE: Did -- did law enforcement And she had been in a car crash and in ever talk to you as part of that? 8 2004, I believe it -- it may have been 2005, I -- I GHISLAINE MAXWELL: No. 9 9 don't recall exactly. She took a -- her health took TODD BLANCHE: Did you, like, the feds 10 10 a serious decline. And Epstein called me and asked never talked to you --11 11 12 GHISLAINE MAXWELL: No. me if I could look after her. And by looking after 12 13 TODD BLANCHE: -- the FBI never talked to her, that meant organizing her doctors, making sure 13 she had new clothes, making sure her house was clean. 14 14 you? DAVID MARKUS: Where was she? 15 GHISLAINE MAXWELL: No. 15 GHISLAINE MAXWELL: She lived in -- in a 16 TODD BLANCHE: Do you know --16 17 17 retirement establishment in -- outside of Palm Beach, GHISLAINE MAXWELL: I never even received outside of -- its West Palm. I want -- I was going 18 a phone call. 18 to say something like the Golden Girls, but it's not 19 19 TODD BLANCHE: -- did you -- so you didn't 20 called that. I just don't remember what it's called. 20 receive a subpoena? But it was an old age -- it was a retirement home, if GHISLAINE MAXWELL: No. 21 21 TODD BLANCHE: Did the state law 22 22 you will. 23 23 DAVID MARKUS: Todd, I don't know, we've enforcement ever reach out to you? GHISLAINE MAXWELL: No. 24 been going for maybe about an hour now. 24 25 Do you think -- is this a good time to --25 TODD BLANCHE: As far as you know, did the



11 (Pages 38 to 41)

Page 44 Page 42 government, either state or federal, subpoena your lost to time. But anyway, at some point, I think his 1 mother had died now. I can't remember the timing of bank records or subpoena anything from your financial life, during that time? During the -- that time? 3 all of that either. GHISLAINE MAXWELL: No. Not as far as I'm TODD BLANCHE: Okay. 4 GHISLAINE MAXWELL: But I ended up in Palm aware. Now, if they did, I don't know it and I have 5 -- I have no idea about that, to be honest. But I'm Beach and he had asked me to come and look at the 6 -- I'm not aware of it and I would say no, but maybe swatches or whatever he was doing, because they had you guys do things that I don't know. laid it all out over the house and various things, 8 8 and I think he'd asked for my opinion. That's my TODD BLANCHE: So how did -- how did you 9 9 memory of this. learn of that case? When Mr. Epstein was arrested, 10 10 or did you know that something was happening before It may also be that Ted and I were going 11 11 12 then? 12 to Palm Beach, because Ted had a golf match or GHISLAINE MAXWELL: The -- the first thing 13 something. There was a reason I was in Palm Beach. 13 I knew was he had told me he was deciding to It wasn't solely -- I don't -- maybe that's not true 14 14 redecorate the house in Palm Beach. It didn't either. I don't know. So I --15 15 TODD BLANCHE: Okay. surprise me, it was like a rolling situation. 16 16 17 TODD BLANCHE: And, but by that time are GHISLAINE MAXWELL: -- there's a, you 17 you doing -- are you -- like he tells you because he know, sometimes I went to Palm Beach because Ted was 18 18 wants your help or your relationship changed by this 19 19 there. I don't know if that's part of that time -time where you were no longer kind of acting his --20 TODD BLANCHE: Go ahead -- go ahead. 20 as his general manager? GHISLAINE MAXWELL: -- or Ted went there 21 21 GHISLAINE MAXWELL: No. I was -- I was 22 22 and left me. I don't know, something. Anyway, I was there. No. That's not how still around. 23 23 24 TODD BLANCHE: Okay. that went either. No. Anyway, at some point in that 24 25 time, I saw all the swatches, at some point in 2005, GHISLAINE MAXWELL: I wasn't gone. I was 25 Page 45 Page 43 I think that was. And then I believe, or I don't with Ted. I was traveling. I wasn't daily -- if you 1 would ask me where he was in any given time, I'm not remember. I -- I think I got a phone call actually. sure I would've known then. I mean, it was, I -- I I wasn't in Palm Beach. I think I got a phone call 3 felt like I suppose the relationship moved into sort that there was a police at his house or something. of like a long-term friend-family, you know, like --There was a --6 TODD BLANCHE: And would you have gotten a TODD BLANCHE: Okay. phone call from him or you think you were just told GHISLAINE MAXWELL: -- like I felt he had with Eva, if I'm honest. by somebody that knew that it had happened or don't 8 TODD BLANCHE: Yeah. Okay. So -- so he -- or don't you remember? 9 GHISLAINE MAXWELL: Definitely not him. says to you he's going to redecorate the Palm Beach 10 10 TODD BLANCHE: Okay. 11 11 house. GHISLAINE MAXWELL: I think it would've 12 GHISLAINE MAXWELL: He -- he asked me 12 13 13 specifically which decorator he thinks I -- he should been the houseman. use, because I had a lot of contacts with decorators 14 14 TODD BLANCHE: So when that happens, 15 and he was not very good with people. He was useless 15 whenever it was, that's kind of the first time you at maintaining relationships with people who worked 16 know that Mr. Epstein's being investigated for --16 for him, I'm not. So anyways, I recommended -- I 17 17 GHISLAINE MAXWELL: I -- I didn't even 18 think I recommended. I can't be a hundred percent 18 know what that -- I didn't even understand. 19 sure, because it's been a long time, but I think I 19 TODD BLANCHE: Okay. GHISLAINE MAXWELL: I didn't have a 20 recommended Mark Zeff at that time. 20 21 TODD BLANCHE: Who? 21 context for that. 22 GHISLAINE MAXWELL: Mark Zeff --22 TODD BLANCHE: Okay. 23 GHISLAINE MAXWELL: It was like, I didn't TODD BLANCHE: Okay. 23 24 GHISLAINE MAXWELL: -- I believe. And I 24 even know -- I -- I didn't know. 25 don't know why. I -- I don't remember. That's all 25 TODD BLANCHE: Okay. So after --



	Page 46		Page 48
1	GHISLAINE MAXWELL: I didn't I	1	end? When was that it stopped?
2	didn't I didn't I'm not sure even what I	2	GHISLAINE MAXWELL: 2008, or '09.
3	thought. I was like, that's weird.	3	TODD BLANCHE: So
4	TODD BLANCHE: so after he after you	4	GHISLAINE MAXWELL: '09. When did he come
5	find out about it, what happens with your	5	out of jail? Whenever he came out of jail.
6	relationship with him?	6	TODD BLANCHE: Okay. So, and over the
7	GHISLAINE MAXWELL: I asked him. I asked	7	years, it increased from what you said was you
8	him what was going on	8	thought about \$25,000 to \$250,000. That's between
9	TODD BLANCHE: Okay.	9	like '90, early '90s until 2009 or '10, whenever he
10	GHISLAINE MAXWELL: and he said, I	10	stopped; is that right?
11	I not to worry. Nothing, nothing, taking care.	11	GHISLAINE MAXWELL: Yes yes.
12	Don't worry about it (indiscernible) and then it all	12	TODD BLANCHE: And how were you paid?
13	went quiet. I didn't he didn't say, he didn't	13	GHISLAINE MAXWELL: W2.
14	share. I wasn't part of it at all. I was off with	14	TODD BLANCHE: W2 from which from what
15	Ted and I really just	15	company? Or do you
16	TODD BLANCHE: Did he tell you well,	16	GHISLAINE MAXWELL: He, like I he just
17	why don't we come back to more specifics around that	17	moved me around over to this company, that, I didn't
18	time period in a few minutes	18	care
19	GHISLAINE MAXWELL: Okay.	19	TODD BLANCHE: Okay.
20	TODD BLANCHE: I want to just finish	20	GHISLAINE MAXWELL: and I didn't care
21	this opening part.	21	and I didn't think that I didn't understand any
22	So that case goes on, ultimately it ends.	22	rhyme or reason, it doesn't, I just, you know,
23	What what what was your relationship like with	23	whatever
24	him during that case, when he goes, you know, when	24	TODD BLANCHE: Okay. So
25	he when he was sentenced.	25	GHISLAINE MAXWELL: so maybe
120		20	GINGERINE WILL WELL 30 mayor
1	Page 47		Page 49
1	Page 47 GHISI AINE MAYWELL: He asked - he - he	1	TODD BLANCHE: so when he's going to go
1 2	GHISLAINE MAXWELL: He asked he he	1	TODD BLANCHE: so when he's going to go
1 2 3	GHISLAINE MAXWELL: He asked he he he told me, he said, "Listen. I'm going to jail."	1 2 3	TODD BLANCHE: so when he's going to go to jail, he says, "Can you stay around and manage
3	GHISLAINE MAXWELL: He asked he he he told me, he said, "Listen. I'm going to jail." I was like, "Okay." And he goes, "I would like you	3	TODD BLANCHE: so when he's going to go to jail, he says, "Can you stay around and manage everything."
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13 (Pages 46 to 49)

1	Page 50		Page 52
1	you would've had to find someone who was trilingual	1	know, been contacted by law enforcement before his
2	to and that he trusted	2	arrest?
3	TODD BLANCHE: Did you	3	GHISLAINE MAXWELL: No. I wasn't in an
4	GHISLAINE MAXWELL: to manage, not	4	indictment.
5	steal from him.	5	TODD BLANCHE: No. I know that, but even
6	TODD BLANCHE: Did you so when he gets	6	as a witness or or asking you if you would give
7	out of jail, between that time 2009 or '10, and 2019,	7	documents or materials?
8	what's your relationship like with with	8	GHISLAINE MAXWELL: I had never up
9	Mr. Epstein?	9	until he up until when my lawyers said that, I
10	GHISLAINE MAXWELL: Almost nonexistent.	10	don't even know. I I had no knowledge of them
11	TODD BLANCHE: Why?	11	being interested in me, honestly. I don't I want
12	GHISLAINE MAXWELL: I I had just moved	12	to say until he had died.
13	on and I just didn't want to have anything to I	13	Now I know that my lawyers were in touch
14	didn't want the drama. I didn't want to be	14	with the Southern District of New York at some point
15	associated with	15	after his arrest. I'm pretty sure that had to have
16		16	happened, right
17	TODD BLANCHE: So do you recall when you say "almost non-existent," does that mean	17	TODD BLANCHE: Okay.
18	GHISLAINE MAXWELL: It doesn't mean it	18	GHISLAINE MAXWELL: but I my
19	TODD BLANCHE: was it some phone calls,	19	understanding is that they had not shown any
20	some visits	20	interest. I know my lawyers went to see them once, I
21	GHISLAINE MAXWELL: I definitely.	21	believe, and
22	TODD BLANCHE: some trips, or what does	22	TODD BLANCHE: Went to see him meaning
23	it mean?	23	Mr. Epstein?
24	GHISLAINE MAXWELL: I I don't I	24	GHISLAINE MAXWELL: No, them. So Southern
25	don't think there were any trips. Oh, I don't I	25	District of New York.
23	Cathrida Matariana (ata 14 - International Matariana) (Section Contratal Contra	25	
	Page 51		Page 53
1			
1	don't think so.	1	TODD BLANCHE: Okay. The Southern
1 2	TODD BLANCHE: Where were you living	1	District of New York. Okay.
1 2 3	TODD BLANCHE: Where were you living during that time period? Or was it	1 2 3	District of New York. Okay. GHISLAINE MAXWELL: Sorry. And that they
3 4	TODD BLANCHE: Where were you living during that time period? Or was it GHISLAINE MAXWELL: Which time period?	3 4	District of New York. Okay. GHISLAINE MAXWELL: Sorry. And that they had been in regular, in touch with him and
3 4 5	TODD BLANCHE: Where were you living during that time period? Or was it GHISLAINE MAXWELL: Which time period? TODD BLANCHE: Between 2009, '10 and 2019?	3 4 5	District of New York. Okay. GHISLAINE MAXWELL: Sorry. And that they had been in regular, in touch with him and TODD BLANCHE: But now you're talking
3 4	TODD BLANCHE: Where were you living during that time period? Or was it GHISLAINE MAXWELL: Which time period? TODD BLANCHE: Between 2009, '10 and 2019? GHISLAINE MAXWELL: I was back in	3 4	District of New York. Okay. GHISLAINE MAXWELL: Sorry. And that they had been in regular, in touch with him and TODD BLANCHE: But now you're talking about after Mr. Epstein died or are you talking about
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3 4 5 6 7 8	TODD BLANCHE: Where were you living during that time period? Or was it GHISLAINE MAXWELL: Which time period? TODD BLANCHE: Between 2009, '10 and 2019? GHISLAINE MAXWELL: I was back in New York. TODD BLANCHE: Okay. So you had no so	3 4 5 6 7 8	District of New York. Okay. GHISLAINE MAXWELL: Sorry. And that they had been in regular, in touch with him and TODD BLANCHE: But now you're talking about after Mr. Epstein died or are you talking about before he died? GHISLAINE MAXWELL: I think, I
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14 (Pages 50 to 53)

