

United States Department of Justice
INTERVIEW OF: GHISLAINE MAXWELL

DATE: July 25, 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 Gislaine Maxwell:

David Markus

Leah Saffian

Melissa Madrigal

INTERVIEW

SPENCER HORN: Good morning. It is Friday, July 25th, the time is 9:24 a.m. My name is Spencer R. Horn. I'm the Assistant Special Agent in Charge of FBI New York. And we are here for a recorded proffer agreement with Ms. Maxwell.

TODD BLANCHE: Good morning, Ms. Maxwell. How are you?

GHISLAINE MAXWELL: Good morning.

TODD BLANCHE: Good. So the proffer agreement we signed yesterday, I just -- there's a place on it for us to all kind of initial. It's exactly the same document and you'll see your signature. If you can just initial right to the left of -- right here.

GHISLAINE MAXWELL: Here?

TODD BLANCHE: Right there.

GHISLAINE MAXWELL: Oh, it's okay.

TODD BLANCHE: And then Mr. Markus will --

DAVID MARKUS: Yes.

TODD BLANCHE: -- initial as well. Thank you.

And just to kind of -- before we get going, I'll just say that exactly the same folks that

additional memories just for clarity. I believe I said that I couldn't think of anybody who I may have asked from Mar-a-Lago, but then I realized that I was -- the allegation at least is that I met [REDACTED] in Mar-a-Lago and so I felt that I needed to address that. And I didn't want to leave that hanging because that seems weird under the circumstances.

And also -- but I couldn't remember anyone and -- maybe, you know, it's a long period of time. So the issue is not that I'm trying to not say, but I just don't -- I don't remember anybody that I would have. But it's not impossible that I might have asked someone from there.

TODD BLANCHE: I don't -- I don't know exactly what you said yesterday, but I don't think what you said yesterday is different than what you just said. So, yes. There's --

GHISLAINE MAXWELL: Okay. I just wanted to be -- I just didn't want to feel that I had said no to something and that it -- and --

TODD BLANCHE: [REDACTED] definitely had has said that she was working at Mar-a-Lago and that you received a treatment of her -- from her at some point, and that you recruited her to meet Mr. Epstein.

were here when we met yesterday are here today. So there's no -- I'm not going to do formal introductions, because it's exactly the same group of folks.

So we're continuing, Ms. Maxwell, our discussion of yesterday. And the same -- the same kind of rules apply. If you -- we'll take breaks, if you need to talk to Mr. Markus or your lawyers, no -- absolutely no problem. Just let me know. I'll try to ask my questions in a coherent manner, but if there's anything that I say that's confusing, definitely interrupt me.

GHISLAINE MAXWELL: I will. Thank you.

TODD BLANCHE: So I think the easiest thing to start with is, is there anything that we talked about yesterday that -- we're going to go through some more names. I think that we -- that's one of the places that we -- that we interrupted, just because there's a lot of names.

But aside from additional names, is there anything that you wanted to kind of follow up on that we talked about yesterday or anything that you thought maybe you remember more of or not?

GHISLAINE MAXWELL: Some more names did come to me in the night, and I did have some

GHISLAINE MAXWELL: Right.

TODD BLANCHE: Do you know, affirmatively, whether that's true or false, or do you just not have a memory either way?

GHISLAINE MAXWELL: I really don't believe it's true. But I know that I did go to spas and if I met someone, I did ask if they're (indiscernible) -- so I don't -- in the realms of possibility, it could have, but I have no memory of it.

TODD BLANCHE: Okay.

GHISLAINE MAXWELL: And I don't believe that that it's how it went down, but I don't want to --

TODD BLANCHE: Okay. So I want to talk about -- we talked a little bit yesterday about the financial part of your relationship with Mr. Epstein, kind of being on payroll, for lack of a better word, for many, many years, starting around \$25,000 and ending up at around \$250,000 per year.

There's -- as you know, from your trial, there's banking information that shows a ton of money being sent to you from Mr. Epstein over the years.

And I think totaling something like \$30 million, something like this. What's -- what's the -- why was that money sent to you? Like, what

1 was that for?
 2 GHISLAINE MAXWELL: Well, first of all, I
 3 don't -- I dispute the characterization that the
 4 money was sent to me.
 5 TODD BLANCHE: Okay. So tell me what -- I
 6 am stuck with the witnesses at trial and what was
 7 said at trial on that issue. So what -- what -- what
 8 is the -- what do you dispute about that?
 9 GHISLAINE MAXWELL: Well, I believe -- I
 10 don't have full recollection. I'm not even sure I
 11 ever saw what they accused me of, but my belief is
 12 that that money also contained money that was for a
 13 helicopter, for instance, that I never owned and I --
 14 was never mine. And --
 15 DAVID MARKUS: In other words, money was
 16 sent to you that you then used to purchase things
 17 or...
 18 GHISLAINE MAXWELL: Well, I'm not even
 19 sure that I purchased it. So the accounts -- those
 20 accounts would be controlled by his accountants.
 21 And --
 22 TODD BLANCHE: Even accounts in your name,
 23 you're saying, or one of your entities?
 24 GHISLAINE MAXWELL: Well, I'm not even
 25 sure I knew of all the entities. I'm not -- I

1 don't -- it -- maybe I did, contemporaneously, but I
 2 simply wouldn't know today. So if there was an
 3 entity, let's say account X, if I really set that up
 4 myself or whether they said, we're doing this and the
 5 money's coming or whatever. But in no substantive
 6 way -- I can't think of the right word.
 7 DAVID MARKUS: Did you have control
 8 over --
 9 GHISLAINE MAXWELL: I had no control, is
 10 what I'm saying.
 11 TODD BLANCHE: So when -- when the
 12 government -- when there was testimony or the
 13 government admitted evidence that showed, for
 14 example, \$5 million in 2002 coming from Epstein to
 15 you, okay, what you're saying is that that may --
 16 that happened, but that the you there, wasn't money
 17 that -- he wasn't giving you money.
 18 GHISLAINE MAXWELL: I'm not going to say
 19 that for everything, because maybe there were
 20 accounts that money was sent to me. But I can say
 21 that I know -- like the helicopter, I can
 22 definitively say. I'd have to look at all of them to
 23 be accurate for you.
 24 But to explain how or why I could be
 25 receiving monies, and I certainly did. So I'm not

1 disputing all of it.
 2 TODD BLANCHE: But when you said -- let's
 3 go back and look. Why would -- why did money have to
 4 go into your accounts or account that was controlled
 5 by others, but in your name to, like, purchase a
 6 helicopter?
 7 GHISLAINE MAXWELL: Oh, that's a very good
 8 question. I don't -- I'm not sure I know the answer
 9 to that. I don't.
 10 TODD BLANCHE: So let me ask this maybe a
 11 different way that gets to the issue, right? So the
 12 accusation by the government, based upon the evidence
 13 they collected, is that Epstein paid you millions and
 14 millions of dollars over the years.
 15 And the reason why he paid you that is
 16 because you were performing an extraordinary service
 17 for him by recruiting young women, many of whom were
 18 underage to -- so that he could sexually abuse them.
 19 Okay. That's their -- that's their allegation.
 20 Okay.
 21 From what you said yesterday and from what
 22 I've reviewed about you and Mr. Epstein, he paid for
 23 a lot in your life.
 24 GHISLAINE MAXWELL: Absolutely.
 25 TODD BLANCHE: Your flights, where you

1 stayed with him. I mean, he didn't expect you to
 2 reimburse him along the way for food and, you know,
 3 so he took care of you for many years.
 4 GHISLAINE MAXWELL: That is true.
 5 TODD BLANCHE: On top of that, he actually
 6 paid you a salary as we talked about \$25,000 to
 7 \$250,000. What else did he give you? Or what
 8 purchase -- like, was there a time when he gave you a
 9 million dollars or \$500,000 as a bonus? Or what --
 10 what financial benefit did you receive from him,
 11 besides what we've already talked about. We don't
 12 have to talk about what, you know, so --
 13 GHISLAINE MAXWELL: I got it. I got it.
 14 TODD BLANCHE: Okay.
 15 GHISLAINE MAXWELL: So my goal, always,
 16 was to become independent, independently, financially
 17 secure and work for myself. I've never been one to
 18 not work. And in that regard, over the course of my
 19 friendship and my working relationship with Epstein,
 20 I expressed to him my desire to be independent of him
 21 everywhere, just to be freestanding.
 22 And the -- in -- with that in mind, I
 23 wanted to have my own businesses or my own money
 24 coming in independent and separate from any salary
 25 that I received from him.

1 And I needed that for my self-esteem.
2 I've never been -- I mean, obviously salary and it
3 was a very generous one. Please, I'm not belittling
4 the sum of money, because it's huge, but I was
5 brought up to work and I was brought up to be my own,
6 you know.

7 The first time -- so I would either
8 propose businesses to him or he would actually
9 suggest why didn't I do something in the first deal
10 that we did, or the first business that we had or I
11 had and that he financed for me.

12 So he gave -- he loaned me all the money
13 to enable me to do this and then I reaped the
14 profits, which I don't remember now, because we
15 varied over the deals that we did, that I would give
16 him 50 percent or 25.

17 It was sort of -- it was random.

18 TODD BLANCHE: So --

19 GHISLAINE MAXWELL: And I can tell you
20 what it is, so we can compare it.

21 TODD BLANCHE: Yeah. Go ahead.

22 GHISLAINE MAXWELL: So it was in Palm
23 Beach actually, and it was in real estate. And they
24 sold what was the grounds originally of an estate
25 called the Phipps Estate. And then they converted

1 the land that came with that estate into houses. And
2 I did, I think, two or maybe -- I can't remember now,
3 but certainly one and maybe two, possibly three. I
4 don't think so. I think two, that then were flipped
5 and there was a profit.

6 So that would be an example of that. But
7 I didn't have the money, so he lent me the funds to
8 do that business transaction and then I reaped the
9 profits.

10 TODD BLANCHE: And so -- but when --

11 GHISLAINE MAXWELL: And that's millions of
12 dollars.

13 TODD BLANCHE: -- when a financial
14 investigator like, the FBI looks at accounts, they
15 don't know kind of the conversations you're having.
16 They just see the money.

17 GHISLAINE MAXWELL: Right.

18 TODD BLANCHE: So in those cases, when
19 that happened, when he would -- when he financed that
20 with you, would he send money to you? So does that
21 explain some of the money? Like, I guess --

22 GHISLAINE MAXWELL: I believe -- I think
23 it does. I think, for instance, there were two
24 Gullwing Mercedes that they did with Mercedes and
25 Aston Martin. You can look it up, I think, if I'm

1 right. That had the doors that would come up like
2 this --

3 TODD BLANCHE: Okay.

4 GHISLAINE MAXWELL: There were only a very
5 limited number that were made. So I knew that we
6 could get those and flip them right within 24 hours,
7 for example.

