

EXHIBIT 10

(File Under Seal)

GIUFFRE

VS.

MAXWELL

Deposition

STEVEN W OLSON

05/26/2016

Agren Blando Court Reporting & Video, Inc.

216 16th Street, Suite 600

Denver Colorado, 80202

303-296-0017

IN THE UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF NEW YORK

Civil Action No. 15-cv-07433-RWS

CONFIDENTIAL DEPOSITION OF DR. STEVEN W. OLSON
May 26, 2016

VIRGINIA L. GIUFFRE,

Plaintiff,

v.

GHISLAINE MAXWELL,

Defendant.

APPEARANCES:

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By Paul G. Cassell, Esq.
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Plaintiff

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Appearing on behalf of the
Defendant

Pursuant to Subpoena, Notice and the
Federal Rules of Civil Procedure, the DEPOSITION OF
DR. STEVEN W. OLSON, called by Defendant, was taken
on Thursday, May 26, 2016, commencing at 8:54 a.m.,
at 150 East 10th Avenue, Denver, Colorado, before
Kelly A. Mackereth, Certified Shorthand Reporter,
Registered Professional Reporter, Certified Realtime
Reporter and Notary Public within Colorado.

the other three groups.

T N D E X

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PRODUCTION REQUEST(S) :

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1 Q All right. Do you know how you came to be
2 the doctor for Virginia Giuffre?

3 A No. I -- she would have filled out a new
4 patient packet and showed up for a new patient
5 appointment for a particular reason. I reviewed it.

6 [REDACTED]

7

8 Q Do you know where that new patient packet
9 is now?

10 A It's going to be scanned in the computer.
11 If you don't have it, I brought my computer. I can
12 probably scan it and print it out or just print it
13 out.

14 Q Is that among the documents that you have
15 next to you?

16 A The new patient packet isn't here, but I
17 have it -- I should have it on my computer. I could
18 probably log in and print it, to be honest. It
19 wouldn't be that hard. I assumed that the hospital
20 is taking care of all the documentation that was
21 requested. So I didn't actually bring it.

22 Q I understand.

23 A I actually have it, happen to have it with
24 me.

25 Q All right. Why don't we -- we can

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1 probably do that when we take a break in just a few
2 minutes, and I can tell you how to get on the
3 Internet and we'll see if that works.

4 A Um-hum.

5 Q Do you know how many times that you saw
6 Virginia Giuffre?

7 A Once.

8 Q Do you know whether she was referred to
9 you by another doctor?

10 A No.

11 Q Do you mean no, you don't know or --

12 A I have no idea. I have no idea. I don't
13 know why she would have been referred. Most the time
14 people are referring out.

15 Q Right.

16 A They don't refer back to a general
17 practitioner.

18 Q No one ever refers anyone to you?

19 A It generally goes the other direction.
20 Well, other patients might refer people to me, and
21 that happens, but --

22 Q Okay. Do you know if you treat
23 Ms. Giuffre's children in your practice?

24 A Not that I'm aware of.

25 Q Do you know a woman by the name of Lynn

1 Miller?

2 A I know several Millers.

3 Q Who works at Saint Thomas More Hospital?

4 A I think so, yeah. That sounds familiar,
5 yeah.

6 Q Do you know her professionally?

7 A Not really.

8 Q Okay.

9 A I mean, her name sounds familiar.

10 Q Do you know of any connection between Lynn
11 Miller and Virginia Giuffre?

12 A None. I have met Virginia once. I only
13 saw her once, a year ago. That's the extent of my --

14 Q Have you ever read any media reports about
15 Ms. Giuffre?

16 A No. No, I haven't. I don't know anything
17 about it.

18 Q Okay. Do you know how long --

19 A She -- I believe she mentioned that it was
20 some kind of -- mentioned something about being a
21 famous sexual abuse something.

22 Q You haven't read any of the reports?

23 A I have no idea.

24 Q Okay. I'm just trying to establish your
25 sources information.

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1 A Yeah.

2 Q So if you had information about
3 Ms. Giuffre, other than your visit --

4 A Yeah.

5 Q -- do you know another source?

6 A No.

7 Q From family members?

8 A No.

9 Q From community members, anything?

10 A Nothing.

11 Q Do you know how long your visit with her
12 lasted?

13 A It -- sometimes I document time spent, but
14 not always. I mean, it's not important. They're
15 half-hour visits typically. It would have been a
16 half hour or less, I would expect.

17 Q All right. Before looking at your
18 records, is there anything about Ms. Giuffre that you
19 recall just from the top of your head?

20 I understand you see many, many patients
21 and this was a year ago. So you tell me.

22 A Nothing. I saw her once. And when I went
23 back and read the note, I went, Oh, yeah, I remember
24 someone mentioning about being in a sexual abuse
25 trial or something, some kind of sexual abuse thing.

1 Q That's the only unusual part that stuck
2 out?

3 A Yeah, and I don't really remember anything
4 about her at all, actually, I don't.

5 Q Do you know what she looks like?

6 A No, I don't remember. It was one time a
7 year ago. I don't remember.

8 Q I understand. Okay. If it's okay with
9 you, I would like to take a break and see if we can
10 pull up the other records because I don't want to go
11 through my questions and then go back and look at
12 those records. I'd rather do it one time.

