EXHIBIT G

GIUFFRE

VS.

MAXWELL

Deposition

VIRGINIA GIUFFRE

05/03/2016

Agren Blando Court Reporting & Video, Inc.

216 16th Street, Suite 600 Denver Colorado, 80202 303-296-0017

Page 207 another prince, the large hotel chain owner and Including Mr. Edwards, who is sitting 1 1 Q 2 Marvin Minsky, is there anyone else that Ghislaine 2 right here, correct? 3 Maxwell directed you to go have sex with? 3 Correct. 4 I am definitely sure there is. But can I 4 Q What did that journal look like? remember everybody's name? No. 5 5 Α It was green. 6 Okay. Can you remember anything else And what else? 6 Q 7 about them? 7 Α It was just a spiral notebook. 8 Look, I've given you what I know right 8 Okay. And what did you put into that 9 now. I'm sorry. This is very hard for me and very 9 green spiral notebook? frustrating to have to go over this. I don't -- I Bad memories. Things that I've gone 10 10 11 don't recall all of the people. There was a large through, lots of things, you know. I can't tell you. 11 12 amount of people that I was sent to. 12 There was a lot of pages. It was over 300 pages in 13 Do you have any notes of all these people 13 that book. 14 that you were sent to? 14 Q Did you ever show that book to your 15 No, I don't. 15 lawyers? 16 Where are your notes? 16 Α 17 I burned them. 17 Q Did you show that book to anyone? 18 Q When did you burn them? 18 Α My husband. 19 In a bonfire when I lived at Titusville 19 Did you show it to anyone else besides your husband? 20 because I was sick of going through this shit. 20 21 Did you have lawyers who were representing 21 you at the time you built a bonfire and burned these 22 22 Q Did you tear out pages and give them to 23 23 notes? **Sharon Churcher?** 24 Α I've been represented for a long time, but 24 No, I wrote -- those pages that you're 25 25 it was not under the instruction of my lawyers to do talking about, I wrote for her specifically. She Page 206 Page 208 this. My husband and I were pretty spiritual people wanted to know about the Prince Andrew incident. 1 1 2 and we believed that these memories were worth 2 So that's a different piece of paper? 3 burning. Yeah, that's just random paper. 3 So you had a green spiral notebook that Q So you burned notes of the men with whom 4 4 you had sex while you were represented by counsel in you began sometime in 2011 or 2012 in which you wrote 5 5 litigation, correct? down your recollections about what had happened to 6 6 7 7 you, and you burned that in a bonfire in 2013. MR. EDWARDS: Object to the form. Did I get that right? 8 This wasn't anything that was a public 8 You got that right. document. This was my own private journal, and I 9 9 didn't want it anymore. So we burned it. And do you have no other names of people 10 10 (BY MS. MENNINGER) When did you write to whom you claim Ghislaine Maxwell directed you to 11 11 12 that journal? 12 have sex, correct? 13 Just over time. I started writing it 13 At this time, no. Is there any document that would refresh probably in, I don't know, I can't speculate, 2012, 14 14 15 2011. your recollection that you could look at? 15 16 So you did not write this journal at the If you have a document you'd like to show 16 me, I would be glad to look at it and tell you the 17 time it happened? 17 names I recognize off of that. 18 Α No. 18 I'm just asking you if there's a document 19 You started writing this journal 19 approximately a decade after you claim you finished you know of that has this list of names in it? 20 20 being sexually trafficked, correct? 21 21 Not in front of me, no. Where is the original of the photograph 22 Α 22 that has been widely circulated in the press of you 23 And you started writing a journal after 23 0 24 with Prince Andrew? you had a lawyer, correct? 24 25 Correct. I probably still have it. It's not in my 25