8 Also my -- here's another example of
9 something that you guys wouldn't have known about is
10 I became a banker. I got my Series 63, Series 67
11 banking license and became a broker for like a new
12 (inaudible). And then -- because I was day trading.
13 Everything I had I day traded with -- through an
14 account.

15 And I think I was lucky more than smart,
16 but I made quite a lot of money doing that. And so
17 --

18 TODD BLANCHE: When was that? Like what
19 -- approximate time --

20 GHISLAINE MAXWELL: Again, that's in the
21 '90s again. I don't -- oh, wait. I think -- well,
22 you can find it, because it'll be my banking license,
23 right? That'll be something that you can look up,
24 probably.

25 TODD BLANCHE: Yeah.

1 GHISLAINE MAXWELL: So what whatever that
2 is -- and I just don't remember when that is. I'm
3 sorry.

4 TODD BLANCHE: So -- okay. So --

5 GHISLAINE MAXWELL: And so for an example,
6 I was -- I was doing really, really, really well.
7 And so he was like, how do you do that? Well, how
8 are you -- what are you -- why are you investing in,
9 I don't know, Apple when nobody liked Apple. This
10 is, you know, before Apple or Microsoft. I didn't
11 know Bill Gates, so this is not related to him.

12 But my family --

13 DAVID MARKUS: Don't charge her with
14 insider trading.

15 GHISLAINE MAXWELL: Please -- no. I'm not
16 trying to suggest that. Oh, goodness. Please, no.
17 I had no --

18 DAVID MARKUS: It was just a joke.

19 GHISLAINE MAXWELL: Okay.

20 TODD BLANCHE: It was a joke.

21 GHISLAINE MAXWELL: Yeah. No. All right.

22 But my -- going back to my family, my dad
23 had given me an account when I was 12 and I had
24 always an interest in business and finance, not --
25 not very sophisticated. I'm not suggesting that.

1 And so I like to trade and so I did and I
2 did well. And so then I would tell him what I was
3 doing. Now, whether he did or he didn't, he told me
4 he matched me in some other accounts that he had.
5 Because he did a lot of -- he -- my observation, to
6 go back to what he did, I observed him personally and
7 have recollection -- personal recollection of him
8 trading this money, lots. Tens of millions, hundreds
9 of millions of dollars.

10 TODD BLANCHE: That was -- that he was
11 trading for other people --

12 GHISLAINE MAXWELL: Yes.

13 TODD BLANCHE: -- or that was his own
14 money?

15 GHISLAINE MAXWELL: I want also to clarify
16 something for you or clarify or underline. Wexner
17 was, in my opinion, his closest friend in this time
18 period from when I met him in '91, right, all the way
19 until-- well, 'til, I don't know.

20 Because I wasn't that friendly with --
21 well, I did travel with Mr. Wexner, but Epstein told
22 me that Wexner didn't want to be seen too much with
23 me, because of my family problems. You know, whether
24 that was --

25 TODD BLANCHE: You mean the problems that

1 your father's company had with --

2 GHISLAINE MAXWELL: Yes.

3 TODD BLANCHE: -- embezzlement or
4 allegations of --

5 GHISLAINE MAXWELL: Yes. Yes. That's
6 what I'm talking about.

7 And now, actually today -- not
8 contemporaneously, but today I don't believe that
9 that's even true. I think it was used as a means to
10 not have me travel with him to Ohio or whatever. It
11 was just a way to park me.

12 And I believe that now, because within the
13 discovery there was a lot of -- well, not a lot, but
14 there was some indications that he would actively
15 tell other people to lie to me or conceal things from
16 me, and that he never loved me and I wasn't his type.
17 That's in the discovery somewhere.

18 TODD BLANCHE: So -- okay. So the
19 government had evidence that, even as late as 2007,
20 he paid you a lot of money.

21 GHISLAINE MAXWELL: What was that? What
22 was the money?

23 TODD BLANCHE: Like several -- millions of
24 millions of dollars in 2007. \$7.4 million, I think.

25 GHISLAINE MAXWELL: What was that for?

1 Was it -- was that the helicopter?

2 TODD BLANCHE: That was -- that's my
3 question for you.

4 GHISLAINE MAXWELL: Oh, sorry.

5 TODD BLANCHE: I don't know.

6 GHISLAINE MAXWELL: Okay. Sorry.

7 TODD BLANCHE: So in 2007 --

8 GHISLAINE MAXWELL: I think that was
9 probably the helicopter. That could have been --

10 TODD BLANCHE: That was what?

11 GHISLAINE MAXWELL: That could have been

12 the helicopter, the Sikorsky. Those big chunks like

13 that, I don't -- I didn't -- I don't personally have

14 any memory of receiving a check from him for

15 \$7 million. I just -- I just don't. But I would

16 have to -- I know I -- so the answer to your

17 question, to be precise --

18 DAVID MARKUS: You would remember if it
19 went into your pocket --

20 GHISLAINE MAXWELL: I would remember if it

21 went -- I would -- he never paid me to -- for

22 services that you just described, \$7 million, to --

23 for any nefarious reason.

24 TODD BLANCHE: Yeah. I think I understand

25 what you've said about being on the payroll and

1 helping -- him helping you with businesses, and
2 giving you a lot of life things along the way. You
3 travel with him, you ate with him. He's, you know,
4 but there is the -- these massive amounts of money,
5 one-time payments that I --

6 GHISLAINE MAXWELL: So I don't -- you'd
7 have to trace that, right? So I don't believe that
8 came into my account or I had any control. I have no
9 memory of that. I have no -- no --

10 TODD BLANCHE: Well, but if there's
11 records that show it coming into your account, it
12 sounds like what you're saying is that not -- putting
13 aside your -- you have no memory of that money being
14 yours.

15 GHISLAINE MAXWELL: No.

16 TODD BLANCHE: Like you didn't -- that
17 money is not somewhere --

18 GHISLAINE MAXWELL: No. I wouldn't be
19 like, oh, yippee, let me go. I got \$7 million. I'm
20 going to go buy myself a yacht. No. Or I don't
21 know, something else or move it to some other -- no.

22 I don't think -- I don't think, if you

23 look -- you'll have to check, obviously you will. I

24 don't think you'll find that money moving in any --

25 to any account, either of mine or it shouldn't show,

1 I don't believe anyway. As far as I recollect, it
 2 wouldn't show me spending it.
 3 TODD BLANCHE: Right.
 4 GHISLAINE MAXWELL: Does that make sense?
 5 TODD BLANCHE: Okay. Yeah, that makes
 6 sense. I mean, I think if -- I don't think there's
 7 any dispute by anybody, even your lawyers at trial,
 8 that -- that that the money went in.
 9 GHISLAINE MAXWELL: Oh, \$7 million in
 10 when, what year?
 11 TODD BLANCHE: Well, there's several
 12 years; in 2007.
 13 GHISLAINE MAXWELL: And?
 14 TODD BLANCHE: 2002, there was \$5 million
 15 that you were paid in 2002.
 16 GHISLAINE MAXWELL: Oh, well, I'd have
 17 to -- I don't -- I don't remember. But -- okay. So
 18 there's -- there would be another large sum, but it
 19 wouldn't have come from him later. But it had
 20 nothing to do --
 21 TODD BLANCHE: The biggest one was in
 22 1999. There's over \$18 million. \$18.3 million.
 23 GHISLAINE MAXWELL: I don't know what that
 24 is.
 25 TODD BLANCHE: So what -- but you --

1 you're -- but what you're saying, it sounds like, and
 2 if you don't know, we're going to -- we can move on.
 3 But when we're talking about \$18.3 million
 4 in '99, \$5 million in -- three years later in 2002,
 5 \$7.4 million in 2007. That -- those -- that money
 6 adds up to around \$30 million.
 7 You were not paid that by Mr. Epstein.
 8 Meaning, that's not money you received for your
 9 benefit, even if it was put into your accounts.
 10 GHISLAINE MAXWELL: I don't believe any of
 11 that was my money. Now, I do -- I just -- like I
 12 said, we did do these things --
 13 TODD BLANCHE: Yes. I understand that.
 14 GHISLAINE MAXWELL: -- with the cars.
 15 TODD BLANCHE: I understand that.
 16 GHISLAINE MAXWELL: And as --
 17 TODD BLANCHE: But --
 18 GHISLAINE MAXWELL: I don't know if any of
 19 that money, some of it -- if it moves, some of that
 20 may have come from the car or a house that was sold
 21 that I had an interest in with him. That's possible.
 22 But I don't think this money is mine.
 23 LEAH SAFFIAN: But also, the record should
 24 reflect, too, that there were times Ghislaine's name
 25 was used, for example, Air Ghislaine. Her name was

1 in the name of the entity. It had nothing to do with
 2 her. And if you pull signatures --
 3 TODD BLANCHE: Yeah.
 4 LEAH SAFFIAN: -- there's no evidence for
 5 that.
 6 TODD BLANCHE: No. My -- what I'm trying
 7 to just make sure I -- that I understand, is that the
 8 idea that you were paid \$30 million between '99 and
 9 2007, in order to -- by Mr. Epstein to reward you for
 10 recruiting young women. That is in your -- you're
 11 saying that is categorically, completely false?
 12 GHISLAINE MAXWELL: That is categorically
 13 false, correct.
 14 TODD BLANCHE: Okay. So I want to just --
 15 we went through several individuals yesterday and I
 16 want to go through just a couple of more names and
 17 ask if you -- if you know them. And if you do know
 18 them, how you know them.
 19 Do you know Elon Musk?
 20 GHISLAINE MAXWELL: I do.
 21 TODD BLANCHE: And how did you meet
 22 Mr. Musk?
 23 GHISLAINE MAXWELL: I met him in -- I
 24 don't remember the year, but it's going to be in
 25 2010, '11, something like that, I think, if my memory

1 serves.
 2 And I was at an event for Sergey Brin, the
 3 co-founder of Google. And Sergey had arranged for --
 4 it was for his birthday.
 5 And we were -- or a bunch of us, I don't
 6 even remember how many we were, but not many of us.
 7 Maybe -- I don't know. If I say 40, I
 8 could be wrong. If it was 30 or 50, I don't
 9 remember. I'm sorry.
 10 Went to another friend's island. Somebody
 11 called Mr. Pigozzi in the Caribbean and -- not with
 12 Epstein, he was not there, to celebrate Sergey's
 13 birthday. And we were there together for, I want to
 14 say, three or four days, something like that in my
 15 memory. And Mr. Musk was present for that.
 16 TODD BLANCHE: And that was the first time
 17 you met him, as far as you know?
 18 GHISLAINE MAXWELL: As far as I remember,
 19 yes.
 20 TODD BLANCHE: Did you meet -- did you
 21 know his brother, Mr. Musk's brother?
 22 GHISLAINE MAXWELL: I don't know if I've
 23 ever met him. I know that he has a brother and I
 24 don't think I met him.
 25 TODD BLANCHE: Aside from that time in --