13 A Okay.

14 Q Is that all right?

15 A Yeah, I'm fine with that.

16 MS. MENNINGER: All right. Let's go off
17 the record.

18 (Recess taken from 9:41 a.m. to
19 10:07 a.m.)

20 (Exhibit 4 marked.)

21 Q (BY MS. MENNINGER) So we're back on the
22 record. All right.

23 I'm going to give you a document marked as
24 Exhibit 4. And I'm going to make a small record
25 about what just took place off the record, which is

1 that you, as I understand it, and tell me if I'm
2 wrong, have access to medical records from your
3 office on your laptop, correct?

4 A Yes.

5 Q Okay. And you were able to get on your
6 laptop and print out records related to Ms. Giuffre
7 that you had on that laptop, correct?

8 A Yes.

9 Q And we printed that out and made copies
10 for everyone here, and that's what you see in front
11 of you as Exhibit 4, correct?

12 A Yes.

13 Q We made those printouts on a portable
14 printer. So they're not the best quality, correct?

15 A Correct.

16 Q And some portions are not printing out as
17 well?

18 A Yes.

19 Q And you, I think, would be okay with
20 sending us a more complete set later?

21 A Yes.

22 Q All right. I'm going to take just a
23 minute to review it.

24 Can you tell us what the records that you
25 just printed out in Exhibit 4 represent?

1 A Generally it's demographics information
2 and then a list of medications, a list of surgeries,
3 a list of family medical history, and then a list of
4 physical complaints that there's some -- it's called
5 review of systems, things someone has been feeling
6 and self-reported in the last two weeks.

7 Q Okay. So is this typically -- is this
8 patient information document typically in the
9 patient's handwriting?

10 A Yes.

11 Q And I presume you don't know Ms. Giuffre's
12 handwriting?

13 A No.

14 Q But it's a practice to ask the patient to
15 fill these forms out?

16 A Yes, and then have it there before their
17 appointment.

18 Q All right. So if I see the date reflected
19 on the top of the first page as May 21st, 2015 --

20 A Um-hum.

21 Q -- do you believe that to be the date that
22 you actually saw Ms. Giuffre?

23 A Probably, yes.

24 Q Okay.

25 A Sometimes people will bring it in early,

1 but yeah.

2 Q Okay. Why don't we go ahead and mark
3 Exhibit 5, which will be helpful as we're going
4 through this.

5 (Exhibit 5 marked.)

6 Q (BY MS. MENNINGER) And I'm going to ask
7 you to keep 4 and 5 kind of close by, and we'll talk
8 about them.

9 Do you recognize Exhibit 5?

10 A Yes. That's the visit note.

11 Q And the visit note of Ms. Giuffre's visit
12 with you?

13 A Yes.

14 Q In your office?

15 A Yes.

16 Q And after looking at Exhibit 5, can you
17 tell what date it is that you actually saw
18 Ms. Giuffre?

19 A 5/21/2015.

20 Q Okay. Is that also the same date as the
21 patient intake form --

22 A Yes.

23 Q -- in Exhibit 4?

24 A Yes.

25 Q All right. Do you recall whether you

1 STATE OF COLORADO)

2) ss. REPORTER'S CERTIFICATE

3 COUNTY OF DENVER)

4 I, Kelly A. Mackereth, do hereby certify
5 that I am a Registered Professional Reporter and
6 Notary Public within the State of Colorado; that
7 previous to the commencement of the examination, the
8 deponent was duly sworn to testify to the truth.

9 I further certify that this deposition was
10 taken in shorthand by me at the time and place herein
11 set forth, that it was thereafter reduced to
12 typewritten form, and that the foregoing constitutes
13 a true and correct transcript.

14 I further certify that I am not related to,
15 employed by, nor of counsel for any of the parties or
16 attorneys herein, nor otherwise interested in the
17 result of the within action.

18 In witness whereof, I have affixed my
19 signature this 31st day of May, 2016.

20 My commission expires April 21, 2019.

21

22

23 Kelly A. Mackereth, CRR, RPR, CSR
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25

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6

7

8 DR. STEVEN W. OLSON
9 May 26, 2016
10 Giuffre v. Maxwell
11 Case No. 15-cv-07433-RWS

12

13

14 The original deposition was filed with
15 Laura Menninger, Esq., on approximately the
16 31st day of May, 2016.

17

18 XXX Signature waived.

19

20 _____ Unsigned; signed signature page and
21 amendment sheets, if any, to be filed at
22 trial.

23

24 _____ Reading and signing not requested pursuant
25 to C.R.C.P. Rule 30(e).

26

27 _____ Unsigned; amendment sheets and/or signature
28 pages should be forwarded to Agren Blando to
29 be filed in the envelope attached to the
30 sealed original.

31

32 Thank you.

33

34 AGREN BLANDO COURT REPORTING & VIDEO, INC.

35

36 cc: All Counsel

37

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