| 1 | Case 1:15-0 | Page 209 | TE O CO | ıy- | Set/Ode27/11c. Page 4 of 12 Page 211 | |
|---|--|--|--|---|---|--|
| 1 | possession right now. | Page 209 | 1 . | A | My little yellow Kodak camera. | |
| 2 | Q Where is it? | | | | Who took the picture? | |
| 3 | A Probably in some | storage hoves | | - | Jeffrey Epstein. | |
| 4 | Q Where? | storage boxes. | | | And where did you have it developed? | |
| 5 | A In Sydney. | | | | I believe when I got back to America. | |
| 6 | Q Where in Sydne | v? | | | So where? | |
| 7 | | house. We got the boxes | | • | I don't know. | |
| 8 | | they were picked up off the | | | Palm Beach? | |
| 9 | porch by my nephews and | | | • | I don't know. | |
| 10 | Q Which is where | | | | What is the date the photograph was | |
| 11 | A In Sydney. | | | · ited | | |
| 12 | Q Where in Sydne | v? | - | | I believe it's in March 2001. | |
| 13 | Α | | 13 | Q | Okay. | |
| 14 | Q And who lives in | | | - | But that's just off of my photographic | |
| 15 | - | | | | . I don't it could be different, but I | |
| 16 | father-in-law, but my nephews live in the house. | | | | | |
| 17 | Q What are their i | | 17 | Q | You have a photographic memory? | |
| 18 | - | ı the names of my | 18 | - | I'm not saying I have a photographic | |
| 19 | nephews. | | 19 mer | | . But if I'd look at the back of the photo and | |
| 20 | · | ess of the house? | 20 I re | mem | nber what it says, I believe it was March 2001. | |
| 21 | A Why would you w | ant that? | 21 | Q | Did the photograph ever leave your | |
| 22 | | | 22 pos | sess | sion for a while? | |
| 23 | I'm asking you where t | he photograph is. And you've | 23 | Α | I gave it to the FBI. | |
| 24 | just told me it's somew | here in | 24 | Q | Okay. And when did you get it back? | |
| 25 | A Yes. | | 25 | Α | When they took copies of it. | |
| | | Page 210 | | | Page 212 | |
| 1 | Q So where in | is the photograph | 1 | Q | When was that? | |
| 2 | Q 50 Where in | | _ | • | The true that | |
| ~ | located? | | | • | 2011. | |
| 3 | located? | cent say that the | 2 | A | | |
| | located? A If I can't 100 per | | 2 . | A Q | 2011. | |
| 3 | located? A If I can't 100 per | cent say that the ould be at my house that I | 2 | A Q A | 2011. When they came to interview you? | |
| 3 | A If I can't 100 per photograph is there, it co | cent say that the old be at my house that I going to give you the | 2 3 4 5 | A Q A Q | 2011. When they came to interview you? Yes. | |
| 3 4 5 | A If I can't 100 per photograph is there, it copresently live in. I'm not address of my nephews' | cent say that the old be at my house that I going to give you the | 2 3 4 5 6 was | A Q A Q S in | 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it | |
| 3 4 5 6 | A If I can't 100 per photograph is there, it copresently live in. I'm not address of my nephews' | cent say that the old be at my house that I going to give you the residence. | 2 3 4 5 6 was 7 | A Q A Q S in v | 2011. When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? | |
| 3 4 5 6 7 | A If I can't 100 per photograph is there, it copresently live in. I'm not address of my nephews' Q When is the last photograph in person? A When I packed a | cent say that the ould be at my house that I going to give you the residence. | 2 3 4 5 6 was 7 8 | A Q Q Q s in t | When they came to interview you? Yes. So from 2011 until you left Colorado it your personal possession? Yes. What other documents related to this case hat, storage boxes in Australia? | |
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months ago.

Last time I talked to them was a few

They've seen many fires that we've had.

Did they see the fire?

that if you're going to ask this witness about a

specific article I'd like for her to see the article.

If you have something to show her, then,

Otherwise she's not going to testify about it.