1 around 2010, on the island in the Caribbean for a
 2 couple days, did you -- have you seen -- do you know
 3 Mr. Musk beyond that time?
 4 GHISLAINE MAXWELL: We met at -- I was at
 5 the Oscars and we met at the Oscars.
 6 TODD BLANCHE: What year was that, earlier
 7 or later?
 8 GHISLAINE MAXWELL: It was post that
 9 event, I believe.
 10 TODD BLANCHE: And do you know whether
 11 Mr. Epstein knew Mr. Musk?
 12 GHISLAINE MAXWELL: I believe they did.
 13 And the only reason I say that is not from my memory,
 14 but because I saw -- I think I saw -- my memory is
 15 that in discovery, they were communicating on email.
 16 TODD BLANCHE: So you have no personal
 17 knowledge of that?
 18 GHISLAINE MAXWELL: I have no --
 19 TODD BLANCHE: It's just what you've --
 20 what you've seen from the press or from discovery?
 21 GHISLAINE MAXWELL: And I believe his
 22 brother as well, actually.
 23 TODD BLANCHE: Excuse me?
 24 GHISLAINE MAXWELL: Mr. Musk's brother as
 25 well. But I don't -- my -- like I said, my memory is

1 not -- it's not as good as I would like it to be.
 2 And I just want to say that.
 3 TODD BLANCHE: Do you -- you mentioned, I
 4 think, yesterday in passing -- well, not in passing,
 5 but as part of another answer, Andrew Cuomo.
 6 GHISLAINE MAXWELL: Yes.
 7 TODD BLANCHE: Did you know Mr. Cuomo?
 8 GHISLAINE MAXWELL: Well, only because he
 9 was married to Kerry.
 10 TODD BLANCHE: Yes. Okay.
 11 GHISLAINE MAXWELL: And I think I knew his
 12 brother as well. What's -- he has a brother, right?
 13 He's on TV. What's his name?
 14 LEAH SAFFIAN: Chris.
 15 GHISLAINE MAXWELL: Right. Christopher.
 16 LEAH SAFFIAN: Christopher Cuomo.
 17 TODD BLANCHE: Yeah. Chris.
 18 GHISLAINE MAXWELL: Chris.
 19 TODD BLANCHE: You mean the TV -- the
 20 former TV anchor or the TV anchor, Chris Cuomo?
 21 GHISLAINE MAXWELL: Yes.
 22 TODD BLANCHE: Okay.
 23 GHISLAINE MAXWELL: So -- but I would say
 24 just socially, not -- I'm not close friends or
 25 anything, but because we -- I was friends with Kerry

1 and I met him a few times and I certainly met his
 2 brother as well a few times.
 3 TODD BLANCHE: And the same questions that
 4 I asked about Mr. Musk, do you know whether
 5 Mr. Epstein knew Andrew Cuomo or Chris Cuomo or
 6 Ms. Kennedy, your friend?
 7 GHISLAINE MAXWELL: I don't think so.
 8 TODD BLANCHE: And so you never -- you
 9 don't recall any of those three individuals, like,
 10 flying on Mr. Epstein's plane --
 11 GHISLAINE MAXWELL: No.
 12 TODD BLANCHE: -- or visiting him in
 13 Palm Beach or at the island?
 14 GHISLAINE MAXWELL: No.
 15 TODD BLANCHE: I think you mentioned
 16 former Secretary of State John Kerry yesterday. But
 17 if not, do you know Mr. Kerry or no?
 18 GHISLAINE MAXWELL: I have met him, but I
 19 don't know if Mr. Epstein ever met him. I met him
 20 only -- well, really I can't even probably
 21 characterize that as a meeting, but I was very, very
 22 involved in the Ocean at Work, through the -- you
 23 asked me yesterday about TerraMar.
 24 And if I recall right, I met Mr. -- the
 25 Secretary that way through the Ocean, but he wouldn't

1 know who I am, I doubt. I don't think.
 2 TODD BLANCHE: Do you know whether --
 3 well, do you know former Senator Ted Kennedy?
 4 GHISLAINE MAXWELL: Yes.
 5 TODD BLANCHE: And does -- is that through
 6 your own life or through Mr. Epstein?
 7 GHISLAINE MAXWELL: My life.
 8 TODD BLANCHE: Do you know whether
 9 Mr. Epstein knew Senator Kennedy?
 10 GHISLAINE MAXWELL: I don't believe so.
 11 TODD BLANCHE: And so for the folks we
 12 just talked about, so former Secretary of State John
 13 Kerry, Ted Kennedy, did -- you don't know whether
 14 Mr. Epstein knew them, so I take that to mean you
 15 have no recollection of them flying on his planes--
 16 GHISLAINE MAXWELL: Oh God, no.
 17 TODD BLANCHE: Okay.
 18 GHISLAINE MAXWELL: Oh. But Bobby Kennedy
 19 knew him. Bobby, the health --
 20 TODD BLANCHE: Sorry. Say that again
 21 about Bobby Kennedy.
 22 GHISLAINE MAXWELL: Bobby knew
 23 Mr. Epstein.
 24 TODD BLANCHE: How do you know that?
 25 GHISLAINE MAXWELL: Because we went on a

1 trip together. Was -- we went to -- dinosaur bone
 2 hunting in the Dakotas.
 3 TODD BLANCHE: When was that, you know,
 4 approximately? I'm not looking for an exact date,
 5 but when was that?
 6 GHISLAINE MAXWELL: That was early -- that
 7 was in the early -- well, let me back up. I knew
 8 Bobby's wife, Mary, pretty well, actually. And
 9 before he met her.
 10 TODD BLANCHE: And just to help us, I know
 11 we're talking about a wide span of time, but what are
 12 you -- when are you talking about that you knew
 13 Mr. Kennedy's wife before they were married.
 14 So when are talking about the --
 15 GHISLAINE MAXWELL: I -- in 19 -- all
 16 right. I guess, let's get my head straight. In --
 17 TODD BLANCHE: Well, would this have been
 18 before you met Mr. Epstein --
 19 GHISLAINE MAXWELL: Yes.
 20 TODD BLANCHE: -- or after? Okay. So --
 21 GHISLAINE MAXWELL: I met him before I
 22 met.
 23 TODD BLANCHE: So we're talking about the
 24 1980s.
 25 GHISLAINE MAXWELL: Oh, yes. Yes. Thank

1 you.
 2 TODD BLANCHE: Okay.
 3 GHISLAINE MAXWELL: Okay. The '80s.
 4 TODD BLANCHE: Okay. So we're talking
 5 about the 1980s. And then --
 6 GHISLAINE MAXWELL: The -- I was the -- I
 7 had a very, very longstanding boyfriend and he had --
 8 his brother was dating Mary at the time, and we were
 9 all very good friends.
 10 TODD BLANCHE: And then Mr. Epstein -- did
 11 Mr. Epstein meet Bobby Kennedy through you?
 12 GHISLAINE MAXWELL: I don't -- I don't
 13 think so, because Mr. Epstein, surprisingly, everyone
 14 says everything happened through me. That's just not
 15 true. I mean, I think yesterday I explained that he
 16 had friends from London, and those are very -- they
 17 were what the people would call "fancy."
 18 TODD BLANCHE: Yeah.
 19 GHISLAINE MAXWELL: They were fancy
 20 people. And -- but he had the same types of
 21 relationships before I met him in America. So when I
 22 met him, he was already, you know, Wexner and he had
 23 Henry and he had -- he was -- I don't know if then he
 24 was at the -- in the Council of Foreign Relations,
 25 but he was friends with Ace and, you know, like he

1 was -- he was well established.
 2 TODD BLANCHE: Yeah.
 3 GHISLAINE MAXWELL: He didn't need me.
 4 And he was, you know, his -- Eva was, you know, major
 5 model. So he had all these modeling connections and
 6 friends in that business, long before I met him.
 7 TODD BLANCHE: And so the trip that you
 8 went on with Mr. Epstein and Bobby Kennedy, was that
 9 in the '90s and 2000s when --
 10 GHISLAINE MAXWELL: I think it was in
 11 the -- it would've been in the -- I want to say '93,
 12 '94.
 13 TODD BLANCHE: Okay. So a very long time
 14 ago.
 15 GHISLAINE MAXWELL: A very, very long time
 16 ago.
 17 TODD BLANCHE: A few years into the --
 18 your relationship -- a few years into the time that
 19 you knew Mr. Epstein?
 20 GHISLAINE MAXWELL: Yes. I mean, I don't
 21 want to hold myself to the dates because I really --
 22 TODD BLANCHE: No, no. I'm not holding
 23 you to dates. I think --
 24 GHISLAINE MAXWELL: Because I really don't
 25 --

1 TODD BLANCHE: I've said that a lot,
 2 because I appreciate we're talking about the '80s and
 3 '90s and even the 2000s.
 4 GHISLAINE MAXWELL: And I just want you to
 5 know, I haven't had any -- I don't have anything to
 6 review, so I haven't had any ability to -- the short
 7 of my legal material, obviously, which you can -- you
 8 know I have, because I came with a box worth, but
 9 short of that, I have nothing with which to
 10 refresh -- or very limited stuff, I should say, I
 11 don't want to say nothing -- to refresh my mind.
 12 TODD BLANCHE: I understand that. Do you
 13 have any recollection of Mr. Kennedy -- of there
 14 being anything inappropriate with Mr. Kennedy and
 15 masseuses or young women on the trip you just talked
 16 about?
 17 GHISLAINE MAXWELL: I never saw anything
 18 inappropriate with Mr. Kennedy.
 19 TODD BLANCHE: And do you know whether he
 20 ever got a massage from one of the masseuses? Do you
 21 know either way?
 22 GHISLAINE MAXWELL: I do not.
 23 TODD BLANCHE: But not something you
 24 remember?
 25 GHISLAINE MAXWELL: I mean, absolutely

1 not.
 2 I mean, he -- well, I mean, yesterday, if
 3 I didn't make it clear, I will reiterate it. I
 4 never, ever saw any man doing something inappropriate
 5 with a woman of any age. I never saw inappropriate
 6 habits.
 7 Now, I'm not -- I'm not going to say hands
 8 or -- I mean, that to me is not inappropriate. Now,
 9 somebody's inappropriate and mine may be different,
 10 but --
 11 TODD BLANCHE: Yep.
 12 GHISLAINE MAXWELL: -- we're not talking
 13 about anything that's -- resembles the accusations
 14 that we've discussed here. So that would be an -- a
 15 flat no to any man.
 16 TODD BLANCHE: Did your or Mr. Epstein's
 17 relationship with Mr. -- with Bobby Kennedy continue
 18 into the 2000s, as far as you know?
 19 GHISLAINE MAXWELL: I would say yes.
 20 TODD BLANCHE: Um --
 21 GHISLAINE MAXWELL: Well, mine, yes. I
 22 don't --
 23 TODD BLANCHE: Your's -- with you. Okay.
 24 GHISLAINE MAXWELL: With me, for sure.
 25 TODD BLANCHE: Do you know whether

1 Mr. Epstein and Mr. Kennedy, Bobby Kennedy, continued
 2 to have relationships into the 2000s?
 3 GHISLAINE MAXWELL: I have no personal
 4 knowledge of that. I mean, I would -- because --
 5 TODD BLANCHE: Yeah, no personal knowledge
 6 is fine.
 7 GHISLAINE MAXWELL: Another thing is that
 8 everyone puts us together like a monolith.
 9 TODD BLANCHE: Yeah.
 10 GHISLAINE MAXWELL: He literally had a
 11 separate life from me. I literally had a separate
 12 life from him. Now, did they say? Well, of course
 13 they did. I'm not-- that's -- I'm not crazy.
 14 But he kept a lot to himself and he didn't
 15 like to share. He was not a sharer. Well, at least
 16 not with me.
 17 TODD BLANCHE: Mr. Epstein didn't share,
 18 you're saying?
 19 GHISLAINE MAXWELL: Not with me, no.
 20 TODD BLANCHE: Did you -- do you know
 21 somebody named Cheryl Mills?
 22 GHISLAINE MAXWELL: I do.
 23 TODD BLANCHE: Used to work in the White
 24 House as a lawyer?
 25 GHISLAINE MAXWELL: Yes, I do. Yes.