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	18	GHISLAINE MAXWELL: At Bear Stearns. Yes.	18	Epstein, "Can you track down my billion dollars that,
20 GHISLAINE MAXWELL: And, well 20 Epstein will go and find the billion dollars and will	19	TODD BLANCHE: Uh-huh. Okay.	19	
Epotem and go and this are officer with	20	GHISLAINE MAXWELL: And, well	20	Epstein will go and find the billion dollars and will
TODD BLANCHE: And was this before you met 21 take a portion of the money that was stolen at a fee	21	TODD BLANCHE: And was this before you met	21	
22 him? 22 and give back the remainder. That would be on a	22	him?	22	and give back the remainder. That would be on a
23 GHISLAINE MAXWELL: Yes. 23 percentage basis.	23	GHISLAINE MAXWELL: Yes.	23	percentage basis.
TODD BLANCHE: So this is what he told 24 TODD BLANCHE: No. But like what you just	C1000-0-250			TODD DI ANGLE N. D. 12 1
25 you. 25 described, which I appreciate what you said, a		TODD BLANCHE: So this is what he told	24	TODD BLANCHE: No. But like what you just



15 (Pages 54 to 57)

Page 60 Page 58 hypothetical -wasn't responsible for any of the client's money or 1 1 anything like that. So it's separate. GHISLAINE MAXWELL: The -- the -- please, 2 that was completely hypothetical. TODD BLANCHE: Okay. Yeah. I understand. 3 TODD BLANCHE: -- but that -- but that GHISLAINE MAXWELL: Okay. 4 would involve like, so two kind of drug cartels TODD BLANCHE: Go ahead. 5 GHISLAINE MAXWELL: So with Les, for stealing from each other. 6 Practically speaking, did -- he was a -instance, it was really all encompassing. It could more of a businessman, correct? go from the structure of the business. So he 8 would -- he structured or restructured The Limited. GHISLAINE MAXWELL: So here's how I think 9 that started, is that he had a girlfriend. It was 10 I know that, and I'll come back to that 10 always you -- you -- always to the girls. I guess 11 because I also traveled with him and Les, and I was 11 there was a girl whose name will come back to me, 12 in business meetings with them on the plane when they 12 maybe not, whilst we're here, but I don't know, 13 were there. So I could observe and I could hear some 13 14 14 maybe. There's a woman -of this. TODD BLANCHE: Okay. 15 15 And whilst I'm not necessarily terribly 16 GHISLAINE MAXWELL: -- there's always a 16 business sophisticated, I'm sophisticated enough to woman. And he -- she was the daughter of a 17 be able to at least have some knowledge of what was 17 billionaire, for instance. And that billionaire, 18 happening. 18 whoever his --whatever his name was, had had some 19 19 All right. So then he restructured the money stolen. And for some reason this woman 20 business. He restructured his entire personal 20 finances, and would also handle all of the investment introduced Jeffrey, and Jeffrey, I think that's how 21 21 22 22 that business started. That's what I remember. strategy. I don't know if it was -- if it was a 23 TODD BLANCHE: And is that something he 23 hundred percent --24 24 told you about or something that happened while you TODD BLANCHE: Mr. Wexner is what you're 25 knew him? 25 saying? Page 59 Page 61 GHISLAINE MAXWELL: No. Something he told GHISLAINE MAXWELL: Sorry. Yes. All --1 me before I met him. this is all Wexner I'm talking about now. So let's say you had a billion dollars to TODD BLANCHE: And so when you meet him 3 3 and -- and once you're part of his life in the early invest. So you would, you know, in people's normal to mid '90s, what is he doing to make money that you investment portfolios, you would have, you know, some see? He -- does he have clients? Does he have rich T-bonds and this and that, but Epstein's strategies clients? Does he have famous clients? And -- and would be much more sophisticated than that. how -- and what -- if he does have clients, what TODD BLANCHE: And so just staying with Mr. Wexner. Does -- from what you heard or saw, is service is he providing them? GHISLAINE MAXWELL: He does have -- well, Mr. Epstein paid by him in percentages? Like so --10 10 11 so there would be a deal and he would be paid or 11 obviously there's the one very famous client that 12 everybody talks about, which is Les Wexner. That was 12 was -- did you understand it to be like a flat fee? a very important client to him. And he -- I think 13 Was he a business partner? Like how did you 13 it's probably helpful to describe what I imagine --14 understand him to be paid? 14 what I imagine, know -- would I know to be true about 15 GHISLAINE MAXWELL: I think it was more? 15 what he managed for Les. And there's some bits that la carte. So let's say this is a conversation I 16 16 17 I'll be improvising -actually -- Epstein told me. So all -- illustrated 17 TODD BLANCHE: Yep. for me, said if I saved someone \$5 billion, he would 18 18 GHISLAINE MAXWELL: -- I -take a flat percentage of that \$5 billion. He 19 19 20 wouldn't have \$5 billion back, and he would take --20 TODD BLANCHE: Okay. TODD BLANCHE: When you say you think 21 GHISLAINE MAXWELL: -- I want to just make 21 22 you understand, I was not part of Epstein's business 22 that, is that because you heard him talking about that or you -- you ... world, except tangentially and obviously. So what 23 23 I'm talking about is I -- what I observed or what I GHISLAINE MAXWELL: It would be a 24 24 overheard or what I saw within the business, but I combination of both. He certainly told me that and I 25 25



l6 (Pages 58 to 61)

1	Page 62		Page 64
1	heard him talk to people like that. I couldn't	1	GHISLAINE MAXWELL: Oh, I did meet Leon.
2	sorry.	2	I do know Leon.
3	TODD BLANCHE: No no. Go ahead.	3	TODD BLANCHE: When do you remember and
4	GHISLAINE MAXWELL: No.	4	again, I know we're talking about a very long time
5	TODD BLANCHE: Did was there did	5	ago, but do you remember approximately when you met
6	did he give did Mr. Wexner gift a property in	6	him?
7	New York to Mr. Epstein?	7	GHISLAINE MAXWELL: I could have met Leon,
8	GHISLAINE MAXWELL: So we're talking about	8	not really so I might have met him, nothing to do,
9	71st Street. So I don't know what the business deal	9	because Leon Black is very good friends with other
10	was, because, again, I'm not part of his business	10	friends of mine. I would've met him, when I say
11	thing, but I think what happened would be that, let's	11	socially, I might have met him. How Leon and Epstein
12	say Les owed him in, theoretically, for his services,	12	became really good friends, I don't I'm not sure.
13	\$100 million or whatever it was. He could have	13	TODD BLANCHE: But not through you, as far
14	traded that against the property.	14	as you recall?
15	TODD BLANCHE: But do you know that that	15	GHISLAINE MAXWELL: No. Not through me as
16	happened or that's are you are you kind of	16	far as I know. No. I in fact, I'm I'm sure
17	do you remember whether there was conversations about	17	that's not through me.
18	that or are you just thinking that could be one way	18	TODD BLANCHE: Do you know what kind of
19	that it happened?	19	work Mr. Epstein was doing for Mr. Black over the
20	GHISLAINE MAXWELL: I'm not sure. And I'm	20	years?
21	not trying to be I just don't remember if that's	21	GHISLAINE MAXWELL: Same as what he did
22	something I know or if that's something that I	22	for Wexner.
23	remember, or if it's something that I subsequently	23	TODD BLANCHE: So we just talked about two
24	know. I believe I believe that to be what	24	individuals. And again, I know we're talking about
25	happened, but I don't want to tell you that I have	25	a, maybe a 15-year time period or even longer.
	Page 63		Page 65
1	TODD BLANCHE: Yeah.	1	How many clients like that did Mr. Epstein
2	GHISLAINE MAXWELL: Does that make sense?	2	have?
3	TODD BLANCHE: Did Mr. Wexner and	3	GHISLAINE MAXWELL: But why don't I just
4	Mr. Epstein are you aware of they of their	4	give you the names that I remember and that's
5	falling out that they ultimately had?	5	TODD BLANCHE: Say it again.
6	GHISLAINE MAXWELL: I think I wasn't	6	CHICLARIE MANNELL WILL IN THE COLUMN TO THE
7	there and I don't know how it happened. I only know		GHISLAINE MAXWELL: Why won't I just give
	mana a mana a mana a mana a mana a mana b b a mana a m	7	you the names.
8	what Les has said in the press.	7 8	
9		7 8 9	you the names.
10000	what Les has said in the press.	7 8 9	you the names. TODD BLANCHE: Yeah.
9	what Les has said in the press. TODD BLANCHE: So you only know about		you the names. TODD BLANCHE: Yeah. GHISLAINE MAXWELL: Do you want the names?
9 10	what Les has said in the press. TODD BLANCHE: So you only know about their, you know, their falling out or whatever you	10	you the names. TODD BLANCHE: Yeah. GHISLAINE MAXWELL: Do you want the names? TODD BLANCHE: Sure. Go ahead.
9 10 11	what Les has said in the press. TODD BLANCHE: So you only know about their, you know, their falling out or whatever you want to call it, from what you've kind of read, not	10 11	you the names. TODD BLANCHE: Yeah. GHISLAINE MAXWELL: Do you want the names? TODD BLANCHE: Sure. Go ahead. GHISLAINE MAXWELL: Elizabeth Johnson
9 10 11 12	what Les has said in the press. TODD BLANCHE: So you only know about their, you know, their falling out or whatever you want to call it, from what you've kind of read, not from any firsthand knowledge? You did you weren't	10 11 12	you the names. TODD BLANCHE: Yeah. GHISLAINE MAXWELL: Do you want the names? TODD BLANCHE: Sure. Go ahead. GHISLAINE MAXWELL: Elizabeth Johnson Johnson & Johnson.
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	Page 66		Page 68
1	money, I wasn't there. I mean, he I really had a	1	GHISLAINE MAXWELL: Yes.
2	separate life. We really had separate lives	2	TODD BLANCHE: both. Okay.
3	TODD BLANCHE: Okay.	3	GHISLAINE MAXWELL: Yes. Both.
4	GHISLAINE MAXWELL: except where they	4	TODD BLANCHE: Okay. And do you know when
5	synced.	5	they met?
6	TODD BLANCHE: But it wasn't from	6	GHISLAINE MAXWELL: No. I no. I don't
7	GHISLAINE MAXWELL: It wasn't from me.	7	know when they met. But you can time it. Well, I
8	TODD BLANCHE: from you?	8	don't know that you can. No. I don't know.
9	GHISLAINE MAXWELL: No. It was not.	9	TODD BLANCHE: So, but what was the nature
10	TODD BLANCHE: Okay. And what's your	10	of their relationship, as far as you know?
11	understanding of what Mr. Epstein did for	11	GHISLAINE MAXWELL: I think they were
12	Ms. Johnson?	12	friends and I think that they were business partners.
13	GHISLAINE MAXWELL: Same as what he did	13	Well, partners, too strong a word, but they were
14	for Wexner. And when I and you have to	14	they did business together.
15	understand, it it went down to, in tiny details.	15	TODD BLANCHE: So did you again, I want
16	So I remember this I remember, this is an actual	16	to stay focused on the time where you were the most
17	memory, that he would make the contracts for the	17	involved in his life, so
18	maids, for the people who worked in their homes.	18	GHISLAINE MAXWELL: The '90s.
19	TODD BLANCHE: So he would assist his	19	TODD BLANCHE: the early '90s through
20	clients, at times, with you're saying with even	20	early 2000s.
21	small things like contractual relations with	21	GHISLAINE MAXWELL: And the beginning
22	with	22	beginning of the 2000s, yes.
23	GHISLAINE MAXWELL: He said no detail was	23	TODD BLANCHE: Did did you so we
24	too small, because everything that affected how they	24	talked about four people, so
25	lived and how they managed their life, was something	25	GHISLAINE MAXWELL: There's more.
	Page 67		Page 69
1	that he felt he was if they want, he would be	1	TODD BLANCHE: were there more? Okay.
2	responsible for, to make sure that the contract so	2	GHISLAINE MAXWELL: Oh, yes. There were
3	that if you had to fire someone, it wouldn't come	3	more. There was a lady whose name I just can't
4	back and sue you or if that that sort of	4	can I get my book? Maybe I wrote them down.
5	TODD BLANCHE: Okay. So Mr. Black,	5	TODD BLANCHE: Sure.
6	Mr. Werner [sic] Ms. Johnson. Who else?	6	GHISLAINE MAXWELL: (Indiscernible)
7	GHISLAINE MAXWELL: What's the name of the	7	Epstein wouldn't really let me meet his clients.
8	woman from Ohio (inaudible).	8	TODD BLANCHE: What book are you using?
9	TODD DI ANCHE V		
	TODD BLANCHE: Know someone named	9	What is that?
10	Jes Staley.	9 10	What is that? GHISLAINE MAXWELL: I wrote some notes for
10 11		9.7504	
	Jes Staley.	10	GHISLAINE MAXWELL: I wrote some notes for
11	Jes Staley. GHISLAINE MAXWELL: Yeah. I do know Jes.	10 11	GHISLAINE MAXWELL: I wrote some notes for the meeting.
11 12	Jes Staley. GHISLAINE MAXWELL: Yeah. I do know Jes. TODD BLANCHE: Who's that?	10 11 12	GHISLAINE MAXWELL: I wrote some notes for the meeting. TODD BLANCHE: Okay. Great. Okay.
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18 (Pages 66 to 69)