Page 279 Right. 1 Oh, like I said, I don't recognize it, but Q 2 it obviously comes from --2 Α But anything they had of me. 3 Your e-mail address? 3 0 And Brad Edwards, who is sitting right Α 4 here, was your attorney at the time and you 4 Yes. Now, what e-mail address is that, exactly, 5 identified him as such in the e-mail, correct? 5 Q on the first page of this exhibit? 6 Correct. 6 7 @icloud.com, that must be from a phone. 7 O You did not identify Mr. -- Judge Cassell 8 Q So that's different from the other e-mail 8 as your attorney in this e-mail, correct? 9 address? 9 I knew him as a former judge, and I just Yeah, I don't actually know about that 10 wrote down, Judge Paul Cassal (sic) as it looks. But 10 Α e-mail address. I obviously used it. he was my attorney -- I don't know if he was my 11 11 12 12 attorney at that time. But yes -- he's always --13 Q And is the e-mail signed by your husband? 13 he's been with me since the beginning, so --14 Α 14 So he's representing you in this case now, No, it's signed by me. Q correct? 15 Okay. And in the subject line you wrote 15 Q 16 Virginia Roberts (Jane Doe 102), correct? 16 Α Yes. 17 Subject line? 17 O But at that time you don't know if he was 18 Q The very top line of that page. 18 your attorney? 19 Α Oh, yeah, I see. 19 I think he was. I mean, I've been talking 20 Okay. And it was to 20 with him since the beginning. And this is dated 21 jason.richards2@ic.fbi.gov, correct? 21 2014. So I believe at this time he was my attorney 22 Correct. 22 at the time as well. 23 And is that Jason Richards we were just 23 Q Okay. When do you recall first speaking 24 24 with him? referring to? 25 Α 25 Α Yes. Speaking with Paul, I'm not too sure. I Page 278 Page 280 All right. And you had some e-mails with can't remember if I spoke to Paul in the phone in 1 1 Jason Richards over time; is that fair? Australia or if I met him in person in Florida. 2 2 Α Do you remember when you signed any kind 3 3 Q These ones that came from your computer, of fee agreement with him? 4 4 right? MR. EDWARDS: Object to the form. 5 5 Α Sure, yes. Um, the -- well, the first time I would 6 6 have signed an agreement would have been in Florida. 7 Okay. You talk about having spoken with 7 Judge Paul Cassell in this first page, correct? (BY MS. MENNINGER) When you were living 8 8 I am here to get this BS non-prosecution in Titusville? 9 9 agreement thrown out and speaking with Judge Paul As far as my knowledge reminds me. I 10 10 11 Cassal (sic). He suggested trying to get ahold of mean, I'm looking at e-mails that I can't even 11 any photos or video recordings released by the FBI to remember sending. It's a possibility I could have 12 12 assist our case further in providing (sic) how much signed earlier, but as far as I remember. 13 13 pedophilia occurred by Jeffrey and the many other Okay. Do you recall ever having e-mail 14 14 monsters he obliged with underage girls. communications with Sharon Churcher about her 15 15 16 0 Okay. publishing the first serial of your book? 16 Serial, what does that mean? I'm sorry. 17 If this is a possibility, please let me 17 know so I can give you Brad Edwards (my attorney) his 18 18 Q Like a sequel. 19 contact details. Many thanks for your time and I Α A sequel to my book? 19 hope we should meet again. Q Um-hum. 20 20 21 Okay. And so you were going back to Jason 21 Α My book has never been published. and trying to get any evidence that the FBI had about Right. Do you remember ever e-mailing 22 22 with Sharon about her being the one who would publish 23 your case, right? 23 Correct. Any photographs pertaining to 24 any subsequent follow-up book? 24 what -- myself, not of anyone else. If you have something in front of you to 25 25