1 TODD BLANCHE: How do you know Ms. Mills?
 2 GHISLAINE MAXWELL: I met Ms. Mills
 3 through President Clinton.
 4 TODD BLANCHE: Do you remember a --
 5 generally, the timeframe that you -- you met her?
 6 GHISLAINE MAXWELL: I do, actually. Hang
 7 on. I'm sorry. I'm just trying to remember -- I'm
 8 trying to get my dates right.
 9 DAVID MARKUS: Approximately.
 10 GHISLAINE MAXWELL: Well, okay. I can't
 11 get my dates right. But it's something you probably
 12 can -- going to be in the early 2000s.
 13 TODD BLANCHE: Okay.
 14 GHISLAINE MAXWELL: So what I don't
 15 recall --
 16 TODD BLANCHE: So --
 17 GHISLAINE MAXWELL: I want to say 2002.
 18 I'm going to say 2002, 2003.
 19 TODD BLANCHE: So it was after President
 20 Clinton left office?
 21 GHISLAINE MAXWELL: Oh, yes.
 22 TODD BLANCHE: And so it was in the 2000s.
 23 GHISLAINE MAXWELL: Definitely.
 24 TODD BLANCHE: And how -- what -- how did
 25 you meet her? What were the circumstances under

1 which you met Ms. Mills?
 2 GHISLAINE MAXWELL: I went on a trip with
 3 the President to South America.
 4 TODD BLANCHE: With which president?
 5 GHISLAINE MAXWELL: Oh, sorry.
 6 President Clinton.
 7 TODD BLANCHE: Yeah. Okay. Just, you
 8 know --
 9 GHISLAINE MAXWELL: Sorry.
 10 TODD BLANCHE: -- just wanted -- it was --
 11 I just wanted to make sure it was clear.
 12 Okay. So you went on a trip to -- to
 13 where?
 14 GHISLAINE MAXWELL: Latin America.
 15 TODD BLANCHE: And who -- and so Ms. Mills
 16 was on that trip?
 17 GHISLAINE MAXWELL: She was.
 18 TODD BLANCHE: And President Clinton was
 19 on that trip?
 20 GHISLAINE MAXWELL: He was.
 21 TODD BLANCHE: Who else was on that trip?
 22 GHISLAINE MAXWELL: Doug Band.
 23 TODD BLANCHE: Who worked with President
 24 Clinton?
 25 GHISLAINE MAXWELL: Yes.

1 TODD BLANCHE: And was Mr. Epstein?
 2 GHISLAINE MAXWELL: No.
 3 TODD BLANCHE: And what was the purpose of
 4 that trip?
 5 GHISLAINE MAXWELL: Well, the President
 6 had -- I don't know. I mean, I -- the President met
 7 with -- I can't even remember every -- all the, I
 8 know, presidents and we were in --
 9 TODD BLANCHE: Was this part of President
 10 Clinton's work after he left office with the -- with
 11 his foundation? Or was -- meaning what --
 12 GHISLAINE MAXWELL: I don't think the
 13 foundation, when did the --
 14 TODD BLANCHE: -- was it something for him
 15 or was it --
 16 GHISLAINE MAXWELL: When did the -- I
 17 don't remember when the Clinton Global Initiative
 18 started.
 19 So if you date me -- if you give me that
 20 date, I can tell you if it was pre or post. Because
 21 without that, I can't pin the reason.
 22 DAVID MARKUS: Do you remember what it was
 23 for or not?
 24 GHISLAINE MAXWELL: No. I don't recall.
 25 DAVID MARKUS: Okay.

1 GHISLAINE MAXWELL: I mean, I don't --
 2 TODD BLANCHE: Yeah, that's -- don't over
 3 think or under think the reason for my questions.
 4 I don't -- I don't have any idea why you
 5 went on that trip, so I don't know an answer that I'm
 6 getting from you.
 7 GHISLAINE MAXWELL: No, I'm just trying to
 8 be as accurate as possible and give you the
 9 information that you seek.
 10 TODD BLANCHE: Why would you -- do you
 11 remember why you were invited to go? Like were you
 12 -- were you friends with somebody? What was your
 13 role going on that trip?
 14 GHISLAINE MAXWELL: I didn't have a role.
 15 TODD BLANCHE: So do you remember why --
 16 do you remember who invited you to go?
 17 GHISLAINE MAXWELL: If -- probably
 18 Doug Band.
 19 TODD BLANCHE: And how did you know Doug?
 20 GHISLAINE MAXWELL: Because Doug and --
 21 again, back with Philip Levine.
 22 TODD BLANCHE: Got it. And do you know
 23 whether he had a relationship with Mr. Epstein?
 24 GHISLAINE MAXWELL: Who?
 25 TODD BLANCHE: Doug.

1 GHISLAINE MAXWELL: I -- I don't know. I
 2 mean, nothing. He -- I don't believe there was any
 3 relationship, other than I helped -- well, without
 4 me, I don't think there would've been those flights,
 5 because I was the one who asked Epstein to provide
 6 the plane for -- well, certainly I remember the one
 7 to Africa, of course, that big trip.
 8 And I thought it was an honor and a
 9 privilege to be part of something so amazing and to
 10 have an opportunity to spend time with a man that I
 11 found truly extraordinary.
 12 And please, I don't mean it in any other
 13 way, other than as a former fantastic ex-president.
 14 I don't --
 15 TODD BLANCHE: So I was asking around the
 16 question, but I'll just ask it: like, were you
 17 basically asked to go because you were kind of
 18 responsible for the plane?
 19 Responsible is the wrong word. They use
 20 you -- they were able to use you to make sure that
 21 they could -- you helped them get Mr. Epstein's plane
 22 for the trip?
 23 GHISLAINE MAXWELL: No, I don't even know
 24 if when I was on that -- in fact, I think -- I think,
 25 that trip, I'm not even sure that Epstein had met the

1 President.
 2 TODD BLANCHE: Okay.
 3 GHISLAINE MAXWELL: I think this is -- but
 4 if I'm right, and I think I am, I think that trip
 5 happened when Epstein and Clinton had never even --
 6 not that they'd never met, because Epstein had gone
 7 to the White House, but they had not met.
 8 I'd never asked Epstein for the plane then
 9 because they'd never met and it would be weird. But
 10 they met because of me and the plane was because of
 11 me. But that trip was the first, I think, the first
 12 trip I took with the ex-president. And I don't
 13 believe Epstein and he had met.
 14 And we're talking a time period when I was
 15 trying to --
 16 TODD BLANCHE: Yeah.
 17 GHISLAINE MAXWELL: -- leave. Not very
 18 successfully obviously, but I was branching out on my
 19 own and being more independent of Mr. Epstein and
 20 trying to -- all kinds of businesses that I was into.
 21 I was trying to start the first telehealth
 22 medicine with the Cleveland Clinic. I mean, I'm not
 23 going to bore you, because I don't think that's what
 24 you guys are interested in, but those were the sorts
 25 of things that I was looking for him to finance, so

1 that I could stop being, you know, a general manager
2 of a hotel.

3 TODD BLANCHE: Did you -- so did you take
4 other trips with some or all of those individuals,
5 kind of without Mr. Epstein in later years? Like,
6 you said that was the first time that you had kind of
7 been on something like that and it was an honor and
8 you were spending time with former President Clinton
9 and others.

10 Were there other -- over the years, did
11 you do that more than once?

12 GHISLAINE MAXWELL: Yes.

13 TODD BLANCHE: We'll talk about those.
14 Like multiple times, like too many to count or there
15 three or four times. Like how many times?

16 GHISLAINE MAXWELL: A lot. A lot. I went
17 on a lot of trips. Now I don't recall all of them.
18 Not because I'm trying to be evasive or anything, but
19 I just don't remember them all.

20 And after a while, you know, in the
21 incredible job that you have, all of you, that when
22 you're so high pressured and you're spending so much
23 time with extraordinary people like you do with
24 President Trump, it -- it can blur. It just does.

25 And those few things that stand out,

1 because at the end it's all just extraordinary as
2 cars and sirens and president. It's like, whoa,
3 okay.

4 TODD BLANCHE: So, I understand, but
5 talk -- so don't give me spec- --

6 GHISLAINE MAXWELL: Right.

7 TODD BLANCHE: -- I understand you can't
8 give specific numbers. What -- describe more about
9 kind of your, that part of your life and your
10 relationship. I'm using "relationship." You don't
11 like relationships.

12 GHISLAINE MAXWELL: Right, right.

13 TODD BLANCHE: And your -- sorry. And
14 your --

15 GHISLAINE MAXWELL: My employer.

16 TODD BLANCHE: Yes. Just describe your --
17 what you were doing with those individuals. So when
18 I say "those individuals," I'm talking about former
19 President Clinton, Doug, other folks that worked with
20 him.

21 GHISLAINE MAXWELL: All of them. Yes.
22 There were loads of them. And just all of them, you
23 know the team, I don't need to give you all the
24 names. You have them at your fingertips and I can
25 confirm. If you give me names, I'll say yes, because

1 they're not all going to pop into my head, so.

2 TODD BLANCHE: Right.

3 GHISLAINE MAXWELL: Okay. So I started
4 spending a lot of time. I don't want to characterize
5 that, but I started spending time with the former
6 President and with Doug and his team.

7 And then it -- I had no purpose, really,
8 other than I had -- I obviously offered something, I
9 don't know, ideas of -- I don't know.

10 Anyway. And he started to travel. I
11 don't remember if the first trip was Africa or how it
12 went, but at some point, I think there was actually
13 two trips, but I'm not sure. So there was to Europe
14 and then to Africa, I think maybe it was all one
15 trip.