	Page 70		Page 72
1	watch for almost two years, which meant that they	1	GHISLAINE MAXWELL: Okay.
2	woke me up every 15 minutes for the entire time. And	2	DAVID MARKUS: because we'll probably
3	it's it really did affect my ability to	3	meet tomorrow.
4	TODD BLANCHE: Understand.	4	GHISLAINE MAXWELL: But you can find them.
5	GHISLAINE MAXWELL: Okay.	5	I mean, if you basically find a billionaire female.
6	TODD BLANCHE: Yeah.	6	TODD BLANCHE: So the woman in Ohio who's
7	GHISLAINE MAXWELL: So I'm not	7	wealthy, that you worked with.
8	TODD BLANCHE: So you've taken some notes	8	GHISLAINE MAXWELL: And well, you can
9	in anticipation	9	identify her yourself because she had the largest
10	GHISLAINE MAXWELL: I just made some names	10	Klein painting. That was huge. So you can find her,
11	in in advance for this	11	because it'll be in a museum.
12		12	
13	TODD BLANCHE: Yeah. Okay. So go ahead. So	13	TODD BLANCHE: Okay. GHISLAINE MAXWELL: So that's her.
14	GHISLAINE MAXWELL: and you're happy to	14	TODD BLANCHE: And so he that was one
15	look at them as well, if you want.	15	of Mr. Epstein's clients?
16	TODD BLANCHE: No. Go go ahead.	16	GHISLAINE MAXWELL: Yes.
17	GHISLAINE MAXWELL: Okay. Oh, well, funny		TODD BLANCHE: She was one of
18	you say, first two names. One is Wexner, two is	18	Mr. client Mr. Epstein's clients as well?
19	Staley, three is Leon Black.	19	GHISLAINE MAXWELL: Yes.
20	TODD BLANCHE: Okay.	20	TODD BLANCHE: Okay. Who else?
21	GHISLAINE MAXWELL: Glenn Dubin was a	21	GHISLAINE MAXWELL: Well, I think that
22	client.	22	there was people, other people that he would, like,
23	TODD BLANCHE: Who's that?	23	assist. I know that he helped Lynn Forester, who
24	GHISLAINE MAXWELL: Eva Dubin's husband.	24	became Lynn de Rothschild. She'll deny it and she
25	TODD BLANCHE: Okay. What was their, I	25	has, but she she can't.
	Page 71		Page 73
1	mean, if you can do you know when about when	1	TODD BLANCHE: And when you say "help,"
2	that relationship started?	2	the same help in business or what help?
3	GHISLAINE MAXWELL: Whenever well,	3	GHISLAINE MAXWELL: Well, so so I
4	wouldn't have been before they got married, for sure.	4	have no idea what he did for her. I know he helped
5	So if you're going to start you're going to date	5	her financially. Her husband was the controller of
6	that from wherever that was.	6	New York. So, but I don't again, I'm not inside
7	And then Epstein was heavily involved with		
8	The then Epstein was neavily involved with	7	
9	그는 그	7 8	his business, but he would've his his this notion that he black blackmailed men or we don't
10	Highbridge Capital and the financing or selling of	7 8 9	his business, but he would've his his this notion that he black blackmailed men or we don't
TO	Highbridge Capital and the financing or selling of Highbridge to JP Morgan.		his business, but he would've his his this notion that he black blackmailed men or we don't really have to go there, that he wasn't a businessman
11	Highbridge Capital and the financing or selling of Highbridge to JP Morgan. TODD BLANCHE: Okay. Go ahead.	9	his business, but he would've his his this notion that he black blackmailed men or we don't
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11 12	Highbridge Capital and the financing or selling of Highbridge to JP Morgan. TODD BLANCHE: Okay. Go ahead. Eva Dubin. Yep. GHISLAINE MAXWELL: Okay. You're only	9 10 11	his business, but he would've his his this notion that he black blackmailed men or we don't really have to go there, that he wasn't a businessman and that everything he did was a fraud or a funk or what I don't believe that to be true. TODD BLANCHE: Why?
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                                                 Page 74
      say that?
                                                                        TODD BLANCHE: Okay.
 1
            GHISLAINE MAXWELL: Well, I -- let me
                                                                        GHISLAINE MAXWELL: So even, let's assume
 2
      rephrase that. If there was fraud, I never saw it.
                                                                  that that premise is correct, that he was doing that
 3
      What I saw or what I felt when I -- his -- I ran that
                                                                  and he was going to tell everybody, going to say,
 4
      office. I mean, ran. I didn't -- I was responsible
                                                                  "oh, you know, you had inappropriate relations with
 5
      for the staff. People worked. There were lawyers,
                                                                  an underage girl." If you don't have a video or
 6
      there were accountants. I never heard him -- I never
                                                                  photograph, photographic evidence, because I -- I'm
      -- wit- -- I never felt anything, I don't know, icky.
                                                                  not sure that even the FBI would take that. Well,
 8
            DAVID MARKUS: Did -- did you ever see him
                                                                  maybe today, but certainly not back then, would take
 9
      blackmail a --
                                                                  that seriously.
10
                                                            10
            GHISLAINE MAXWELL: Never.
                                                            11
                                                                         So you have to have something to say,
11
12
                                                            12
                                                                  "Hey, you know, look, I've got this video of you
            DAVID MARKUS: -- a client?
13
            GHISLAINE MAXWELL: No.
                                                            13
                                                                  doing terrible things and you need to." So I built
            DAVID MARKUS: Did you ever see him
                                                            14
                                                                  those houses, many of them. I decorated those
14
      blackmail a -- an -- a friend or an acquaintance?
                                                                  houses. I put the electricians in for the wiring. I
15
                                                            15
                                                            16
16
            GHISLAINE MAXWELL: Never.
                                                                  never wired, nor saw, a single house that had any
                                                            17
17
                                                                  type of inappropriate, let's say, video surveillance.
            DAVID MARKUS: Okay.
            TODD BLANCHE: Well, so I think when folks
                                                            18
                                                                         And I'll define that for you.
18
                                                                  Inappropriate surveillance would mean in a bathroom,
      talk about block -- blackmail, and we can talk about
                                                            19
19
20
      -- sorry about that.
                                                            20
                                                                  in a bedroom, in any private area of a home.
                                                                        TODD BLANCHE: In a room where there were
                                                            21
            GHISLAINE MAXWELL: Sorry.
21
22
            TODD BLANCHE: We can talk about that now.
                                                            22
                                                                  massages given?
                                                            23
23
      There are a lot of allegations about him, which
                                                                        GHISLAINE MAXWELL: Inappropriate. I
24
      we'll -- which we should talk about and we can do
                                                                  would say I would define "appropriate" surveillance
                                                            24
25
                                                            25
      that now. And the fact that he abused young women.
                                                                  to be the front door of a house, or potentially, as
                                                                                                              Page 77
                                                 Page 75
            GHISLAINE MAXWELL: Yes.
                                                                  in 71st Street, the physical plant. Anywhere else
 1
            TODD BLANCHE: Full stop. Okay. Which
 2
                                                                  would be grotesque.
                                                              2
      means, the way that I'm defining abuse, as has been
                                                                        TODD BLANCHE: So I just want to come back
 3
                                                              3
      widely reported, is that -- that he would cause young
                                                                  to -- I know I'm just hopefully stating the obvious,
      women in high school to be recruited to come to his
                                                                  but when you say "the houses," you're talking about
                                                                  his New York --
      house and give him massages. And a part of -- and
      the -- and the -- and as part of that, he would
                                                                        GHISLAINE MAXWELL: Yes.
      sexually abuse them, okay?
                                                                         TODD BLANCHE: -- brownstone?
            GHISLAINE MAXWELL: Yes.
 9
                                                                        GHISLAINE MAXWELL: Yes.
            TODD BLANCHE: So I want to talk about
                                                                         TODD BLANCHE: You're talking about the
10
                                                            10
      that. But as it relates to blackmail, the question
                                                                  island in -- in the Caribbean?
                                                            11
11
12
      is whether you're aware of any time, that any of the
                                                            12
                                                                        GHISLAINE MAXWELL: Yes.
13
      individuals we're talking about, and we'll talk about
                                                            13
                                                                         TODD BLANCHE: You're talking about the
                                                                  residence in Palm Beach?
      others, received massages from women who were under
14
                                                            14
15
      18 or may have been under 18.
                                                            15
                                                                        GHISLAINE MAXWELL: Yes.
            And that whether there was any sexual
                                                                         TODD BLANCHE: And you're talking about
16
                                                            16
      assaults or sexual contact between any of these
17
                                                            17
                                                                  the ranch in New Mexico?
                                                            18
      people and those masseuses, which would've allowed
18
                                                                        GHISLAINE MAXWELL: Yes.
      then, Mr. Epstein, potentially, to blackmail them and
19
                                                            19
                                                                         TODD BLANCHE: Anywhere else?
20
      say, "You have to continue to work with me or you
                                                            20
                                                                         GHISLAINE MAXWELL: Paris.
21
      have to give me money, or else I'm going to tell the
                                                            21
                                                                         TODD BLANCHE: And in Paris. And so --
22
      world that -- that -- that you did this."
                                                            22
                                                                        GHISLAINE MAXWELL: And the plane. I saw
23
            GHISLAINE MAXWELL: Right. I -- I think
                                                            23
                                                                  some ridiculous thing with the plane --
24
      this is a really good place to start with how this
                                                            24
                                                                        TODD BLANCHE: And the plane. Okay.
25
                                                                         GHISLAINE MAXWELL: -- that was what we're
                                                            25
      story began.
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20 (Pages 74 to 77)