Page 305 Page 307 answered. Lacks predicate. can't believe you've been through this. I never 1 2 I have been suffering from Ghislaine 2 knew. I'm so sorry. You know, that kind of stuff. Maxwell and Jeffrey Epstein since the summer of 2000. So they never -- I never spoke to anybody about this 3 3 So hearing again in 2011 that she's denied it, of except for my husband. 4 4 course, it's going to hurt me. All right. So the first time you recall 5 5 6 Did I hear about this in 2011? I can't any sort of people in your community referencing 6 7 tell you I honestly have. 7 things to you is when the press picked up on it in 2014 or 2015? In 2015 is when I know that she denied it. 8 8 And again, I haven't stopped suffering from the Yeah, I think it may be end of 2014, early 9 9 Α 2015. repercussions that they put me through. 10 10 11 (BY MS. MENNINGER) And I'm asking you to 11 All right. And so in March of 2011 you 12 separate, if you can, any symptoms that you 12 don't recall any neighbors or anybody saying anything 13 experienced anew in March of 2015 -- I mean, excuse to you about this? 13 me, March of 2011, as a consequence of this statement 14 14 No, I don't recall. 15 being issued, which I believe you said you don't Did anyone tell you in March of 2011 about 15 16 recall seeing at the time; is that fair? 16 Defendant's Exhibit 26, the statement on behalf of 17 But you're asking me now about 2015? 17 **Ghislaine Maxwell?** No, otherwise I would have been able to Nope. March of 2011. Sorry, I misspoke 18 Q 18 Α 19 there. 19 recall it. 20 You're still on 2011? Α 2.0 Okay. Do you remember anyone in 2011 Q 21 Q Yes. Did you start taking any new 21 ridiculing you because of Defendant's Exhibit 26? 22 medications in March of 2011? 22 Well, because nobody knew me as Virginia, Let me ask you that. 23 everybody knows me as Jenna, no one probably put two 23 24 I've been taking medication to control my 24 and two together. And like I told you, I didn't tell 25 anybody. So there was nobody there to ridicule me in 25 since 2002. Page 308 Page 306 Q Okay. So did you take any new medications 2011 over this. 1 1 or any additional amounts of medications in March of 2 2 Where were you living in 2011 when Shaza 3 2011? 3 came to see you --A I have been taking the same medication 4 4 Oh, since 2002. Do you recall applying for any job in or 5 5 Okay. around 2011 and someone referencing Defendant's 6 Q 6 7 And that's due to 7 Exhibit 26 and denying you a job? 8 caused from the pain that I suffered at the hands of 8 I don't -- I don't think I applied for a 9 Ghislaine Maxwell and Jeffrey Epstein. job in 2011. 9 Did you -- do you recall any neighbors or Okay. Did you go see a doctor and talk to 10 10 other moms at the school or anybody in 2011 11 any doctor about Defendant's Exhibit 26? 11 12 referencing to you in any way the fact that Ghislaine 12 Not about this. Not about this paper 13 Maxwell had issued a denial of the allegations about 13 right here. But I have talked to doctors about my her that had been published in the media in March of abuse at the hands of Ghislaine and Jeffrey. 14 14 15 2011? Have you talked to a doctor about any 15 16 A No. I didn't speak to any -- I didn't 16 statements in the press made by Ghislaine Maxwell? 17 speak to any moms about what I had gone through. I 17 Recent statements, yes. 18 mean, when it came out in the press, I don't think 18 Q Which doctor did you speak to about that? any -- like, Australians don't pay attention to news, 19 19 Her name is Judith Lightfoot. Α 20 20 And where is she? Q 21 Number two, the first time that my friends 21 Α She's in Australia. 22 contacted me they were shocked. And this was, I 22 Q Where in Australia? 23 believe in -- when the press picked it up again, I 23 Α She's in Sydney, but we do phone 24 24 think, was 2014/2015. And I got a whole bunch of conversations. 25 like Facebook texts from them saying, Oh, my God, I Have you ever met her in person? Q

Page 309 Page 311 1 Α Yes. the same. Maxwell strongly denies -- excuse me. 2 Q When? 2 Excuse me -- strongly denies allegations of an 3 In 2011. 3 unsavory nature, which have appeared in the British Q All right. And is she affiliated with an press and elsewhere and reserves her right to seek 4 4 office or a hospital or what? redress at the repetition of such old defamatory 5 5 6 She's a psychiatrist. 6 claims. 7 Q All right. Have you seen her in person 7 Q All right. Have you seen this statement since 2011? 8 8 before? 9 No, because I've lived so far away and 9 Α I've seen it recently, yes. she's kind of the only person that -- like, I've seen 10 All right. What -- have you discussed 10 11 a lot of doctors. And I can honestly tell you --11 this statement with Ms. Lightfoot? I don't know if 12 it's really hard for them to break down the walls and 12 she's a doctor or what. 13 be comfortable enough to talk to them about this 13 Α Psychiatrist, yeah. 14 stuff. Judith is different. She's somebody that I 14 Q Is she an MD? 15 feel I can trust. She's 76 and she's just a very I don't know what her levels of credential 15 16 lovely lady. 16 are. I'm sure she is. 17 And she offers me other ways to deal with 17 Q Okay. When is the first time that you saw 18 my pain and suffering. And I continue to see her 18 the statement? 19 over the phone because I can't see her in person. 19 This full statement I have only seen 20 Do you recall ever discussing with her 20 through discovery. The original statement that I saw 21 Defendant's Exhibit 26? 21 in the press was, Ms. Roberts' claims are obvious 22 I can't recall ever seeing this exhibit. 22 lies and so on, so forth. I don't remember seeing 23 So --23 this in the press. 24 Q Okay. 24 Okay. So the part that you remember 25 (Exhibit 27 marked.) 25 seeing in the press is Ms. Roberts' claims are Page 312 Page 310 Q (BY MS. MENNINGER) I'm going to give you obvious lies? 1 1 Defendant's Exhibit 27. 2 2 Α Yes. Yes. 3 Q Anything else about this? 3 All right. Have you seen this document Q I can't remember what else she printed in 4 4 before? the press. It's a very horrible thing for her to do, 5 5 Α Yes. turn around and call me a liar after everything that 6 6 she knows she's done. And I didn't expect her to 7 Q And what do you understand it to be? 7 8 sounds like a PR, if 8 come out and be truthful. I'm not right -- if I'm not wrong. Sent -- or 9 Jeffrey Epstein hasn't even issued a 9 subject is Ghislaine Maxwell. I don't know statement. 10 10 Sorry. I'm sorry if you misunderstood my 11 11 Q 12 12 question. 13 It says: To whom it may concern, Please 13 Α find attached credible statement on behalf of 14 Was there anything else within this 14 15 Ms. Maxwell. statement that you recall seeing in the press besides 15 16 And then it goes on, to hear about that the line, Ms. Roberts' claims are obvious lies? 16 17 she is saying: Each time the story is retold it 17 Without saying 100 percent, I think that 18 changes with new salacious details about public 18 the original allegations are not new and have been fully responded to be shown to be untrue. I don't 19 figures and world leaders and now it is alleged by 19 20 Ms. Roberts that Alan Dershowitz is involved in 20 know if that's in the press or not, but I've read 21 having sexual relations with her, which he denies. 21 this before. 22 Ms. Roberts' claims are obvious lies and 22 So I don't know if I'm confusing this with 23 should be treated as such and not publicized as news, 23 what I've read out of this or what I've read in the 24 as they are defamatory. Ghislaine Maxwell's original press. The main thing is, I know she called me a 24 25 response to the lies and defamatory claims remains 25 liar, and that's what she publicized.