16 And at some point, Mr. Epstein said he
17 didn't want to go on the trip and he was going
18 somewhere else and he just left. And I was like,
19 well, okay. And so I ended up doing the whole trip
20 without Mr. Epstein or his plane.

21 TODD BLANCHE: And when you were traveling
22 with them, what were the purposes of the trips? Like
23 is this one --

24 GHISLAINE MAXWELL: I think these were
25 all -- I think actually it was the AIDS, was one of

1 the primary ones, for his AIDS Foundation, when he
2 was working to do that. And there were always a
3 humanitarian side to the trips.

4 And we went to Egypt and to, there was --
5 oh, yeah.

6 TODD BLANCHE: So there -- so it sounds
7 like you're describing one -- right now, one trip
8 with lots of stops.

9 GHISLAINE MAXWELL: It could be, but I
10 have a feeling that I went on other trips, but I
11 can't remember.

12 TODD BLANCHE: When you -- when you went
13 on these --

14 GHISLAINE MAXWELL: I went to London.

15 TODD BLANCHE: Went to London. Okay.

16 GHISLAINE MAXWELL: I don't know if that's
17 the same trip.

18 TODD BLANCHE: When you went on these
19 trips, that -- were you always on Mr. Epstein's
20 plane?

21 GHISLAINE MAXWELL: No.

22 TODD BLANCHE: -- Or did you sometimes
23 accompany them on a different plane?

24 GHISLAINE MAXWELL: Correct. Yes.

25 TODD BLANCHE: How many were on

1 Mr. Epstein's plane? Again, I'm not holding you to
2 exact, but --
3 GHISLAINE MAXWELL: That was a full, that
4 was packed. Because it was a lot of secret service.
5 It took all the Secret Service as well.
6 TODD BLANCHE: Okay.
7 GHISLAINE MAXWELL: So it was whatever the
8 detail is for Secret Service, it's a lot.
9 TODD BLANCHE: And on how many occasions,
10 besides the trip you just described, were there other
11 times when they used -- when President Clinton and
12 the folks he was with, used Mr. Epstein's plane?
13 GHISLAINE MAXWELL: I think it was --
14 there was twice, maybe. There was that. But it will
15 reflect on the logs. There won't be anything that's
16 not on the logs that you have already.
17 TODD BLANCHE: Were you, by the way,
18 responsible for the logs in any way? Like, you've
19 seen the logs and they're public and you have them in
20 discovery.
21 But over the years when you were working
22 with or for Mr. Epstein, did you have access to the
23 logs?
24 GHISLAINE MAXWELL: I was, not. No,
25 never. The pilots -- the logbook was their personal

1 logbook.
2 I never even saw them have it. I never
3 saw them fill it in. And then there was a second set
4 of logs, the -- the flight manifests. And I never
5 saw those either. I was never -- I was never
6 allowed, I suppose. Because he didn't want me to
7 see.
8 TODD BLANCHE: Do you know -- so do you
9 know whether Mr. Epstein had a separate relationship
10 with -- with President Clinton, different from the
11 what you just described? So different than being
12 with him, with respect to his foundation or something
13 like this?
14 GHISLAINE MAXWELL: I would say no.
15 TODD BLANCHE: When's the last time that
16 you went on a trip or saw President Clinton?
17 GHISLAINE MAXWELL: It was in -- was late
18 2000 and, I don't know, '16, '17, '18, something
19 in -- it was in Los Angeles.
20 TODD BLANCHE: And what was the purpose of
21 that meeting?
22 GHISLAINE MAXWELL: I think he was hosting
23 something or he was at an event and I was in L.A. and
24 I had dinner with him.
25 TODD BLANCHE: Had -- did you ever meet

1 Secretary Clinton, Hillary Clinton?
2 GHISLAINE MAXWELL: Yes.
3 TODD BLANCHE: When did you meet her?
4 GHISLAINE MAXWELL: I want to say --
5 again, please don't hold me to it, but I want to say
6 that it was on a flight that came from the island
7 from -- not from the island, from the Nantucket or --
8 or Martha's Vineyard back to New York, is what I
9 think. I might be wrong.
10 TODD BLANCHE: Okay. So some -- an East
11 Coast island, like Nantucket --
12 GHISLAINE MAXWELL: Yes.
13 TODD BLANCHE: -- Or something like this?
14 GHISLAINE MAXWELL: Yes. No, -- the
15 Clint- -- the ex-president never came to the island.
16 TODD BLANCHE: And did you -- is that the
17 only time that you met Hillary Clinton?
18 GHISLAINE MAXWELL: No, I went to the
19 house in Chappaqua a few times.
20 TODD BLANCHE: And why did you go to the
21 house?
22 GHISLAINE MAXWELL: I was invited.
23 TODD BLANCHE: Just to see
24 President Clinton or Hillary Clinton or both or --
25 GHISLAINE MAXWELL: Yeah, I mean, as a

1 friend, not for -- I don't -- there was no -- I don't
2 remember any reason, either was somehow I
3 communicated that was in coming, driving back past
4 Chappaqua or if they were home and stop in.
5 And it's -- I know it sounds a little
6 flippant, but it could -- it could have even
7 something as --
8 TODD BLANCHE: And do you know whether
9 Mr. Epstein had -- knew or had any sort of visit
10 dealings or -- associated with Hillary Clinton?
11 GHISLAINE MAXWELL: I would say no.
12 TODD BLANCHE: Did -- did you ever see
13 them together?
14 GHISLAINE MAXWELL: No.
15 TODD BLANCHE: Did -- do you know whether
16 Mr. Epstein ever did any business transactions with
17 the Clintons?
18 GHISLAINE MAXWELL: I would -- well, I'm
19 not sure I can. I'm not sure how to quite -- I don't
20 know the answer to that strictly, because, I was -- I
21 was part of the beginning process of the Clinton
22 Global Initiative.
23 And that was something that I helped with
24 and that was me, and Epstein may have helped me help
25 them. And in that context, he may well have involved

1 himself, but only in the context of something that I
 2 was trying to do.
 3 TODD BLANCHE: So when you say "involved
 4 himself," meaning like, give money to the Clinton
 5 Global Initiative or something like this?
 6 GHISLAINE MAXWELL: Well, so there's that.
 7 I think he did do that. And that, I believe, the
 8 money that he may have given could have been
 9 independent of me. But I think it's just easier if I
 10 just tell you how it happened, rather than --
 11 otherwise it sounds all odd and funky. I went to
 12 Davos with a former president and I -- have you been
 13 to Davos?
 14 TODD BLANCHE: In what?
 15 GHISLAINE MAXWELL: Have you been to
 16 Davos?
 17 TODD BLANCHE: I have not.
 18 GHISLAINE MAXWELL: Okay. Well, you know,
 19 it's a -- you know what it is, right? Okay. So --
 20 and I was -- I thought the former president should
 21 have his own Davos, because it would be -- and they
 22 had -- it turned out, that they had been thinking
 23 about it anyway.
 24 And so we were talking about it and, you
 25 know, it's a very heavy lift to get something like

1 that to go. And I was friendly with one of the
 2 people who had -- I don't know if he was at the
 3 beginning of Davos or -- but he was running Davos.
 4 It was just -- I don't know, hard to
 5 describe his actual role at Davos and had
 6 conversations with him about what did he think, you
 7 know? Oh, just because I was having dinner with him
 8 about if Clinton could get something like that to go,
 9 what was his thoughts?
 10 And he was very, very enthusiastic. I
 11 mean, he was like, that's just an incredible idea.
 12 So I put them together.
 13 TODD BLANCHE: Who -- what's that person's
 14 name? Do you remember?
 15 GHISLAINE MAXWELL: I knew you were going
 16 to ask me.
 17 TODD BLANCHE: Okay.
 18 GHISLAINE MAXWELL: I can -- I can --
 19 TODD BLANCHE: Just -- you said -- I
 20 didn't know if you knew his -- if you remember his
 21 name.
 22 GHISLAINE MAXWELL: I do know. I do, but
 23 I just --
 24 TODD BLANCHE: Can't remember his name.
 25 Okay.

1 GHISLAINE MAXWELL: It will come to me.
 2 It may come to me tomorrow, but eventually these
 3 things, like, surface from -- like in the middle of
 4 the night, I was scribbling names --
 5 TODD BLANCHE: Yeah.
 6 GHISLAINE MAXWELL: -- that I couldn't
 7 remember from yesterday.
 8 TODD BLANCHE: Okay.
 9 GHISLAINE MAXWELL: But his name will come
 10 to me, and if not, we can find it.
 11 TODD BLANCHE: Okay. So you -- when
 12 the -- just still stay -- staying on your
 13 relationship with -- sorry, the -- your association
 14 with the Clintons.
 15 You were part of the ramp up or the
 16 startup of the Clinton Global Initiative --
 17 GHISLAINE MAXWELL: I was.
 18 TODD BLANCHE: -- and helping them in
 19 supporting that effort.
 20 GHISLAINE MAXWELL: I -- I would say very
 21 central to that, yes.
 22 TODD BLANCHE: And Mr. Epstein, was he
 23 part of the work around that or just in support of
 24 you?
 25 GHISLAINE MAXWELL: He supported me to

1 help them, but then I think he may have tried to use
 2 that to insert himself in some way, that would not
 3 have surprised me at all.
 4 And I know that he was annoying, in terms
 5 that I could catch him on the phone and he wouldn't
 6 always agree with what I wanted to do. And I was
 7 like, it's not your idea. I don't really care what
 8 you think, but that didn't go over so well.
 9 TODD BLANCHE: And --
 10 GHISLAINE MAXWELL: Oh, I just want to
 11 say, it wasn't my idea for his CGI.
 12 TODD BLANCHE: Wasn't your -- say it
 13 again.
 14 GHISLAINE MAXWELL: It's not my idea.
 15 They had had that idea before. I just helped bring
 16 key personnel to --
 17 TODD BLANCHE: You're saying the idea of
 18 President Clinton kind of having his own Davos
 19 like --
 20 GHISLAINE MAXWELL: I'm not -- I'm not
 21 owning. I didn't -- that's not --
 22 TODD BLANCHE: Understood.
 23 GHISLAINE MAXWELL: I don't want anyone --
 24 I don't try to elevate myself in any form of
 25 importance here.