	Page 78		Page 80
1	doing. Yes. I didn't	1	because John Alessi, the butler was fired in the end
2	TODD BLANCHE: So	2	of 2002 and he was the thief.
3	GHISLAINE MAXWELL: I didn't hire any	3	TODD BLANCHE: So aside from law
4	electrician on the plane. Okay.	4	enforcement installing a camera, to try to catch
5	TODD BLANCHE: so unequivocally,	5	somebody stealing money from Mr. Epstein, you're not
6	unequivocally from what you know, and you only know	6	aware of any cameras at the island no. Sorry.
7	what you know	7	You're just so we record it because
8	GHISLAINE MAXWELL: I only know what I	8	GHISLAINE MAXWELL: Oh, sorry sorry
9	know.	9	sorry.
10	TODD BLANCHE: but from what you know,	10	TODD BLANCHE: No. That's okay. You were
11	you do not believe a camera exists, or a video camera	11	nodding your head no.
12	or a camera that takes pictures, inside any of his	12	So what about
13	residences?	13	GHISLAINE MAXWELL: No cameras anywhere,
14	GHISLAINE MAXWELL: Correct.	14	outside of, possibly, things that would I would
15	TODD BLANCHE: So even the appropriate	15	consider myself, I would consider normal. So the
16	cameras that you just talked about, which would be	16	garage gate, something like that, a front door.
17	kind of exterior security cameras, did you know	17	TODD BLANCHE: Outside, like security
18	whether there was any cameras, that you're aware of,	18	cameras?
19	inside any of the locations?	19	GHISLAINE MAXWELL: Security cameras.
20	GHISLAINE MAXWELL: Never, with one	20	TODD BLANCHE: No. I I
21	exception.	21	GHISLAINE MAXWELL: And there were cameras
22	TODD BLANCHE: Okay. What's the	22	inside in the 71st Street that did the plant, the
23	exception?	23	physical plant, because it was a commercial building.
24	GHISLAINE MAXWELL: The exception is	24	So you had the whole that's a real thing there.
25	Palm Beach.	25	It's a commercial building.
	Page 79		Page 81
1	TODD BLANCHE: Okay.	1	And there were there was one camera on
2	GHISLAINE MAXWELL: And the reason so	2	the on the front door, internal, from the internal
3	in Palm Beach, Epstein was having money stolen. He	3	that did the front door, as I recall. But I there
4	noticed money was being stolen from his briefcase,	4	were no other cameras inside the house.
5	call it his briefcase. And he called in the	5	TODD BLANCHE: Did you ever how about
6	Palm Beach police and they, the Palm Beach police	6	photographs. Did you ever observe Mr. Epstein, or
7	installed cameras on where he kept his briefcase.	7	anybody around him, take pictures of anybody in
8	TODD BLANCHE: Where was that? Do you	8	compromising positions with women or with or with
9	remember?	9	anybody?
10	GHISLAINE MAXWELL: At his desk in so	10	GHISLAINE MAXWELL: No.
11	the house on the ground floor was he had a desk,	11	TODD BLANCHE: Did you ever hear, when you
12	sort of in a corner. There was that camera. I think	12	were present for conversations that Mr. Epstein was
13	there was another camera. I think there were two or	13	having, or others were having, anybody accuse him of
14	maybe three cameras. I believe only on the ground	14	blackmailing them or of trying to extort them,
15	floor, wherever he may have had maybe he had	15	because of something Mr. Epstein knew?
16	another office in the cabana. There may have been a	16	GHISLAINE MAXWELL: No.
17	camera there.	17	TODD BLANCHE: There have been and
18	TODD BLANCHE: When was this? I'm not	18	and you you in the discovery you got in the
19	looking for an exact date, but what time period are	19	New York case, okay.
20	you thinking about when you say this?	20	GHISLAINE MAXWELL: Yes.
21	GHISLAINE MAXWELL: 2003. I think I can	21	TODD BLANCHE: And in the civil cases that
22	date it for you precisely, actually, 2003. I'm	22	you've been part of
23	pretty firm on that date.	23	GHISLAINE MAXWELL: Yes.
23 24	pretty firm on that date. TODD BLANCHE: So	23 24	GHISLAINE MAXWELL: Yes. TODD BLANCHE: associated with



Page 84 Page 82 told that video exists, like what we're talking compromising position, would be good blackmail. 1 But -- so separate -- putting aside what about, or photos were taken that -- that were you've said about the fact that you don't know of any compromising? 3 GHISLAINE MAXWELL: So in the -- in both existence of those, did you observe, over the years, 4 of those, I never received no pictures or anything the folks we're talking about, or others which we can 5 from the civil case. talk about, getting massages from young women? 6 TODD BLANCHE: Uh-huh. GHISLAINE MAXWELL: So I -- I just -- I think it's really helpful to understand a few things GHISLAINE MAXWELL: But in the criminal 8 8 case, I received videos of Epstein talking to women that has been missed in this whole mishigas. 9 DAVID MARKUS: That's a technical term. and stuff like that. I did get those. I also saw 10 10 binders, photographs of women and (indiscernible). I 11 TODD BLANCHE: I'll look it up later. 11 never saw any, well, I don't know -- I don't know how 12 Go ahead. 12 old some of these women were. There were definitely 13 GHISLAINE MAXWELL: I thought about this 13 some of the victims from Palm Beach, the photographs 14 obviously a lot and I've given it --14 15 TODD BLANCHE: Yep. 15 of them in -- in -- without clothing. GHISLAINE MAXWELL: -- some -- so this is TODD BLANCHE: And in that -- in those 16 16 photographs, were -- the victims that were 17 the benefit of -- some benefit of what I saw and some 17 photographed, were there any of the people you've 18 benefit of what I now think, so just for clarity's 18 talked about? Like, were there men with the victims 19 sake. 19 or were they just photographs of the victims? 20 I think -- I just want to say for the 20 GHISLAINE MAXWELL: There was no men with 21 21 record, that I do believe that Epstein did a lot of, these pictures. There was no client of his with 22 22 not all, but some of what he's accused of. And I'm not here to defend him in any respect whatsoever. I those pictures. They would be standalone, for want 23 23 of a better word, like modeling shots. If you 24 don't want to, and I don't think he requires, nor 24 were -- if you -- if you were, I don't know. 25 25 deserves any type of protection or -- from me in any Page 83 Page 85 DAVID MARKUS: Pictures that Epstein had way, to sugarcoat what he did or didn't do. So 1 there's that. with the girls, but not Epstein with the clients and However, the man I met and the man he 3 the girls. GHISLAINE MAXWELL: Correct. became, I believe that there is a progression, and I don't think that the man I met is the man that he TODD BLANCHE: Did you -- I understand you said you got those in the discovery. Did you know became. I believe he became that man over a period those -- those pictures -- pictures like that of time. Now we can discuss anything you want and existed? 8 So right now I'm talking about photographs I'll tell you everything I know, but I think somebody 9 of victims or photographs of women that Mr. Epstein who has an interest, however you define that, in 10 10 had on his computer or wherever he had them. Did you underage people is obviously someone who is unwell. 11 11 know that those photos existed before you got them in 12 But I don't think that you wake up one day and you 12 start doing what he's accused of. I think this is 13 discovery? 13 GHISLAINE MAXWELL: Some of them, 14 something that you develop or you progress to. I --14 absolutely, because they were in his house. Some of 15 I think, because --15 DAVID MARKUS: Ghislaine, before -- before these pictures were on his, you know, credenza or 16 16 you get into all that, let's answer the top line 17 17 whatever. 18 question and then get into it. 18 TODD BLANCHE: Okay. GHISLAINE MAXWELL: Some pictures I've 19 GHISLAINE MAXWELL: Okay. The top line 19 simply never seen before. I mean, there was -- I --20 question is? 20 I had never seen some of them. Some of them I had, 21 DAVID MARKUS: Did you ever see any of 21 22 some of them I hadn't, I mean. 22 these people with underage women? GHISLAINE MAXWELL: No -- no. I -- so the TODD BLANCHE: Did you -- so -- so you're 23 23 right, and I -- I accept that having video or 24 reason I'm saying that is not -- is not to avoid that 24 25 photographs of somebody famous or powerful in a 25 question, but it's because by the time, when you were



Page 86 Page 88 talking in the '90s, I don't think he was there. and -- and someone who's underage. 1 But even with somebody who's an adult, did I -- there's that description. I think that this, what you were talking about is a later version. you know Mr. Epstein to encourage folks to do that, 3 TODD BLANCHE: Yeah. And -whether it's a client or somebody else? 4 GHISLAINE MAXWELL: Does that -- is that? GHISLAINE MAXWELL: So with a -- with a --5 5 TODD BLANCHE: No. I understand that and I certainly witnessed him. So if you were staying 6 with him and you had a massage that -- he would often I do want to talk -- I'm not --GHISLAINE MAXWELL: So it's just I'm -- I travel with a masseuse. He would say, hey, would you 8 8 like a massage? And he did do that, yes. think you need to separate the periods of time --9 TODD BLANCHE: Sure. 10 TODD BLANCHE: But would you or him or 10 GHISLAINE MAXWELL: -- because it --11 anybody else follow up with the masseuse afterwards, 11 to find out if there was any inappropriate sexual this -- one of the things that was definitely missing 12 12 13 13 in my trial, and definitely missing from the contact? narrative, is this notion, this, everything happened 14 GHISLAINE MAXWELL: I never did, no. 14 and he was always but -- no. I don't -- I don't 15 15 TODD BLANCHE: So meaning -- and then believe that to be true. 16 coming back to the blackmail issue. 16 TODD BLANCHE: So I mean, that --17 GHISLAINE MAXWELL: Oh, yeah. 17 18 that's -- that's fine. And I do want to talk about TODD BLANCHE: There's nothing wrong with 18 19 19 getting a massage, Of course not. Especially, you that. I'm not -- I'm not pushing that away. I'm 20 just putting it aside for a moment. 20 know, especially if somebody's obviously an adult, a 21 21 masseuse. There's -- I'm not quibbling with that. What Mr. Epstein did and -- and, frankly, 22 22 But my question is that there's a lot of what -- what you did, or are accused of doing, is one 23 23 thing that I -- that we'll talk about, but what -accusations that -- that one of the way Mr. Maxwell, 24 I'm sorry, Mr. Epstein was successful, was -- was 24 right now what I want to understand is -- is whether 25 25 through this idea of blackmail. one of the ways that Mr. Epstein befriended his Page 87 Page 89 GHISLAINE MAXWELL: I never -clients or -- or took care of them, or some would say 1 blackmail them, was by encouraging them to have -- to TODD BLANCHE: And yes, young -- young 2 3 interact with -- with women, underage or not. women and -- and is a crime. Children are -- is a GHISLAINE MAXWELL: So I think in the 4 4 crime. '90s, he may have encouraged them, but these were GHISLAINE MAXWELL: Absolutely. people who were in their 20s or 30s. TODD BLANCHE: But even women over the age TODD BLANCHE: So -- so. Understand that. of 18, if -- if Mr. Epstein encouraged these men or whomever to get massages and have inappropriate 8 GHISLAINE MAXWELL: May have -- so he sexual contact with the masseuses, that's -- that's a would have a masseuse, right? And he did, male and female, by the way, in the '90s, that's never been separate issue. Maybe -- maybe slightly nuanced, but 10 10 discussed. Both in yoga and everything, there were 11 did you ever know him to do that? 11 12 men as well as women. 12 GHISLAINE MAXWELL: No. I never did 13 And so if he would travel, and I can show absolutely myself. I never heard him ask someone. I 13 them to you, I highlighted them on the flight record, never -- I never heard that. I never -- no one -- in 14 14 15 so you could see that there really were men that were the entire time I was with him or friends with him, 15 16 also there. He would say, would you like to do yoga 16 or had anyone, no one ever reported to me or came to 17 with Tito? Or would you like a massage with this 17 me and said that anything inappropriate happened or one? But they would be in their late 20s and was upset by -- I never saw a tear. I never saw ever 18 18 19 professional masseuses. 19 any of that. 20 TODD BLANCHE: So --20 TODD BLANCHE: And when you say, "No one 21 GHISLAINE MAXWELL: So I think there's a reported to me," meaning like the masseuses --21 22 22 GHISLAINE MAXWELL: Never. distinction. 23 TODD BLANCHE: And I want to talk about 23 TODD BLANCHE: -- or any of the house 24 actual individuals here. But -- and I understand the staff ---24 25 GHISLAINE MAXWELL: Never. distinction between somebody who's an adult and --25