Page 313 Page 315 And when you say she called you a liar, a liar from the people that abused me. 1 1 2 that's the Ms. Roberts' claims are obvious lies part? 2 Okay. Do you recall specifically mentioning to him Ghislaine Maxwell's statement to 3 Yes. 3 Q Okay. When is the first time that you saw the press? 4 4 Α I mentioned a lot of names to him. 5 this whole document? 5 Okay. What new symptoms did you 6 I guess when you guys handed it over for 6 7 discovery. 7 experience following January 2nd, 2015? 8 Q Okay. And who showed it to you? 8 I think it's one thing to be a victim of 9 It was sent to me by e-mail. 9 sexual abuse and survive it and come out trying to Okay. Just through the course of tell the world my story, and then another thing for 10 10 communicating with your attorneys? it to be shut down because these people, Ms. Maxwell 11 11 12 Α Yes. 12 and others are calling me liars (sic). And I asked you what symptoms had you 13 Q You've never seen it published? 13 14 Not this whole e-mail, no. 14 experienced --MR. EDWARDS: She's going to finish her 15 All right. Did you -- I'm sorry, did you 15 16 discuss this publication of what you saw in the press answer to this question. You cut her off so many 16 17 with Judith Lightfoot? 17 times. MS. MENNINGER: It has nothing to do with 18 Yes. 18 19 All right. And when did you discuss it 19 this. 0 20 with her? 20 MR. EDWARDS: It absolutely does. Because 21 When I got back to Australia, Judith and I 21 this is a psychological damages claim, and she is 22 started seeing each other again. Before then, I 22 trying to explain to you what those damages are. (BY MS. MENNINGER) Okay. What are your 23 spoke with a doctor in Colorado about this. His name 23 24 is Dr. Olsen. And it was causing me a lot of 24 symptoms that you experienced since January 2nd, 2015 25 that are new? 25 distress to have to deal with being called a liar all Page 314 Page 316 over again, when I know I'm standing up doing the 1 1 Very strong anxiety attacks, bad panic 2 right thing. And the doctor prescribed me 2 attacks. My throat closes up, I can't breathe. I . And, yeah. vomit when I have anxiety attacks. My -- this is 3 3 Okay. So my question was, when did you personal, but my sex life has suffered. My marriage 4 4 discuss it with Judith Lightfoot? has suffered. Psychologically, it's just hurt me all 5 5 I think I now understand you did that over again. I mean, they've hurt me before, and now 6 6 7 after you returned to Australia in November or so of 7 they've hurt me again by doing this. 8 2015; is that right? 8 And I felt like I was in the process of I returned to Australia in October, and 9 9 healing before this came out because I had opened up that's when I picked up talking to her again. this wonderful charity called Victims Refuse Silence. 10 10 All right. And you're saying that at 11 11 And then my aim was to heal by helping other girls 12 another point in time you talked to another doctor, 12 get out of the situations that I was in before. 13 Dr. Olsen, in Colorado, correct? 13 And my lawyers were nice enough to help Correct. 14 14 me. I have this beautiful website where you can And when did you meet with Dr. Olsen? 15 15 click on in any state and you can find a place. I Α I don't know the first date that I met have personally called all of them and they will help 16 16 17 with him. 17 you get out of the situation that you're in. They 18 Q Did you meet with him more than once? 18 will get you medical help. They will get you legal I believe so. advice. I think I was in the really good process of 19 19 And you believe you spoke with him about healing. And when this came out, it just ruined me 20 20 21 Ghislaine Maxwell's published statement in the press all over again. 21 that Ms. Roberts' claims are obvious lies. 22 22 (BY MS. MENNINGER) All right. Tell me 23 That's what you believe you spoke with 23 all of the damages that you claim occurred to you 24 Dr. Olsen about? 24 because of Defendant's Exhibit 27. 25 I spoke with Dr. Olsen about being called My reputation, my psychological abuse, 25