1 TODD BLANCHE: No, I understand.
 2 GHISLAINE MAXWELL: Okay.
 3 TODD BLANCHE: Did you go to Davos with
 4 President Clinton more than once or just once?
 5 GHISLAINE MAXWELL: I can't remember.
 6 Once for sure. And I think maybe twice, but I don't
 7 remember.
 8 TODD BLANCHE: Did -- and you're not, I
 9 think you said, you don't -- you're not aware of
 10 President Clinton ever going to the island?
 11 GHISLAINE MAXWELL: He never. Absolutely
 12 never went. And I can be sure of that because
 13 there's no way he would've gone -- I don't believe
 14 there's any way that he would've gone to the island,
 15 had I not been there. Because I don't believe he had
 16 an independent friendship, if you will, with Epstein.
 17 Did they speak? Did he go? Yes, but
 18 that's very different from going to spend time on an
 19 island.
 20 And plus, the story as told is so patently
 21 absurd that I flew him in the helicopter. I am a
 22 helicopter pilot, that is true. But the notion of me
 23 flying an ex-president in a machine. That would
 24 terrify me. I would never even take that
 25 responsibility. Can you imagine? Yeah, no. I'm not

1 -- I'm -- no.
 2 TODD BLANCHE: Did -- did you ever go with
 3 President Clinton to any of Epstein -- Mr. Epstein's
 4 properties?
 5 GHISLAINE MAXWELL: I --
 6 TODD BLANCHE: -- so like New Mexico,
 7 Palm Beach, or in New York?
 8 GHISLAINE MAXWELL: I have no memory of
 9 him in any of those places.
 10 TODD BLANCHE: When you were in London
 11 with President Clinton, did you -- did you ever go to
 12 your -- to your flat with him?
 13 GHISLAINE MAXWELL: I don't think he did.
 14 I don't -- I don't think so, because this, like, it's
 15 like -- he wouldn't even -- he wouldn't even be able
 16 to carry all his Secret Service with him. I don't
 17 think so, no.
 18 TODD BLANCHE: Okay. Do you know -- we
 19 talked a little about the Duchess of York, about
 20 Sarah Ferguson yesterday.
 21 Did -- when's the -- when the last time
 22 you, like -- when's the last time you, you saw her?
 23 Like, were you -- were you -- do you have a -- were
 24 you with her or hang out with her, socializing with
 25 her, in the '90s, 2000s? Both?

1 GHISLAINE MAXWELL: She's -- well, I had
 2 a -- I don't know if she liked me very much. I think
 3 my friendship with her ex-husband -- well, sometimes
 4 she really did like me and sometimes she didn't. So
 5 maybe a frenemy, I don't know.
 6 TODD BLANCHE: Okay.
 7 GHISLAINE MAXWELL: I -- it was always
 8 friendly when we were together, but I think that
 9 there was some latent hostility. And I --
 10 TODD BLANCHE: Is that something you've
 11 heard since everything came out or along the way you
 12 felt that way?
 13 GHISLAINE MAXWELL: No, that's how I felt.
 14 That -- that is a characterization of myself. That's
 15 how I felt about her. I would never -- I was always
 16 friendly with her. I mean, she's -- I mean, I've
 17 seen her many, many times and she's also super, super
 18 close with other people I'm very good friends with in
 19 England. I think that -- I think that she liked
 20 Mr. Epstein.
 21 TODD BLANCHE: Why do you think that?
 22 GHISLAINE MAXWELL: My female intuition.
 23 TODD BLANCHE: Okay.
 24 LEAH SAFFIAN: Discovery.
 25 GHISLAINE MAXWELL: Oh.

1 LEAH SAFFIAN: The letter.
 2 GHISLAINE MAXWELL: I don't remember it.
 3 TODD BLANCHE: It's okay.
 4 GHISLAINE MAXWELL: Okay. I don't -- it's
 5 possible that there's things -- well, I know -- it's
 6 not possible. I know that there is discovery, but I
 7 don't recall. But I think she had a thing for him.
 8 TODD BLANCHE: Did -- there's some actors
 9 or some folks from Hollywood that I want to ask you
 10 about, just to understand whether you knew them or
 11 Mr. Epstein knew them. Chris Tucker?
 12 GHISLAINE MAXWELL: Yes.
 13 TODD BLANCHE: How did you know
 14 Mr. Tucker?
 15 GHISLAINE MAXWELL: I think only from that
 16 flight to Africa. But I do think that they met --
 17 TODD BLANCHE: You say that flight to
 18 Africa, the one we were just talking about with --
 19 GHISLAINE MAXWELL: Yes.
 20 TODD BLANCHE: -- President Clinton?
 21 GHISLAINE MAXWELL: Yes. Sorry.
 22 TODD BLANCHE: Sorry, go ahead. Yep.
 23 GHISLAINE MAXWELL: But I also think that
 24 they kept a little bit in touch and I think we met,
 25 or I have a memory of him maybe in L.A., I don't

1 know. I think they sort of loosely stayed in touch.
 2 I wouldn't -- I don't think it -- I don't know. I
 3 don't know how to say that.
 4 TODD BLANCHE: Do you know Mr. Tucker
 5 besides that flight?
 6 GHISLAINE MAXWELL: No.
 7 TODD BLANCHE: And do you know whether --
 8 when you say you think that they kept in touch, you
 9 mean you think that Mr. Epstein and Mr. Tucker --
 10 GHISLAINE MAXWELL: They may have. I
 11 didn't, but he might have. I'm not sure.
 12 TODD BLANCHE: Kevin Spacey?
 13 GHISLAINE MAXWELL: I know him also from
 14 that same flight.
 15 TODD BLANCHE: Aside from that flight, do
 16 you know him from any other thing?
 17 GHISLAINE MAXWELL: No.
 18 TODD BLANCHE: Naomi Campbell?
 19 GHISLAINE MAXWELL: Yes, I do know Naomi,
 20 and I knew her before I met Mr. Epstein and Mr. --
 21 former President Clinton.
 22 TODD BLANCHE: Do you know whether
 23 Mr. Epstein separately knew Ms. Campbell?
 24 GHISLAINE MAXWELL: I think she -- he
 25 probably met her through me, that I imagine.

1 TODD BLANCHE: And so for those three,
 2 Mr. Tucker, Mr. Spacey, and Ms. Campbell, did they
 3 ever travel to any of Mr. Epstein's properties; the
 4 island or New Mexico?
 5 GHISLAINE MAXWELL: Not Mr. Tucker --
 6 well, not to my knowledge Mr. Tucker or Mr. Spacey.
 7 Naomi Campbell may have.
 8 TODD BLANCHE: To where?
 9 GHISLAINE MAXWELL: She may have gone --
 10 well, she certainly -- well, I believe she visited
 11 him in Palm Beach, and I believe she may have gone to
 12 the island and she may have gone to see his house in
 13 New York. Whether she went to New Mexico or Paris as
 14 well, maybe. They were friends or friendly.
 15 TODD BLANCHE: Were you -- what you just
 16 said "she may have," were you on those trips?
 17 GHISLAINE MAXWELL: I don't have any
 18 independent memory of that, so I'm not sure. I don't
 19 think so.
 20 TODD BLANCHE: Do you know --
 21 GHISLAINE MAXWELL: Her relationship, her
 22 friendship, her -- I think you're making me use your
 23 word. Her -- her friendship, whatever, with
 24 Mr. Epstein was independent of me.
 25 TODD BLANCHE: Okay. But you also had a

1 separate friendship with her before you met
 2 Mr. Epstein?
 3 GHISLAINE MAXWELL: I did.
 4 TODD BLANCHE: Okay. Larry Summers, the
 5 former Secretary of the Treasury.
 6 Do you know that person?
 7 GHISLAINE MAXWELL: I did, yes.
 8 TODD BLANCHE: How?
 9 GHISLAINE MAXWELL: I met Mr. Summers
 10 through Mr. Epstein.
 11 TODD BLANCHE: And the same question, just
 12 generally time period, are you talking about early
 13 2000s, '90s, a little after that?
 14 GHISLAINE MAXWELL: I honestly really
 15 don't know.
 16 TODD BLANCHE: Okay.
 17 GHISLAINE MAXWELL: I did want to say
 18 something. I forgot that there was -- yesterday.
 19 You asked me about Mr. Epstein's properties. He had
 20 a rental in Boston as well, but it -- not for very
 21 long, but it was another place that I had to put
 22 together. And I only went with him once and he would
 23 go there independently of me. No, I would not go
 24 with him.
 25 TODD BLANCHE: Was that in the '90s?

1 GHISLAINE MAXWELL: I think it was, yes.
 2 TODD BLANCHE: Mr. Summers, do you know
 3 why -- do you know what his relationship was with
 4 Mr. Epstein; business, personal, both, or don't you
 5 know?
 6 GHISLAINE MAXWELL: I think he spoke to
 7 Mr. Epstein about business a lot, but I think they
 8 were friends. They were friendly.
 9 TODD BLANCHE: Do you know whether
 10 Mr. Summers ever traveled on Mr. Epstein's planes to
 11 any of the properties that Mr. Epstein owned?
 12 GHISLAINE MAXWELL: He may have, but I
 13 don't think, if he did, I was on any of the flights.
 14 I mean, those are another issues. I mean, I went --
 15 I traveled so, so much that I really -- the flights
 16 just blur.
 17 TODD BLANCHE: I understand.
 18 George Soros?
 19 GHISLAINE MAXWELL: I don't think he knew
 20 him. I did, but I don't think he did. I don't
 21 think.
 22 TODD BLANCHE: How did you know Mr. Soros?
 23 GHISLAINE MAXWELL: I was friends with his
 24 kids.
 25 TODD BLANCHE: What -- which kids?

1 GHISLAINE MAXWELL: Jon and -- I can't
2 think of his other child. I can't think of -- I
3 mean, I've lost his name.
4 LEAH SAFFIAN: Alexander.
5 GHISLAINE MAXWELL: Who?
6 LEAH SAFFIAN: Alexander.
7 GHISLAINE MAXWELL: I met him, but just
8 socially. He may not remember even having met me. I
9 was excited to meet him.
10 TODD BLANCHE: When are you thinking --
11 when would you have met him?
12 GHISLAINE MAXWELL: If I met him it -- I
13 think it was either at an event or at his kids -- it
14 wouldn't have been at his house. An event, I
15 think -- or I think actually, no, in the Hamptons I
16 met him. He was staying at somebody's house. If --
17 if my memory serves.
18 TODD BLANCHE: And what was your
19 relationship? How did you know his kids?
20 GHISLAINE MAXWELL: I was out and about in
21 New York a lot.
22 TODD BLANCHE: So just socially?
23 GHISLAINE MAXWELL: Just socially, yes.
24 And -- yeah, just socially, I think.
25 TODD BLANCHE: Do you know -- do you know

1 whether Mr. Soros or his kids ever traveled on
2 Mr. Epstein's planes?
3 GHISLAINE MAXWELL: I don't think so.
4 TODD BLANCHE: Ever visit either the
5 island or New Mexico or --
6 GHISLAINE MAXWELL: No, I don't think so.
7 TODD BLANCHE: Paris? No?
8 Okay. So I -- we tried to -- to identify
9 names that have come up, either publicly or in -- in
10 other lawsuits. Are there any names that you -- that
11 come to mind that we haven't, we've talked about a
12 lot of names. A lot of names.
13 Are there some folks that you think we've
14 forgotten to ask you about?
15 GHISLAINE MAXWELL: Well, you asked me
16 about names and I have some names, and I just want to
17 give you some context for the names as well.
18 TODD BLANCHE: Sure.
19 GHISLAINE MAXWELL: So we talked about
20 Elizabeth Johnson yesterday.
21 TODD BLANCHE: Uh-huh.
22 GHISLAINE MAXWELL: She had a boyfriend
23 and he was Frederic Fekkai, the hairdresser. And he
24 and Epstein were friendly, very friendly.
25 TODD BLANCHE: And then what time period

1 are you talking about?
2 GHISLAINE MAXWELL: Well --
3 TODD BLANCHE: Like '90s, or 2000s, or
4 both?
5 GHISLAINE MAXWELL: I think the 2000s,
6 actually, for that. You can date that because it was
7 from when he -- I think he probably knew Frederic
8 before he dated Elizabeth. But --
9 TODD BLANCHE: And when you say they were
10 very friendly, did they go -- did they travel
11 together?
12 GHISLAINE MAXWELL: I don't know if they
13 traveled together, I mean, Epstein didn't go out very
14 much or -- I mean, he did go out, but not -- and
15 sometimes if he did, I think he would go out and
16 maybe see Fred -- Frederic.
17 And then there was -- I mean, he had a
18 bunch of guys that he would -- I would know that he
19 would see or meet, but he really -- I guess now -- so
20 he had new friends. I -- I don't know, but --
21 TODD BLANCHE: Okay. What other names?
22 GHISLAINE MAXWELL: Okay, so Henry
23 Jarecki, who had an island near his. Henry was a
24 financier who was the guy who cornered the silver
25 market back in the day.