Page 92 Page 90 DAVID MARKUS: Or the clients. about how the recruiting was a very aggressive effort 1 TODD BLANCHE: -- or the clients that you were a part of, that he was a part of, and 2 others, to try to find more and more masseuses. 3 themselves? GHISLAINE MAXWELL: Never. What -- is that -- is that true, and what 4 TODD BLANCHE: Okay. So -- so let's -role did you have in that? 5 again, I want to stay -- and -- and coming back now GHISLAINE MAXWELL: That was partially 6 6 to what you were talking about a moment ago with true. Mr. Epstein's kind of progression or -- or -- or TODD BLANCHE: Okay. 8 getting worse. So just staying within the '90s. GHISLAINE MAXWELL: So it is true that I What role -- what did -- what role did you found masseuses and he became more insistent. He --10 10 have or what did you observe -- which are two he -- he liked new all the time. He got bored. So 11 11 different issues, but both important -- with respect 12 he would be bored with a masseuse and he would say, 12 to recruiting masseuses to come to either, I guess, 13 find me a new masseuse. 13 Palm Beach or to travel, or eventually New Mexico. 14 I am the entire opposite. If I find 14 What role did you have in that? 15 15 someone that I like, I stay with them. I'm like, I GHISLAINE MAXWELL: He asked me to find 16 don't want new. He would drive for new. So that is 16 masseuses for him. 17 17 true. TODD BLANCHE: Say it again. 18 And in my effort to find them, I would go 18 GHISLAINE MAXWELL: He asked me if I could to massage spas, like legitimate spas. Not -- we're 19 19 20 not talking, you know, funky ones that people have. 20 find him masseuses. So -- and I -- if I got a massage from 21 TODD BLANCHE: Okay. Like, as part of --21 like you said, you were his general manager. As part 22 22 somebody in a spa, that was -- I liked -- I liked, I of all your -- your duties, that was one of them? 23 23 asked them if they would do home visits. If they 24 GHISLAINE MAXWELL: And I did do that. So 24 said yes, I would ask them to come to the house and 25 25 the first person I believe that I introduced him to he would see if he liked them or not. But these were Page 93 Page 91 as a masseuse was somebody called DOJ REDACTION. people who worked in spas. I never, ever checked She 1 their age and I never checked their credentials. I was, I don't know, mid, late 20s. Professional never asked for a certificate. 3 masseuse. TODD BLANCHE: And was this something that TODD BLANCHE: What --4 happened early on in your relationship or -- and DAVID MARKUS: But just to be clear, you again, I know we're talking about the '90s, but are never thought anybody was under 18? we talking about early '90s or is this later on? GHISLAINE MAXWELL: I never crossed -- I GHISLAINE MAXWELL: So in terms of never -- no. That was never my -- that was never a 8 massage, I am a -- I have a lot of injuries. I do a drive. lot of dangerous sports and have had multiple serious TODD BLANCHE: What -- what did you know 10 10 11 accidents, and walk without any lameness, because of at the time about him, Mr. Epstein, requiring 11 masseuses to be naked or requiring masseuses to 12 physical therapy and massage. I've -- that to me is 12 a very -- it's medicinal for me. 13 13 either perform sexual favors for Mr. Epstein or to be there if Mr. Epstein masturbated or things like that. So Epstein, whatever his massage 14 14 15 situation, whatever -- he loved massage. And if I 15 And again, I'm asking you about a 15-year period or whatever, 10-year period. So I appreciate, met somebody who I thought was a good masseuse or 16 16 17 masseur, I introduced them. 17 it's a very broad question. So answer it in a way And he -- because I got them, and he asked 18 18 that, you know, addresses what you've been charged 19 with doing, but also what's been said about you. me if I did, and I said yes. And that's -- I'm 19 20 pretty sure that would've -- well, I don't remember. 20 GHISLAINE MAXWELL: Okay. So I don't --21 '93, '92, from the beginning. 21 the '90s, I don't think that I ever thought -- that TODD BLANCHE: So -- so go ahead. So then 22 22 never would cross my mind. I'm not sure that I 23 23 thought about that in those contexts at all, until what happens over the next, you know, like there's been -- there's a ton of writing and a ton of, I his arrest and those papers came out. But I believe 24 24 25 guess, testimony as well, but also public reporting, 25 the -- the subject of the -- the question that you're



	Daga 00		Page 100
	Page 98		Page 100
1	they don't take off their clothes. Basically	1	off the side.
2	suggested they had to watch him masturbate. Like the	2	GHISLAINE MAXWELL: Okay.
3	things that have been publicly said about what he	3	TODD BLANCHE: And then you mentioned some
4	did.	4	other people. You mentioned President Clinton
5	GHISLAINE MAXWELL: I'm not	5	GHISLAINE MAXWELL: Yes.
6	TODD BLANCHE: For now I'm not I'm not	6	TODD BLANCHE: you mentioned President
7	distinguishing adults or or or young or	7	Trump early on.
8	underage women for that. I'm saying abuse.	8	Who were other famous/politicians, who
9	GHISLAINE MAXWELL: I'm I'm going to	9	were other individuals in Mr. Epstein's life during
10	think that that would've been a habit.	10	that time period? So the early '90s
11	TODD BLANCHE: Okay.	11	GHISLAINE MAXWELL: It was the '90s.
12	GHISLAINE MAXWELL: I'm going to say that	12	Let's should we just
13	the massage game was a habit. And I think	13	TODD BLANCHE: Yes.
14	DAVID MARKUS: What does that mean?	14	GHISLAINE MAXWELL: Okay. Congressman
15	GHISLAINE MAXWELL: That means that I'm	15	McMillen.
16	sure that he didn't suddenly start having relations	16	TODD BLANCHE: Say it again.
17	with masseuses in 2002.	17	GHISLAINE MAXWELL: McMillen.
18	DAVID MARKUS: Okay.	18	TODD BLANCHE: Okay.
19	GHISLAINE MAXWELL: I am sure he must have	19	GHISLAINE MAXWELL: Henry Rosovsky, who
20	had relations with masseuses, who knows when.	20	was the provost of Harvard. Hang on (Indiscernible).
21	TODD BLANCHE: But you're saying, as far	21	TODD BLANCHE: Sure. You're looking at
22	as you I I used the word abuse. You're saying	22	your your your notes.
23	that as far as you sit here today, you would describe	23	GHISLAINE MAXWELL: Yes.
24	that more as consensual? Meaning the masseuse did	24	TODD BLANCHE: Go ahead. Go ahead.
25	those did this willingly?	25	GHISLAINE MAXWELL: Joe Pagano, Jerry
	Page 99		Page 101
1	GHISLAINE MAXWELL: I I saw him with	1	Goldsmith, Joe Roberts, Kenny Lipper, Dan Abramson.
2	lots of masseuses. I never saw a single masseuse	2	I don't know if in the '90s Tom Pritzker,
3	ever look unhappy or not come back or whatever. So	3	Ace, Jimmy Cayne, Lou Ranieri. I mean, there were
4	based on my observation, I don't think that if you	Δ	TODD BLANCHE: What about the royal
5	are being raped, as now he's like this prolific I	5	family?
6	just I just can't imagine why you would return.	6	GHISLAINE MAXWELL: No. He didn't know
7	TODD BLANCHE: That's not what you	7	them in the '90s.
ρ ,	observed at the time?	8	TODD BLANCHE: What about the the
9	GHISLAINE MAXWELL: Not what I observed at	9	what about Prince Andrew?
10	the time, no.	10	GHISLAINE MAXWELL: Didn't know him in the
11	TODD BLANCHE: I want to we're we're	11	'90s.
12	going to spend a little we're going to spend more	12	TODD BLANCHE: When did
13	time on this issue, because I I think it's	13	GHISLAINE MAXWELL: Oh, well is that
14	important. But just going back to kind of the the	14	right?
15	question that I started with in this area, which is	15	TODD BLANCHE: I wouldn't know. I do not
16	that it ties into the blackmail issue.	16	know. So I don't want you to have to worry about
17	So we talked about people that were his	17	exact dates. You're you're not positive about
18	clients, and you've mentioned President Clinton, and	18	that. But you don't have a specific recollection of
19	then early on	19	that being in the '90s?
20	GHISLAINE MAXWELL: Oh, I never said he	20	GHISLAINE MAXWELL: No.
21	was a client.	21	TODD BLANCHE: Okay.
22	TODD BLANCHE: I I did not say you	22	GHISLAINE MAXWELL: I I can I can
22	1.500 - 1.00 - 1.00 - 1.00 - 1.00 - 1.00 - 1.00 - 1.00 - 1.00 - 1.00 - 1.00 - 1.00 - 1.00 - 1.00 - 1.00 - 1.00		18 M Section of the Control of the C
23	eard I'm caying when you talk about his clients	/ 3	male ii incavan i inink niii i waa i maa aan
23	said. I'm saying when you talk about his clients. GHISLAINE MAXWELL: Oh okay Right	23	date it for you, I think, but I can't give you TODD BLANCHE: That's okay. I think
23 24 25	said. I'm saying when you talk about his clients. GHISLAINE MAXWELL: Oh, okay. Right. TODD BLANCHE: Yeah. And puts his clients	24 25	TODD BLANCHE: That's okay. I think that's fine.



26 (Pages 98 to 101)

	Page 102		Page 104
1	So with respect to just and we'll	1	traveled. There was that, you know, the plane, they
2	we'll take a break in a minute to get some food. But	2	went on the plane 26 times or whatever. That would
3	just with respect to Mr with respect to the	3	be one journey.
4	individuals you just talked about. So again, focus	4	So they spent time on the plane together,
5	on the '90s.	5	and I don't believe there was ever a massage on the
6	And so the people that I'm talking about	6	plane. So that would've been the only time that I
7	right now, and we might add some names later. So	7	think that President Clinton could have even received
8	we're talking about the the clients that he worked	8	a massage. And he didn't, because I was there.
9	with, which you've mentioned several of. And I know	9	TODD BLANCHE: And you mentioned that
10	that that wasn't exhaustive, but you mentioned	10	early in the very beginning of the conversation,
11	several of them.	11	you mentioned President Trump in the early '90s.
12	And then the the kind of what what I	12	GHISLAINE MAXWELL: Yes.
13	called famous friends, but the the prominent	13	TODD BLANCHE: What what's what did
14	individuals that were in his life in the '90s.	14	you observe, as far as President Trump, and his
15	Did did does any stick out in your mind as	15	relationship with you or Mr. Epstein?
16	having received massages? All of them.	16	GHISLAINE MAXWELL: Well, I just want to
17	GHISLAINE MAXWELL: Henry Rosovsky	17	say for my relationship with President Trump
18	received a massage.	18	relationship's a big word but I just want to say
19	TODD BLANCHE: And why do you why does	19	that I met him or I believe I may have, because of my
20	that stick out in your memory?	20	father in the '90s.
21	GHISLAINE MAXWELL: Because I saw him in a	21	TODD BLANCHE: Yep. Okay.
22	bathrobe at 71st Street, and he had received a	22	GHISLAINE MAXWELL: So my father liked him
23	massage, he told me.	23	very much, and he was loved really liked his wife
24	TODD BLANCHE: And do you know whether	24	as well, because we were both Czechoslovakian.
25	that whether there was any whether the masseuse	25	And as far as I'm concerned, President
	Page 103		Page 105
1	was naked during that massage?	1	Trump was always very cordial and very kind to me.
2	GHISLAINE MAXWELL: I wouldn't have any	2	And I just want to say that I find I I admire
3	idea.	3	his extraordinary achievement in becoming the
4	TODD BLANCHE: Do you know whether he	4	President now. And I like him, and I've always liked
5	GHISLAINE MAXWELL: I doubt it. He was	5	him. So that is the sum and substance of my entire
6	like in his 80s.	6	relationship with him.
7	TODD BLANCHE: Say it again.	7	TODD BLANCHE: What about Mr. Epstein's
8	GHISLAINE MAXWELL: I doubt it. He was	8	relationship with him?
9	like in his 80s.	9	GHISLAINE MAXWELL: I don't know how they
10	TODD BLANCHE: Okay. So but do you	10	met, and I don't know how they became friends. I
11	know notwithstanding his age	11	certainly saw them together and I remember the few
12	GHISLAINE MAXWELL: Minsky, sorry.	12	times I observed them together, but they were
13	TODD BLANCHE: Say that again.	13	friendly. I mean, they seemed friendly.
14	GHISLAINE MAXWELL: Minsky was another	14	TODD BLANCHE: Was that in social settings
15	person.	15	or was that in private settings?
16	TODD BLANCHE: Do you know whether, for	16	GHISLAINE MAXWELL: I believe I only ever
17	example, President Clinton ever received a massage?	17	saw them in social settings. I don't recall any
1.0	GHISLAINE MAXWELL: I don't believe he	18	private settings.
18	did.	19 20	TODD BLANCHE: Did you ever have you
19		111	ever been to Mar-a-Lago in Palm Reach?
19 20	TODD BLANCHE: And what makes you say you		ever been to Mar-a-Lago in Palm Beach?
19 20 21	don't believe he did?	21	GHISLAINE MAXWELL: I have.
19 20 21 22	don't believe he did? GHISLAINE MAXWELL: Well, because I	21 22	GHISLAINE MAXWELL: I have. TODD BLANCHE: In what time period are you
19 20 21 22 23	don't believe he did? GHISLAINE MAXWELL: Well, because I don't so that's a good question. The time that	21 22 23	GHISLAINE MAXWELL: I have. TODD BLANCHE: In what time period are you thinking about when you say yes?
19 20 21 22	don't believe he did? GHISLAINE MAXWELL: Well, because I	21 22	GHISLAINE MAXWELL: I have. TODD BLANCHE: In what time period are you