Page 327 Q 1 2 Α Badly. 2 MR. EDWARDS: Object to the form of the 3 3 question. Can I point to a person -- I'm sorry. I 4 don't understand. Can you rephrase it for me --5 (BY MS. MENNINGER) All right. 6 7 Α -- so I can understand what you mean? MR. EDWARDS: Form. 8 8 Where you live in Australia now, has anyone referenced the name Ghislaine Maxwell to you? 9 9 (BY MS. MENNINGER) How do you know which After all of the news hits, after the 10 10 harm you've suffered is attributable to Ghislaine 11 press hits in 2015 and, you know, everyone is calling 11 12 Maxwell's denial versus Alan Dershowitz's denial 12 me a liar, all of my friends in Australia called me and talked to me and said, I can't believe this. I 13 can't believe what you went through. 14 Ghislaine Maxwell brought me into the sex 14 15 trafficking industry. She's the one who abused me on That was very embarrassing for something 15 16 a regular basis. She's the one that procured me, 16 that I tried to keep separate from my other life 17 told me what to do, trained me as a sex slave, abused 17 where I would like to help victims. I didn't want me physically, abused me mentally. the friends of my kids parents knowing about that 18 18 19 She's the one who I believe, in my heart 19 stuff. You know, and of course they all felt sorry of hearts, deserves to come forward and have justice 20 for me. And you know, like I said. I didn't know 20 21 happen to her more than anybody. Being a woman, it's 21 anybody in Penrose. So there's nobody that could 22 disgusting. 22 have come up to me and talked to me about it. My 23 So you cannot delineate what harm you have 23 mom. 24 suffered in terms of all of the psychological damage 24 Q This question was about Australia, sorry. Α you just disclosed? 25 25 Oh, sorry, I thought you were talking Page 326 Page 328 Oh, of course. about pointing out people. 1 1 -- if that is attributable to Ghislaine 2 2 Q No. Maxwell's statement on January 2nd versus Alan 3 Α Okay, well in Australia, yes, at least a 3 Dershowitz calling you a serial liar on Good Morning dozen friends. 4 4 America? They came up and they mentioned Ghislaine 5 5 Q Of course, it all hurts. Okav? I know Maxwell's denial to the press to you? 6 6 Alan Dershowitz is lying himself. 7 7 They couldn't believe what I had been 8 Of course those hurt. It 8 through and, you know, that these were, you know, doesn't feel good to have people who have done being denied, and they felt sorry for me. And, you 9 9 something to you deny something that's happened, when know, it was the whole circumference of things. 10 10 11 I'm actually brave enough to come forward and talk So the people in Australia that came up to 11 you had sympathy for you and believed you, correct? about it. 12 12 13 What hurts me the worst is that Ghislaine 13 Α Maxwell brought me into this. Not only has she hurt 14 All right. And when you spoke to 14 Q 15 me once, but she's hurt me twice coming forward and Dr. Olsen you recall specifically mentioning 15 16 saying, This is not true, this is categorically **Ghislaine Maxwell's press release?** 16 MR. EDWARDS: Object to the form. 17 untrue and obvious lies. 17 That to me is a stick in the mud and that 18 18 Yes, I remember mentioning her, as well as to me is what caused the most harm to me. the press release, as well as other press releases. 19 19 Okay. And so can you point to any person And the abuse that I had occurred (sic) from the 20 20 21 who has referenced Ghislaine Maxwell's denial in the 21 hands of Jeffrey and Ghislaine. (BY MS. MENNINGER) Okay. When have you 22 press or to your face or anywhere? 22

23 24

Α

I've

23

24

25

Can I point to a person?