1 TODD BLANCHE: He had an island in the
2 Caribbean -- in the Caribbean near Mr. Epstein?
3 GHISLAINE MAXWELL: Yeah. In the British
4 Virgin Islands.
5 TODD BLANCHE: Okay.
6 GHISLAINE MAXWELL: And there was
7 Branson's island there. Now I know that there's an
8 allegation that they met. I -- I think -- I think I
9 remember that I went to Richard Branson's island with
10 Mr. Epstein, and maybe he went another time, but I
11 don't -- I wouldn't characterize Richard Branson and
12 him as friends, but he did go and I think I went with
13 him.
14 TODD BLANCHE: Do you know whether
15 Mr. Branson ever came to Mr. Epstein's island?
16 GHISLAINE MAXWELL: If he did, I was not
17 there.
18 TODD BLANCHE: Okay. Okay.
19 GHISLAINE MAXWELL: So -- but it's
20 possible, so --
21 TODD BLANCHE: Understood.
22 GHISLAINE MAXWELL: -- I wanted to ...
23 TODD BLANCHE: Who else?
24 GHISLAINE MAXWELL: Marvin Minsky. He had
25 a group of scientists that he was very, very friendly

1 with, all centered around Harvard. So I remember
2 him.

3 Martin Nowak, who's a mathematician.
4 Stephen Jay Gould. I don't know if Stephen Jay Gould
5 was -- came through the Harvard angle, but I know
6 that there was a -- he would -- excuse me, Epstein
7 would have dinners at the house that I was tasked to
8 organize and the scientists were a very major
9 component of that.

10 They weren't social dinners as much as
11 they were scientific. He would discuss whatever he
12 would discuss. But if you were in the area of brain
13 cognition or -- he would invite them to the house and
14 they would come, all of them. All -- any name you
15 can name, they would be there.

16 TODD BLANCHE: So let's talk about that
17 top -- that relation -- those -- those associations
18 or relationships he had with the mathematicians or --
19 and with Harvard, and I think with MIT, to some
20 extent as well.

21 GHISLAINE MAXWELL: Official
22 (indiscernible) MIT too, yeah.

23 TODD BLANCHE: What -- from what you
24 observed, what's the reason behind him having --
25 developing those ties with Harvard, with MIT, and

1 with certain professors and others associated with
2 those institutions?

3 GHISLAINE MAXWELL: He really was
4 profoundly interested in that area of science and in
5 the brain, and in -- I mean, if you were in --
6 Stephen Jay Gould or the major scientist on
7 happiness, I mean, it -- it came, I believe, from a
8 genuine area of interest, not from anything ...

9 TODD BLANCHE: And how did he -- how did
10 he become friends with them? How -- how was he able
11 to spend time with them? Meaning, did he donate to
12 the university and then they were kind of --

13 GHISLAINE MAXWELL: Certain --

14 TODD BLANCHE: -- it was mandatory fun for
15 them or did he have relations with them where he
16 would, you know --

17 GHISLAINE MAXWELL: I don't know the
18 chicken --

19 TODD BLANCHE: -- host them or --

20 GHISLAINE MAXWELL: I don't if the chicken
21 or the egg came first.

22 TODD BLANCHE: Okay.

23 GHISLAINE MAXWELL: But -- but when I met
24 him first, I mean, he was already doing a lot of this
25 stuff. This is not -- I -- I've read, so this is why

1 I'm saying this. I was not responsible for these --
2 for this area of interest. I mean, I certainly --
3 sorry, just to bounce a second before it slips my
4 mind and I leave something out.

5 There was an institute in New Mexico
6 called -- anyone? The institute of -- it's very
7 famous. We're not talking to the Alamos.

8 Anyway, all right. There's a very famous
9 institute in New Mexico, so you can look it up.
10 You'll -- it'll come to you at the minute you put it
11 in your computer.

12 TODD BLANCHE: Okay.

13 GHISLAINE MAXWELL: And there had some of
14 the biggest brains ever. Those -- that relationship
15 came through me, so I -- that's me. And that is
16 because my father was -- one of the major scientific
17 hit up my family fortune, when I had one, came from
18 scientific publishing.

19 And when it started from the thing that
20 you were asking me yesterday, my father was in the
21 Second World War, I told you, and he won the military
22 cross, and then he actually did become what was part
23 of intelligence back in the war. And his job was to
24 interrogate German scientists and prisoners of war.

25 And then that parleyed into business with

1 Springer-Verlag and then into Pergamon Press, which
2 was the scientific journals business. And he had an
3 interest -- he believed that it's -- knowledge is
4 what would prevent war.

5 And the biggest scientific discoveries --
6 well, not all of them, but many of them are coming
7 from the Eastern block and that's how we have the
8 relationship with Santa Fe Institute.

9 And Murray Gell-Mann, specifically. And I
10 introduced Epstein to Murray Gell-Mann. Sorry, to go
11 off on a tangent.

12 TODD BLANCHE: This is at the Santa Fe
13 Institute?

14 GHISLAINE MAXWELL: Yes, thank you. And
15 Murray Gell-Mann was there, and Murray Gell-Mann and
16 Epstein got along very, very well.

17 TODD BLANCHE: Okay.

18 GHISLAINE MAXWELL: And he was the man of
19 the (unintelligible). Sorry.

20 TODD BLANCHE: So do you know whether --
21 so while you -- when you meet Mr. Epstein in the
22 early '90s continuing on, so not what he had done
23 before, did he -- why do you think, from what you saw
24 or what you heard, he had the relationship or wanted
25 to have the relationships that he had with Harvard

1 and with -- and with MIT?

2 GHISLAINE MAXWELL: So I think that that
3 may have come with Wexner. I'm not sure, but that's
4 something that I think that Wexner maybe had a
5 relationship with Harvard, and that he used that
6 relationship to, I believe, he funded a lot.

7 And if he didn't, that his clients of
8 which Wexner obviously was one, would fund. And he
9 would -- he would then make -- he would arrange the
10 fund or --

11 TODD BLANCHE: Did --

12 GHISLAINE MAXWELL: -- organize the fund,
13 or I don't know.

14 TODD BLANCHE: I'm going to take -- we'll
15 take a break in a -- in a minute, but just to kind of
16 set us up for what we're going to talk about next.

17 Mr. Ep- -- we talked yesterday morning
18 about Mr. Epstein's kind of business and how he had
19 money. Did he seem to live beyond his means, as far
20 as what he was making?

21 So did you ever get the sense while you
22 were with him, that it was suspicious or curious how
23 he was able to have the funds to, you know, buy, you
24 know, two planes, you know, an island, and
25 New Mexico, you know, the ranch, almost -- almost

1 unlimited funds?

2 GHISLAINE MAXWELL: You said it perfectly.
3 I thought it was astonishing, but I didn't have any
4 reason to believe that it came from anything
5 nefarious.

6 I saw him work. I never saw him really do
7 anything, other than be on the phone, there's that,
8 and he had a lot of meetings, but he had a lot of
9 accounts.

10 And he dealt with pretty much every
11 financier that you could care to mention. And if I
12 could have access to the names, I'd be able to tell
13 you which ones you -- I just don't remember them all.

14 But in every bank, Goldman, Lehman, all of
15 them, to my mind anyway. And most of the major
16 businessmen at that time, he was in the Council of
17 Foreign Relations, so you had access. That's an
18 extraordinary list of people. It just is.

19 And then he -- you asked me about his, but
20 I -- so I thought about it last night, how to try and
21 explain what it was and I think the best thing is to
22 focus only on Wexner's business.

23 So I was present for some of their
24 meetings in some of their business, and I listened.

25 And so things that I personally recollect, and I know

1 I heard, was that he would -- when I told you
2 yesterday, I think, that he would, no detail was too
3 small, so he would do the contracts with the staff, I
4 think, and I saw that myself.

5 And he also organized all the trusts for
6 all the children, so if Wexner had kids -- and
7 Wexner -- I don't know if he did, he did have
8 children. So every time there was a child, he would
9 create a trust for that child.

10 And I don't -- these were complex
11 financial structures that would contain stocks of the
12 various businesses. He restructured, when I was
13 there, Wexner's business in its entirety, as I
14 recollect.

15 And then not only that, but there were
16 business interests, so Wexner owned or build, or
17 designed, or I don't quite know how to characterize
18 it, but New Albany, which is a center outside of
19 Ohio, Columbus, Ohio, specifically.

20 And he built -- I remember this
21 conversation, he built himself a very large house,
22 like truly enormous and it's one of the biggest
23 private homes I've ever been to.

24 And he built all the houses around him,
25 and I'm like, this is so random, why would you do

1 that? And he said to me, well, because I want to
2 make sure that the people around me are my friends --
3 I want my friends around me and my neighbors. And I
4 was like, well, whatever. Okay, you know. I've been
5 around enormous wealth my whole life, and I've like
6 -- at some point I just say, okay, whatever. I get
7 it, and I don't. And so that's what he did.

8 But Epstein ran New Albany, which included
9 a country club and a golf club and a -- I mean, gosh,
10 your boss is one of the all-time great, you know,
11 businessmen in this area. You know what that is.
12 And he certainly does.

13 So there'd be that, and there was a
14 business business that Epstein -- well, he told me he
15 owned it, but of course, I can't say that for sure,
16 because I don't know, but it's a sports thing.
17 Riddell, is that a business? Riddell's? I thought
18 about it last night. It's red and had hats, helmets.
19 Riddell's?