27 (Pages 102 to 105)

	Page 106		Page 108
1	it turned into the club, I went there and I was	1	think you saw, in person, President Trump?
2	loved going there.	2	GHISLAINE MAXWELL: Um, it was it's
3	TODD BLANCHE: Did you did you go there	3	it's been a long time. Probably not sometime in
4	alone or with Mr. Epstein?	4	the beginning mid mid 2000s maybe. And it
5	GHISLAINE MAXWELL: Mostly alone.	5	would only have been a social setting, as far as I
6	TODD BLANCHE: Do you know where	6	recall.
7	GHISLAINE MAXWELL: And the times I went	7	TODD BLANCHE: And did you ever hear
8	there it was for an event, maybe once or twice.	8	Mr. Epstein or anybody say that President Trump had
9	TODD BLANCHE: And do you know whether	9	done anything inappropriate with masseuses or with
10	Mr. Epstein ever went there?	10	anybody in your world?
11	GHISLAINE MAXWELL: I I believe he did,	11	GHISLAINE MAXWELL: Absolutely never, in
12	but again, we really were he he didn't take me	12	any context.
13	with him all the time. So he would go and oh,	13	TODD BLANCHE: Do you know whether
14	right. He never I never well, he did from time	14	masseuses from Mar-a-Lago's spa ended up giving
15	to time, but he would go alone. I think he would	15	massages to private massages to Mr. Epstein? I'm
16	maybe go himself to the spa. I certainly did.	16	not asking for what you may have read, but from at
17	TODD BLANCHE: Did you ever observe	17	the time, from your personal knowledge, do you know
18	President Trump receive a massage?	18	whether that's true?
19	GHISLAINE MAXWELL: Never.	19	GHISLAINE MAXWELL: I I don't I
20	TODD BLANCHE: Did you ever observe you	20	don't recall. Is it possible? Yes. But I don't
21	said that you you were I mean, have you seen	21	remember I don't remember that. So I don't want
22	the there's photographs, public photographs of	22	to I don't recall that, but it's possible.
23	Mr. Epstein and President Trump together.	23	TODD BLANCHE: Do you have a recollection
24	GHISLAINE MAXWELL: Yes.	24	of you ever recruiting a masseuse from Mar-a-Lago spa
25	TODD BLANCHE: And there's photographs	25	to give to go give a private massage to
	D 107		
	Page 107		Page 109
1	of I think you're you're in some of the	1	Mr. Epstein?
1 2		1 2	
1 2 3	of I think you're you're in some of the	1 2 3	Mr. Epstein?
	of I think you're you're in some of the photographs	1 2 3 4	Mr. Epstein? GHISLAINE MAXWELL: I've never recruited a
	of I think you're you're in some of the photographs GHISLAINE MAXWELL: Yes.	1 2 3 4 5	Mr. Epstein? GHISLAINE MAXWELL: I've never recruited a masseuse from Mar-a-Lago for that, as far as I
3 4	of I think you're you're in some of the photographs GHISLAINE MAXWELL: Yes. TODD BLANCHE: as well. Those all	1 2 3 4 5	Mr. Epstein? GHISLAINE MAXWELL: I've never recruited a masseuse from Mar-a-Lago for that, as far as I remember. I can't ever recollect doing that.
3 4 5	of I think you're you're in some of the photographs GHISLAINE MAXWELL: Yes. TODD BLANCHE: as well. Those all appear to be social settings.	4 5	Mr. Epstein? GHISLAINE MAXWELL: I've never recruited a masseuse from Mar-a-Lago for that, as far as I remember. I can't ever recollect doing that. TODD BLANCHE: Okay. So what what I
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of those -- some of the reporting, namely around young masseuses or young women who would be present and what you observed --

GHISLAINE MAXWELL: Yes.

TODD BLANCHE: -- relating to them, and then I'll ask questions around that.

GHISLAINE MAXWELL: So if I'm right, he purchased the island in 1996 and he was friendly with the owners. And originally, we went to the island as guests of the owners. And then I guess at some point the owners told him -- he -- they wanted to sell and he decided to purchase it.

So the island was very rustic. I loved it. He, of course, had completely different ideas. And I would say there was none of what you were describing at that early period of time.

So the frequency was -- was often. We're often on the island, because he loved it. He really, really loved it. And we would, -- we would go all the time. Mostly all the early phase was based on improvements that could be made on the island.

Always going with new architects, new designers, new construction people. I'd say the first two years, almost every trip, not every one, but almost every trip contained some -- an individual

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who would be brought on board to have an opinion as
to how to -- I don't want to use the word "improve
the island," because I don't think you could improve
it, but to -- I can't think what the word would be.
To -- what's the word I'm looking for? To develop
it. Sorry. That's the word.

TODD BLANCHE: Okay.

GHISLAINE MAXWELL: Develop -- develop the
island. That's the word I'm looking for.

So -- so there were trips, constant trips with that in mind. And I would say now if we are moving to the late '90s, '96, '97 I definitely witnessed a progression in Mr. Epstein's behavior, and a modification, if you will.

Where in the past, in the early '90s, I
don't remember traveling so much with other people.
There would be a masseuse or a yoga person, but now
he started to travel with more, always a masseuse.
Whereas in the past it wasn't always a masseuse or
always an instructor. There was now starting to be
always an individual or a friend or whatever.

There's always a, like, maybe the word would be entourage, but these were always people in their 20s, late 20s, early 30s in my -- as my memory sees it, as I -- as I observe that time.

And he tasked me with finding a local masseuse for him in St. Thomas, because sometimes, even though I say he would always travel with an entourage, sometimes he didn't, and he wanted to have a massage locally.

So I visited the mass- -- the spas that were local in St. Thomas and in St. John. And if I met someone, a man or a woman, actually, because it was difficult to find somebody in St. Thomas, it's not exactly, you know. So, and I did find a couple of people who would come.

So that's how they came, because also it was a schlep. So if you had somebody who came, it would be -- you would have to, you know, boat ride and you -- several hours. It wasn't just a -- it's not like arriving with your massage table and stuff. So there was that. So I did do that.

TODD BLANCHE: So did, over the years, males also give massages to Mr. Epstein?

GHISLAINE MAXWELL: Yes. I did say, I don't think -- at the beginning, definitely. And I would say towards sort of, again, late '90s, I don't remember any men. They were at the beginning, I think in that -- towards the late '90s, I cannot think of any men. I only think of women.

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TODD BLANCHE: Did you -- well, you talk about entourage flying, right now we're talking about to the island. Did you observe any sexual, I was going to say misconduct, but any sexual -- any sex at all whatsoever on the plane?

GHISLAINE MAXWELL: Never on the plane, no.

TODD BLANCHE: Was there a part of the plane that was closed off from others where Mr. Epstein could go and get a massage or whatever?

GHISLAINE MAXWELL: Yeah. Okay. So that's a good question. So there were two planes. So you had the -- there was a Gulfstream, and that's open plan. So anything -- I mean, there was a sofa that turned into a bed. And he did sleep on that.

And then -- but in the Boeing, which he flew on a lot, there was -- his area could be closed off with a door. And behind that door there would be -- there was a bedroom and an office. So if that door was shut, you wouldn't see it.

TODD BLANCHE: But do you -- so if you never -- so -- but you never observed Mr. Epstein engaging in sex or getting a massage with somebody -- with whether the masseuse was not clothed on the plane?



29 (Pages 110 to 113)

1	Page 114		Page 116
1	GHISLAINE MAXWELL: I can't say that. I	1	progression or change, let's focus on that time
2	might have	2	period, so the more towards the late '90s.
3	TODD BLANCHE: Okay.	3	GHISLAINE MAXWELL: The testosterone.
4	GHISLAINE MAXWELL: I definitely might,	4	Yeah, okay.
5	either both in the Gulfstream or in the	5	TODD BLANCHE: So '96, '97, '98, you know,
6	TODD BLANCHE: Okay.	6	toward
7	GHISLAINE MAXWELL: in the I'm sure	7	GHISLAINE MAXWELL: Yeah.
8	I did, but it's not I can't	8	TODD BLANCHE: when you've said that he
9	TODD BLANCHE: That's fair.	9	changed. Did you know flat out that he was having
10	GHISLAINE MAXWELL: Okay. I'm absolutely	10	sex or otherwise some sort of sexual conduct with
11	sure I did. I must have, because, you know, he was	11	masseuses regularly?
12	so obsessed of someone rubbing his feet or just	12	GHISLAINE MAXWELL: Flat out? No, I
13	when you ask me about massages, I want to be clear.	13	denied that. I couldn't imagine that he would but I
14	I generally what I think of that is	14	think looking back now, that I did not. But I
15	somebody on a massage table, but other people might	15	started to suspect that he was not faithful. Seems
16	think of it as something different. You know, you	16	ludicrous but that's what I thought.
17	could have someone rubbing his feet or his shoulder.	17	TODD BLANCHE: But if look, if if
18	I saw that all the time. That I did. But sep	18	he's flying from Palm Beach to to St. Thomas or if
19	that's separate from being on a massage table.	19	he's flying all over the country to New Mexico or to
20	TODD BLANCHE: How again, I know we're	20	New York, or even in Palm Beach and there's young
21	talking about a decade-long period, but during the	21	women, putting aside whether they're under the age of
22	period we're talking about, in a seven-day week, how	22	18 or in their 20s, every day at the house, multiple
23	often would Mr. Epstein get a massage?	23	masseuses multiple massages on some days, you're
24	GHISLAINE MAXWELL: In the '90s, when	24	interacting with the masseuses constantly.
25	we're talking, he would get one every day. I think,	25	GHISLAINE MAXWELL: Huh?
I	Page 115		
	1490 110		Page 117
1		1	
1 2	as that time progressed, he would get one, maybe	1 2	TODD BLANCHE: Or maybe that's not right. GHISLAINE MAXWELL: That's not right.
7.2.5	as that time progressed, he would get one, maybe twice a day. I do want to say that there was maybe a	1 2 3	TODD BLANCHE: Or maybe that's not right.
2	as that time progressed, he would get one, maybe		TODD BLANCHE: Or maybe that's not right. GHISLAINE MAXWELL: That's not right.
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2 3 4	as that time progressed, he would get one, maybe twice a day. I do want to say that there was maybe a reason that things altered or morphed or progressed, and it is maybe part of the reason, also, that I	3 4	TODD BLANCHE: Or maybe that's not right. GHISLAINE MAXWELL: That's not right. TODD BLANCHE: Let me take back what I just said. Ignore that part.
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30 (Pages 114 to 117)