Can you point to any time that someone has

referenced Ghislaine Maxwell's denial to you in any

been diagnosed with a mental health condition, first?

I don't know. I mean, I've been told that

. You know --

23

24

After meeting Jeffrey Epstein and

Ghislaine Maxwell, everything escalated. That's when

I started to take Xanax and smoke marijuana to help

23

24

25

Α

Q

He's medical.

And what did you see him for or her for?

I didn't have anybody to basically -- I

Page 333 Page 335 calm the anxiety and everything down. How much does it cost you every time you 1 1 Q talk to Dr. Lightfoot? 2 Before you met Jeffrey Epstein, had you 2 used any drugs? 3 3 Α Her normal fee is \$200. Sure, yes. Q And how much do you pay? 4 4 Which drugs had you used prior to meeting Α She doesn't charge me anything anymore. 5 5 Jeffrey Epstein? When did she stop charging you? 6 6 Q 7 I smoked pot. I've taken Ecstasy. 7 Α Since I got back to Australia. Cocaine? 8 8 So before you left for Titusville, Yeah, I would have snorted cocaine, 9 9 Florida, you saw her and you were paying \$200 per um-hum. session? 10 10 11 Did you ever abuse alcohol before meeting Α Yes. 11 12 Jeffrey Epstein? 12 Q And what has Dr. Lightfoot recommended No, I was -- I wasn't even of age to be 13 13 that you do in order to get better? able to buy it. I mean, if there was alcohol at 14 14 She loves what I'm doing with speaking parties I would have drank it, but I wouldn't say I 15 out. She thinks the more that I speak out about it, 15 16 abused it. 16 the stronger I'll become. She recommends that I 17 Okay. Were there ever occasions upon 17 write my book, I tell my story. She thinks not only which you were observed to be drunk by other people, will it help me, but by helping me it'll help others 18 18 19 prior to meeting Jeffrey Epstein? 19 find a way to get out of the situation and to know 20 If you're drinking, the possibility of 20 that there's other girls who have gone through what 21 getting drunk is always there. I don't -- I can't 21 I've gone through and what they're going through. 22 recall exact situation where that was the case. 22 She recommends meditation, breathing 23 but --23 techniques, focus techniques. 24 Were you diagnosed as a drug addict prior 24 0 Does she prescribe medications for you? to meeting Jeffrey Epstein? 25 Α No, she doesn't. She's a spiritual 25 Page 334 Page 336 No, I was not diagnosed as a drug addict. doctor. 1 1 Were you sent to live at a rehabilitation 2 Q 2 Q Is there anything that she's recommended 3 facility because of your use of drugs? 3 that you do that you're not doing? No, that was more of a group home. Yes, Is there anything that I do that she 4 4 it was also a rehab facility, but it wasn't because I recommends I don't? Sorry, say that one more time. 5 5 was a drug addict. I wasn't coming off of anything. That's okay. Is there anything that 6 6 Dr. Lightfoot has recommended that you do that you 7 Had you abused drugs prior to meeting 7 8 **Jeffrey Epstein?** 8 are not actually doing? I took drugs. I didn't abuse them, but I Are you following her advice? 9 9 took them. Yes, I am. 10 10 Α 11 Q Okay. Okay. And what has Dr. Donahue 11 recommended that you do? 12 Recreationally. 12 13 How often do you see Dr. Lightfoot? Once a week every Monday. I've skipped 14 this week because I've been over here and it's 15 expensive to call back home right now, unless you 16 17 FaceTime, but --18 Has Dr. Lightfoot recommended that you see a treating doctor in person? 19 No, she's -- she knows my history pretty 20 21 well. And she's a very wonderful woman and I honestly wouldn't -- Dr. Donahue wants me to go see 22 23 another psychiatrist in person, but I prefer to stay 24 with Judith because she's someone I can personally relate to. 25