## EXHIBIT 5

## BOIES, SCHILLER & FLEXNER LLP

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Sigrid S. McCawley, Esq. E-mail: smccawley@bsfllp.com

April 7, 2016

## VIA E-MAIL

Laura A. Menninger, Esq.
Jeffrey Pagliuca, Esq.
HADDON, MORGAN AND FOREMAN, P.C.
150 East 10<sup>th</sup> Avenue
Denver, Colorado 80203

Re: Giufffre v. Maxwell

Case No. 15-cv-07433-RWS

Dear Ms. Menninger and Mr. Pagliuca,

We would like to schedule a meet and confer call regarding the following topics. I estimate that the meet and confer will take 45 minutes. I am available today at 1:30 pm - 3:00 pm (EST) or 3:30 pm - 5:30 pm (EST) and tomorrow from 10:00 am - 4:00 pm (EST). The following are the topics I would like to discuss.

- 1. The Court, at the hearing on March 17, 2016, granted Ms. Giuffre's Motion to Compel the production of documents from Defendant. To date, we have not received any additional document production from Defendant. As you are aware, Ms. Giuffre first served her Requests for Production on October 27, 2015. We wrote to you on March 28, 2016 requesting that you produce documents in accordance with the Court's Order by April 6, 2016 which gave you twenty (20) days from the date of the Court's ruling at the hearing to produce documents. We would like to have a call today or tomorrow to meet and confer on Defendant's document production.
- 2. You have noticed Ms. Giuffre for deposition on May 3, 2016. We would also like to discuss Defendant's identification and production of all documents to be used in Ms. Giuffre's deposition. As you are aware, Ms. Giuffre provided such materials in advance of Defendant's deposition.
- 3. Finally, we would like to discuss Defendant's discovery collection procedures, including, electronically stored information collection procedures and search terms that Defendant is using to collect production documents.

## Case 1:15-cv-07433-LAP Document 122-5 Filed 04/25/16 Page 3 of 3

BO ES, SCHILLER & FLEXNER LLP

Letter to Laura Menninger, Esq. April 7, 2016 Page 2

Sincerely,

Sigrid S. McCawley

SSM/ep