Page 118 Page 120 that was the person he had the most massages, yoga, register, because --1 and that -- with -- at that time in the '90s period. TODD BLANCHE: Yeah. The second thing is that -- is he told me GHISLAINE MAXWELL: -- along with all of 3 he didn't -- he had difficulty having an erection, those -- well, not in 2006, but later when the more 4 salacious and other allegations came out, I knew were and I believed him. 5 TODD BLANCHE: When you said he said that, utterly false, which then just reinforced my belief 6 6 you mean he regularly told you that? Like he -that the rest was not true. GHISLAINE MAXWELL: When I first --TODD BLANCHE: Let me ask you a question 8 about the age of the masseuses over the years. It -because when I didn't have sex with him after the I think in my mind, there's a difference between you first time, and it took -- so I asked him, was it me? 10 10 And he told me it was him. knowing or not knowing that a masseuse is under the 11 11 12 And I had never, up until this moment in 12 age of 18 and coming to give a massage, and you my life, I -- as if I'm not stupid. I'm very bright. 13 knowing that Mr. Epstein, you know, sexually abused 13 I've had an excellent education. I traveled all over 14 the underage person or made her strip or something 14 like that, meaning -- and I want to understand the world. I had had boyfriends, but I had never met 15 15 or understood that somebody could be so -- would lie whether you believe that nobody that came to give 16 16 to me about -- I could -- it never occurred to me. 17 massages, none of the women were under 18 or that you 17 18 I didn't have a frame of context within my 18 didn't focus on their age, but you -- you were more focused on whether any underage woman was abused by life experience where somebody would be so 19 19 manipulative and devious with me. I just -- and 20 him. 20 plus, I just didn't have -- I just -- and I was happy 21 GHISLAINE MAXWELL: I think it's better to 21 22 answer this question with corroborating evidence and 22 not to have sex, because I have a condition that doesn't lend itself to that. 23 then go back and explain, so that I frame --23 24 TODD BLANCHE: Yeah. 24 TODD BLANCHE: Does -- when you learned -so fast forward just for a moment to the 2007, '08, 25 GHISLAINE MAXWELL: -- your understanding 25 Page 121 Page 119 '09 time period and he's arrested and charged and of what I'm saying. Of the -- my understanding is 1 there's all kinds of press around his purported that in 2000 and, let's say 2008, they had contact, at that point -- at that point, did you 3 interviewed 44 women, let's say, or around that accept that that was true? Meaning, did it make number. 5 sense at that point? TODD BLANCHE: Uh-huh. When you were reading about women who GHISLAINE MAXWELL: You have to claimed that they had been abused, even underage understand, not a single one of those 44 women and -- at that point, did you think to yourself, mentioned me in a single report. And it's not well, geez, that makes sense now that I think about because -- go back. They didn't mention me in their report 10 it or no? 10 11 GHISLAINE MAXWELL: First of all, I 11 because they never met me, they never saw me, and didn't -- that's -- I only read what was in the they never interacted with me. So to go back to your 12 12 newspapers. I didn't have any other thing. And I'm 13 question, it's not that I thought one way or another, 13 embarrassed to say it, I didn't -- I didn't believe it's that I didn't see them. 14 14 15 15 TODD BLANCHE: Okay. I see. Okay. it. 16 TODD BLANCHE: Okay. Right. I mean, you 16 GHISLAINE MAXWELL: Does that --17 didn't believe that the accusations were true at the TODD BLANCHE: Yeah, no, that's helpful. 17 18 18 time. So --19 GHISLAINE MAXWELL: No. 19 GHISLAINE MAXWELL: I'm not -- and but 20 TODD BLANCHE: Yeah. So let's -when I say not one, not single one of those reports 20 GHISLAINE MAXWELL: And sorry, I need to 21 21 talked about me. And I just want to clarify exactly, 22 say, even if they were true, I believe that he was 22 because I'm obviously aware that one of those girls 23 duped and he didn't know that they were -- whatever 23 is -- was one of the witnesses in my trial, specifically DOJ REDACTION 24 that was in the papers at that time, whether they 24 25 said that they were 17 or, I didn't -- it didn't 25 To use her own testimony so that you don't



31 (Pages 118 to 121)

1	Page 122		Page 124
1	have to	1	SPECIAL PROPERTY AND SECTION
2		7	DAVID MARKUS: stop there and let him
3	TODD BLANCHE: Yeah.	2	ask the next question.
255.00	GHISLAINE MAXWELL: hear my point of	2	GHISLAINE MAXWELL: Sorry.
4	view. It's better if it comes from her own words and	4	TODD BLANCHE: You're good.
5	that way there's no second-guessing whether what	5	GHISLAINE MAXWELL: Okay.
6	I'm saying.	6	TODD BLANCHE: So it's so just and
/	herself said that	/	look, I want to I want to try to I think
8	recruited her, brought her and	8	probably tomorrow we will I want to talk more
9	trained her. Those are DOJ REDACTION own words.	9	about kind of the evidence against you and how to
10	Where was I going with this?	10	address that. So
11	TODD BLANCHE: That you were that you	11	GHISLAINE MAXWELL: Okay. Sorry.
12	didn't know. I mean, I assume you were saying that	12	TODD BLANCHE: No, don't apologize.
13	you weren't	13	That's so that's helpful but
14	GHISLAINE MAXWELL: Oh yeah, sorry, sorry,	14	GHISLAINE MAXWELL: Okay.
15	sorry, sorry.	15	TODD BLANCHE: I don't want you to be
16	TODD BLANCHE: Yeah. That's okay	16	burdened. I want you to just tell the truth the best
17	GHISLAINE MAXWELL: I'm trying to remember	17	you can, so I don't want you to be burdened by what
18	where I was.	18	people said at trial or what you know the press says
19	TODD BLANCHE: that's all right. It's	19	about you, so
20	okay.	20	GHISLAINE MAXWELL: I just thought it was
21	GHISLAINE MAXWELL: I really do have some	21	illustrative when you asked the question
22	slow cognition issues.	22	TODD BLANCHE: And it was. It was.
23	The	23	GHISLAINE MAXWELL: because it
24	TODD BLANCHE: So she says she	24	doesn't I did not I absolutely have no memory
25	testifies that it was posterion that recruited her	25	at any now I'm leaving DOJ REDACTION separate
	Page 123		Page 125
2			.
1	and trained her and not you.	1	to this obviously
1 2	and trained her and not you. GHISLAINE MAXWELL: So wait. So then in	1 2	to this obviously TODD BLANCHE: Uh-huh.
2 3	GHISLAINE MAXWELL: So wait. So then in	1 2 3	TODD BLANCHE: Uh-huh.
3	GHISLAINE MAXWELL: So wait. So then in her first FBI meeting, she reports seeing a woman	3	TODD BLANCHE: Uh-huh. GHISLAINE MAXWELL: so that's a
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Page 126 Page 128 that. I just don't think he had the wherewithal and important caveats. Well, on that -- but Julian --1 Jane, in my trial, was clearly underage, clearly a I think that whole aspect of that is -- can I use a child. And I only saw her in Palm Beach and I only 3 bad word? saw her with her mother. DAVID MARKUS: Yes. 4 TODD BLANCHE: Yes. The other person who's clearly also not an 5 adult or even close, DOJ REDACTION, I believe, I GHISLAINE MAXWELL: Bullshit. 6 remember her now. That would be the only two or TODD BLANCHE: Okay. And what do you -you think it's bullshit, meaning? What do you mean? three, whatever that is. 8 DAVID MARKUS: Would you have known if he TODD BLANCHE: So did you ever know 9 Mr. Epstein to communicate with FBI agents, either was -- would he have been bragging to you? Would he 10 10 like intelligence FBI agents, like as a source or have been saying these things. 11 11 just generally with FBI agents? GHISLAINE MAXWELL: I think he was because 12 12 GHISLAINE MAXWELL: No. 13 I -- I think, well, sorry. I think that -- I think 13 TODD BLANCHE: Do you think if he had done one of the reasons why he liked me was because of my, 14 14 that, you would've known, like he would've told you you know, my family connections and why he liked 15 15 something like that? Like if I said to you, other people was because they were cool or whatever. 16 16 Mr. Epstein was a source for the FBI, would you say, And I think that, certainly, early in when 17 17 that's crazy, no, he wasn't or maybe he was, I I met him, he would've tried to impress me or tried 18 18 would -- he wouldn't have told me that anyway. 19 to show off, if you will. Like he was that guy, you 19 20 GHISLAINE MAXWELL: I have two answers for 20 know, and he wasn't that guy. And so -- and I think that. I think if he was for real, I think he that he would've tried to bullshit me and he didn't, 21 21 22 so I think it's --22 would've bragged about it to me as a show off, TODD BLANCHE: Did -because he could be a show off. And if he wasn't, he 23 23 GHISLAINE MAXWELL: Well, he may have might have dropped it like he was cool. And I don't 24 24 25 think -- I don't remember him doing either. 25 tried to bullshit me, but no, I couldn't. Page 127 Page 129 Now, with, again, the caveat that in TODD BLANCHE: Right. 1 his -- before I met him finding money, I think he may GHISLAINE MAXWELL: Sorry. have suggested that there was some people who helped TODD BLANCHE: So I want to just shift for 3 3 a few minutes to talk about post-2000. 2000 to kind him, but that's the only context that I recall that 5 of when your relationship changed over the years with in. TODD BLANCHE: What do you mean by that? 6 him. When you said "finding money," what do you mean? Did there come a time when he, GHISLAINE MAXWELL: Well, his business Mr. Epstein, did meet members of the Royal Family? 8 8 GHISLAINE MAXWELL: Yes. where he -- remember I told you --9 9 TODD BLANCHE: Uh-huh. 10 TODD BLANCHE: When was that? 10 GHISLAINE MAXWELL: -- I think in that 11 GHISLAINE MAXWELL: So I need to go back, 11 12 12 context, he made -- he showed me a photograph that he because I think I may have misspoke --13 13 had with some African warlords or something that he TODD BLANCHE: Okay. told me. And, you know, I get -- I don't remember if 14 GHISLAINE MAXWELL: -- I didn't misspeak 14 15 I -- that's what I interpreted the -- like that kind 15 but I -of thing or whether it was something like that. 16 16 TODD BLANCHE: Yeah, go ahead. 17 That's the only actual active memory I 17 GHISLAINE MAXWELL: -- it's something that have of something nefarious -- not nefarious. I 18 18 I have forgotten. don't even know if it was nefarious, but covert, I TODD BLANCHE: Of course. Yeah. 19 19 20 suppose would be the word. 20 GHISLAINE MAXWELL: Before I met Epstein, TODD BLANCHE: And what about any other 21 21 he lived in London for a period of time, I don't know 22 intelligence agency, like the CIA or Defense 22 for how long. And he met and knew some truly fancy 23 Intelligence or any other law enforcement agency? people, like people -- high society people, that 23 24 GHISLAINE MAXWELL: Okay. I don't think included Princess Diana's best friend. Her name was 24 25 so. I think that -- I don't remember anything like 25 Rosa Monckton. And Rosa's husband, Dominic Lawson,



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	Page 130		Page 132
1	who's a famous journalist, actually is a very well	1	TODD BLANCHE: Oh, okay. That was
2	known journalist.	2	(Inaudible).
3	And when I and he had he was friends	3	GHISLAINE MAXWELL: and I would
4	with the Barings, Barings Bank and he had like, sort	4	sometime
5	of	5	TODD BLANCHE: Understood.
6	TODD BLANCHE: That was, you're talking	6	GHISLAINE MAXWELL: no, it's when we
7	about	7	were
8	GHISLAINE MAXWELL: Before he met me.	8	TODD BLANCHE: Okay.
9	TODD BLANCHE: Before, so in the	9	GHISLAINE MAXWELL: I'm not going to
10	GHISLAINE MAXWELL: '80s.	10	say together, but when how about this? When I was
11	TODD BLANCHE: '80s. Okay.	11	his employee, that's a bit better.
12	GHISLAINE MAXWELL: Yes. He was dating	12	TODD BLANCHE: Okay. So now moving back
13	Eva Andersson, Miss Sweden, I think. I don't know	13	to the 2000s, did there come a time when Mr. Epstein
14	when she became Miss Sweden.	14	met Prince Andrew?
15	TODD BLANCHE: Okay. So earlier when you	15	GHISLAINE MAXWELL: Yes.
16	said that he met them later	16	TODD BLANCHE: And others in the
17	GHISLAINE MAXWELL: Yes.	17	Royal Family or just Prince Andrew as, far as you
18	TODD BLANCHE: you think he may have	18	know?
19	met some members of the Royal Family or certainly	19	GHISLAINE MAXWELL: Well, so as as much
20	British high society.	20	as I can piece it together, all right, first of all
21	GHISLAINE MAXWELL: He met I don't know	21	let's just state, I did not introduce him to
22	about the Royal Family, but certainly high society.	22	Prince Andrew. I did not introduce him to Prince
23	TODD BLANCHE: Okay.	23	Andrew or to Sarah Ferguson. That is a flat untruth.
24	GHISLAINE MAXWELL: And the reason why I	24	I'll start with that.
25	know this is because, sometime we can this is a	25	So now I'm going to tell you how he did
	Page 131		Page 133
1	documentable thing. Docu whatever. There's a	1	actually meet him. So I if you find me that
2	photograph that can give you the date, because I	2	photograph, I can date that time when he met
3	don't remember what the date is of this, so there's	3	Princess Diana at that event. I and based on
4	something that will peg whatever this date is. I	4	that, I'll be able to tell you if it's pre or post
5	don't remember when that is.	5	that event, because I haven't looked it up and I've
6	Epstein went to London without me. He	6	never bothered to check.
7	often went everywhere without me, but he was in	7	So Lynn Forester, who was a client or some
8	London without me, which was decently unusual because	8	type of client, or I think she actually tried to date
9	London's my hometown.	9	him or might have dated him, for the record. She was
10	But anyway, he went without me. And he	10	in do you want to ask me something?
11	went to a big event in, I think it was in the	11	TODD BLANCHE: No, go ahead.
12	anyway, it was a big event. It's on it's on	12	GHISLAINE MAXWELL: Okay. She was she
13	it's on it's on the news. It's like a there's	13	had a house or she rented a house in the Vineyard. I
14	photographs of it. And he, I don't know if he sat	14	think it was in the Vineyard or Nantucket, I can't
15	with Diana or he met Diana and he'd already met her.	15	remember now which one it was. It was one of those.
16	I don't know, but this, I believe was organized by	16	It was either in Nantucket or the Vineyard, and
17	Rosa.	17	invited Epstein to go, and I believe that's when he
18	And so there's I don't know if she was	18	met Prince Andrew.
19	being set up as a date for him, maybe because she	19	However, I believe that before that event,
20	I don't want to speak bad of Diana, but I'm not	20	he had gone to the Bahamas and had hung out with
21	going to do that.	21	Sarah Ferguson. And Sarah had called Epstein and had
22	TODD BLANCHE: Okay. So that was	22	arranged with Lynn, or I don't know. I don't know.
23	pre-meeting you.	23	Now I'm speculating. Anyway, long and short, he met
24	GHISLAINE MAXWELL: No, that was that	24	Andrew up there.
25	event happened when we were	25	TODD BLANCHE: And I'm not holding you to



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Page 134 Page 136 an exact date, but when, approximately, was that? and Andrew together. And I thought that Sarah was 1 2 GHISLAINE MAXWELL: Well, we can date it trying to put the moves on Jeffrey, if I'm being honest, and I thought the whole thing was annoying 3 from that picture, if you find me the picture. TODD BLANCHE: But do you know, I -and I was pissed off. 4 without looking at a photo, in your mind, TODD BLANCHE: So what happened with their relationship? Putting aside the publicity around approximately, when was that. 6 GHISLAINE MAXWELL: I want to say it was Prince Andrew's purported relationship with what happened, as far as you know, with the 2000 -- no, probably 2001, 2002. 8 8 Prince Andrew and Mr. Epstein's relationship, from TODD BLANCHE: Early 2000s? 9 9 the times you just described or you give me --GHISLAINE MAXWELL: Yes. 10 10 TODD BLANCHE: And I think it was actually 11 GHISLAINE MAXWELL: Okay. So after that, 11 Prince Andrew himself who suggested that he met 12 at some point Jeffrey told me -- Epstein told me that 12 13 Jeffrey Epstein through you. 13 Andrew was coming to New York and I needed to GHISLAINE MAXWELL: I think that's true. 14 14 organize the whole thing. That's classic by the way, So -- well --15 classic Epstein. 15 16 16 LEAH SAFFIAN: It's true that Andrew said Of course, if someone -- I'm like, all 17 17 right, fine, whatever. And because he wanted to make that. 18 18 sure that Andrew was taken care of and that he was GHISLAINE MAXWELL: Yeah, no, I'm sure 19 19 comfortable, he had whatever he needed, yada, yada, it's true, because I -- I'm English and my close 20 friends are all close friends with Sarah and Andrew. 20 yada. 21 21 And I would not say that I was close friends with And I'm like, well, am I going to meet him 22 22 or are you just going to have me do all the job? And Andrew before, but certainly we were friendly and 23 23 certainly his best friends, some of them, are very he said, well, you know, you can come and say hello. close with me. 24 24 Like, wow. Well, that's so nice of you, for real. 25 25 Because you have to understand, like, I And I think that my friendship, my -- me Page 135 Page 137 being present or me is what made Andrew like Jeffrey don't know if I told you this before, but I did not 1 have the keys to his -- I was not allowed to go to more, like, trust him or I think that's the idea. 3 TODD BLANCHE: So you don't dispute that his house, unless I was summoned or told. I was not you're -- that you kind of had a role in them getting allowed to answer his phones. We can go there, but 4 together. You're just saying you didn't say, Prince, anyway. So this -- you can tell there's a bit of a here's Jeffrey. sore point, perhaps. Anyway, so Andrew came, and of course the GHISLAINE MAXWELL: I would never have introduced them. It would never have occurred to me minute we got together I was like, yay. Hi. And 8 to introduce them. I couldn't imagine them being then it was so nice, because the difference of being friends. Two chalk and cheeses would never -- I in England with Prince Andrew versus being in 10 10 mean, for real, there's nothing there to connect New York without all the bullshit was insane. 11 11 And our friendship just like lit up like 12 12 them. 13 So he met Prince Andrew and then he had a this, because first of all, he knew that I'm safe. I 13 really good relationship. I don't like that word. mean safe as in I'm not, yeah, you know, Nigel 14 14 15 It sounds clunky. They had a friend --Dempster or taking a picture. 15 16 DAVID MARKUS: Acquaintanceship. I mean, not in a million years would I do 16 17 GHISLAINE MAXWELL: Thank you. And --17 something so gross. And we honestly got on like a through Sarah, actually. I think Sarah is the one house on fire. I really liked him a lot and he's --18 18 that pushed that. And they met and hung out, I want 19 it was so nice and we just became really, really good 19 20 to say two or three times that had nothing to do with 20 friends, much more so than when we were in London, if 21 21 me. I wasn't communicating with Andrew, I wasn't in I'm honest. 22 22 touch with him. TODD BLANCHE: And then with respect to 23 and Prince Andrew, what do you know about And I know this because I was annoyed and 23 24 I felt left out, and I felt disrespected and I was 24 that relationship? 25 like, this is weird. I couldn't even imagine Epstein GHISLAINE MAXWELL: Would you like to ask 25



Page 138 Page 140 that again? Relationship is a big word. Like I nightclub that night. Oh, we went to dinner, right? 1 said, I don't like the word. Let's just start there. We went to dinner and then to Tramp. Okay. So the first thing about that weekend, that specific 3 Okay. weekend, was it's my mum's 80th birthday and I was in So I have read -- I just want to like 4 piece together. the country. 5 TODD BLANCHE: Well, but don't say --And I have some corroborating evidence for 6 before you say what you read, because that's one of that and a lot of testimonial that you can check. So that takes care of the reason why I -- one of the the problems is that we're all kind of --8 8 GHISLAINE MAXWELL: All right. What, I reasons why her story doesn't hold water. 9 10 The second reason why -- so -- by the way, know --10 TODD BLANCHE: -- we're all formed by like when I say that, my mum turned 80th, that actual 11 11 all the publicity and information around what 12 weekend was, her birthday is on March the 11th. And 12 the reason why I went to London, and I presume, but everybody else has said, but like, what do you --13 13 14 14 I -- this I don't remember, is why when we were -- so DAVID MARKUS: Know. the whole trip started because of Alberto Pinto, who 15 TODD BLANCHE: -- what do you think or 15 16 is the decorator for the island and for -- and for what did you see? What did you hear? 16 New York as well. GHISLAINE MAXWELL: What's an even bigger 17 17 word than bullshit? 18 And he had wanted Epstein to go to see a 18 TODD BLANCHE: Okay. Why? Well, go ahead 19 house in Marrakesh, if I remember rightly, and went 19 just -- but finish that thought. Why do you think 20 via the Alhambra, it was also for New Mexico. So 20 that? 21 21 there's architectural pieces that -- paint. And that 22 22 GHISLAINE MAXWELL: I'm going to tell you was the basis of that trip. 23 right now. I'm so happy to tell you. I'm like And I suspect now, that that trip was 23 excited. I'm beyond excited. planned all around the fact that I had to be in --24 24 25 Okay. So there's been a mixture of what 25 wanted to be in -- was going to be in London no Page 139 Page 141 I've actually seen and know from the evidence and matter what for my mum's 80th birthday at my 1 versus what I've put together. Impossible for me at brother's house in the country, which is this point to separate everything, but I'll tell you approximately an hour outside of London, an hour and 3 what I know versus what I saw and what I physically a half -have in here, but it's helpful for you to know. LEAH SAFFIAN: An hour and a half. So the allegation, I have to go with the 6 GHISLAINE MAXWELL: -- an hour and a half allegation. The allegation was that at my house in outside of London, in my brother's home. And we all London, in March, whatever that was, 2001 I believe, congregated on the Saturday for her birthday we went to London, especially so that celebration on the Sunday, and then we left. So could have a relationship with have a -- or 10 10 that's that. Prince Andrew and she was paid a vast amount of money 11 The second reason why -- probably maybe 11 for that purpose. 12 even the more important reason than my mum's 12 Okay. And that she then got in the -- in birthday, that I think it's absolute rubbish, is that 13 13 my bathroom in my house in London and had sex, sexual 14 Prince Andrew. The idea of him doing anything of 14 relations with him and then went into my guest room 15 that nature in my house, that's the size of this 15 and had full blown sex and then left my house, or he 16 room, is so mind-blowingly not conceivable to me, as 16 left, and she felt used and disgusting. 17 17 the man or what -- I just can't -- I can't even --And a photograph was taken of them just 18 18 I -- no. before all these events took place in my study. That 19 19 DAVID MARKUS: Is there any way that it 20 is what is the story. 20 could have happened? GHISLAINE MAXWELL: No. Oh, and then after that she met him 21 21 22 several other times. But we'll come to that. We'll 22 DAVID MARKUS: Okay. come -- this is where it will -- allegedly started. 23 LEAH SAFFIAN: Describe the physical plan. 23 LEAH SAFFIAN: And they went to Tramp. GHISLAINE MAXWELL: Oh, the physical -- so 24 24 25 GHISLAINE MAXWELL: Oh, right. We went to 25 the -- my house was tiny. I think it's 900 square



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