20 LEAH SAFFIAN: Riddell.

21 GHISLAINE MAXWELL: Riddell. Yeah,
22 Riddell's.

23 TODD BLANCHE: Okay.

24 GHISLAINE MAXWELL: Now, how he owned
25 that -- well, he told me he owned it, but how he

1 owned that, I -- but that was before I think I came
2 in and he had it, or he said he did.

3 TODD BLANCHE: Got it.

4 GHISLAINE MAXWELL: And he had other
5 businesses. He had -- I know this notion that he did
6 nothing and he just was a grifter and whatnot.

7 Okay. I'm not going to say that's not
8 true, but it's not what I saw and it's not what I
9 believe is true. Not because it couldn't have been
10 that he didn't grift or whatever the word is off --
11 off people, but I saw where I thought looked like
12 real work.

13 TODD BLANCHE: Well, why don't we take
14 a -- take a break. Okay.

15 DAVID MARKUS: Yeah. Thank you.

16 SPENCER HORN: All right. The time is now
17 10:35 and we'll take a break.

18 (Off the record at 10:35 a.m.)

19 SPENCER HORN: We are resuming from break.
20 The time is 10:49 on Friday, July 25th.

21 TODD BLANCHE: Okay. All right. So we've
22 talked around this issue, but -- talked about it a
23 little bit. I want to spend the next hour or so or
24 however long it takes.

25 When you -- when we -- I want to talk,

1 focus kind of exclusively on Epstein and like his
2 criminal conduct with respect to women.

3 Do you -- you said yesterday a couple
4 times that, like, you now kind of recognize or think
5 that there was things that he did that you didn't
6 know about, and that he kept from you or that you
7 didn't see.

8 What did you see? So you said yesterday,
9 and I'm not -- I'm not trying to put words in your
10 mouth, but at some point he was getting massages
11 seven days a week, sometimes multiple massages a day.
12 Women have said that -- that were there -- that say
13 they were there giving him massages, said that those
14 included some sort of sexual conduct, however, you
15 define that in the broadest sense, not just a
16 traditional massage, regularly.

17 So what do you -- what did you see and
18 hear at the time? And then I think, aside from what
19 you saw and heard at the time, now that you've been
20 through what you've been through and heard people say
21 what they've said, and read what they read, what do
22 you -- where does that leave you in your mind with
23 what happened?

24 GHISLAINE MAXWELL: Okay. So I saw
25 Epstein with women. I mean, what I mean by that is

1 he would have women around him, or women on the
2 plane, or women in his house, or -- that's how I'm
3 explaining that.

4 Those women were very interested. What --
5 my characterization of the interest -- the
6 relationships between all women that I saw with him
7 and him, was characterized by -- excuse me, their
8 interest in him as I would see it.

9 And by that, I mean, I never saw anybody
10 who didn't want to be with him and be with him, maybe
11 socially or whatever. I never saw anybody, not under
12 any form of duress in any type of situation where
13 they were, as I would characterize it, looking
14 uncomfortable or in any way distressed.

15 In the entire time I was with him or
16 traveled with him, I never saw that. So any time I
17 saw anybody with him, they were happy to be with him.
18 He would ask people all the time, whoever you were,
19 to massage his feet.

20 It just was -- he'd be sitting there, and
21 he'd have somebody massage his feet, or squeeze his
22 shoulders, or -- I saw that a lot. It was an
23 ubiquitous interaction, if you will.

24 So I did see that. I saw physicality, but
25 not anything that was -- I don't know how to

1 characterize it, anything that looked aggressive, I
2 suppose, to define that. So I never saw an
3 aggressive move.

4 TODD BLANCHE: Well --

5 GHISLAINE MAXWELL: I never saw anything
6 that was --

7 TODD BLANCHE: Non-consensual.

8 GHISLAINE MAXWELL: Thank you. Okay. I
9 never saw anything that was non-consensual. So if
10 he -- well, maybe they didn't -- I never saw anything
11 that looked like they didn't like the hug, or I never
12 saw what I would characterize as anything that was
13 unconsensual.

14 TODD BLANCHE: Did you see -- did you see
15 him either receiving or participating in sexual
16 conduct during massages? Understanding you never saw
17 something nonconsensual.

18 Did you see him engage in sexual conduct
19 during massages?

20 GHISLAINE MAXWELL: Well, you could define
21 sexual conduct as in, I did see women who could have
22 been, you know, less than normally clad for massage,
23 but especially on the island where they would be in a
24 bikini or possibly even topless, yeah, I did see
25 that. So you would --

1 TODD BLANCHE: But what about in -- so --
2 yes, I agree, that's one area. Like -- so women who
3 were either not clothed or topless with just a bottom
4 on. But beyond that, did you see as part of that him
5 touching them?

6 And again, I'm not talking about consent
7 or not consent or age or -- you know, I'm saying like
8 there's multiple, multiple, you know, dozens and
9 dozens of women who have said that they were -- that
10 they engaged in sexual contact. And I agree, there's
11 a broad range of what that can -- how that can be
12 defined, but defining it in the broadest of terms.

13 GHISLAINE MAXWELL: So him being physical
14 with women? I did see that, but nothing that was not
15 consensual. And to address the issue of the large
16 number of women who today say that he was
17 non-consensual coercive with them. I'm not sure.
18 I -- in my mind I sort of have to characterize the
19 two distinct areas. There's one where is the women
20 who are not of age. Therefore, anything with them is
21 immediately unconsensual.

22 TODD BLANCHE: Correct, yeah.

23 GHISLAINE MAXWELL: So let's start -- I
24 want to define anyone who's underage versus anybody
25 who's over age, because I do think that there's a

1 very significant differential between the two.

2 TODD BLANCHE: So does the law.

3 GHISLAINE MAXWELL: Yes. Okay. So --

4 TODD BLANCHE: Yeah.

5 GHISLAINE MAXWELL: I don't mean that.

6 TODD BLANCHE: No, no.

7 GHISLAINE MAXWELL: I'm not trying to be
8 smart.

9 TODD BLANCHE: I agree with you. Yes, I
10 agree with you. Yeah, yeah. Yeah.

11 GHISLAINE MAXWELL: Okay. So I want to
12 deal with the thing, which is really why we're here.

13 I mean, not that I'm not going to deal with the
14 other, but I just --

15 TODD BLANCHE: Yeah.

16 GHISLAINE MAXWELL: -- want to make a
17 distinction with underage situation, because there's
18 nothing about that that's right.

19 I never saw anything with anybody who was
20 certainly to be categorical in my -- from my trial.

21 Let's deal with that, because that's
22 something that I can say in -- I never saw that with
23 them at all. And I would say that as -- as
24 described, anyway, in my trial did not happen as
25 described.

1 I'm not saying that Mr. Epstein did not do
2 those things. I'm not casting those -- I'm not going
3 to say -- I don't feel comfortable saying that today,
4 given what I now know to be true. So I am not here
5 to defend him.

6 But what I can say is that I did not
7 participate in that activity. And --

8 TODD BLANCHE: So let's divide this into
9 two areas. Maybe there's more, but we'll start with
10 two areas. One is there was testimony and there's
11 certainly been depositions and public statements,
12 that some of these young women had conversations with
13 you about their age.

14 So, for example, conversations about the
15 fact that they were in high school or conversations
16 about the fact that they wanted to go to college one
17 day, which would necessarily mean -- well, not
18 necessarily, but would be more likely to mean that
19 they were in high school when they talked to you
20 about that.

21 And so, were there times -- were there
22 women that you knew were underage? And I say that
23 because that's different than whether they were
24 sexually abused in any way by Mr. Epstein, just
25 merely their age and going to give him a massage?

1 GHISLAINE MAXWELL: No, I never knew that
2 and I can categorically state that had any child said
3 to me that they were 14, 15, 16, maybe not 17,
4 because 17 in England, I mean, if someone had said
5 they were 17, I don't -- but I've read so much that
6 that did happen.

7 I mean, I just -- I had no -- I would
8 never have permitted such a thing, I would not -- I
9 don't even know what I would have done.

10 TODD BLANCHE: So some of the -- I think
11 even someone who testified at trial, but certainly
12 have publicly talked about, was as young as 14 when
13 she was introduced to Mr. Epstein.

14 In -- in your mind today, you don't -- you
15 kind of reject that that happened, that you saw that,
16 meaning you don't recall any obviously under 18 woman
17 coming to give him a massage?

18 GHISLAINE MAXWELL: Well, I believe you're
19 talking about Jane, and I'm --

20 TODD BLANCHE: Yeah.

21 GHISLAINE MAXWELL: -- very happy to
22 address that. I actually don't think that the
23 testimony is correct. I don't believe --

24 TODD BLANCHE: Yeah, look, I don't --

25 GHISLAINE MAXWELL: No. No, no, I'm

1 not -- I just wanted to tell you how --
 2 TODD BLANCHE: Yeah, yeah, I don't want to
 3 get into --
 4 GHISLAINE MAXWELL: No, no, no, I'm not --
 5 TODD BLANCHE: -- he said, she said.
 6 GHISLAINE MAXWELL: -- no, no. Absolutely
 7 not. I'm not -- I don't want to go there either.
 8 TODD BLANCHE: Yeah, yeah.
 9 GHISLAINE MAXWELL: I'm not going to do
 10 that. But I believe that what took place, with a lot
 11 of these people, is that there was a slide, right?
 12 So there was a zone and I -- he did meet
 13 her and I did meet her, and I knew that she was a
 14 young child and I knew that she was not an adult,
 15 because -- but I don't believe he met her 'til she
 16 was 16.
 17 So I'm not -- I'm not doing a he said, she
 18 said, I'm not doing that, because nobody will.
 19 That's not what we're here for.
 20 TODD BLANCHE: Okay.
 21 GHISLAINE MAXWELL: But he didn't meet her
 22 'til she was 16, and the entire testimony of the 14,
 23 15, and 16-year-old is, therefore, not accurate.
 24 Did I meet her when she was 16 with her
 25 mother? I absolutely did. And did I know that she

1 was young? I absolutely did.
 2 But everything that took place that was
 3 alleged at trial at the 14, and 15, and 16, is not
 4 accurate. And -- I don't --
 5 TODD BLANCHE: There's testimony or
 6 there's -- and again, I'm using testimony in the
 7 broadest sense. Some of this is just public
 8 statements or something that's come out in civil
 9 lawsuits about you and Mr. Epstein giving, like an
 10 18 -- you're turning 18 birthday card to somebody,
 11 which again, if true would, by definition mean you
 12 knew that she was under 18.
 13 Do you recall doing that?
 14 GHISLAINE MAXWELL: I do not. I mean, no
 15 memory of that at all. And I believe that would be
 16 the person that called herself Kate has now announced
 17 herself in her own podcast for who she really is.
 18 Her name is [REDACTED]. So I did not meet
 19 [REDACTED] until actually, she was either 20 or 21. So
 20 it would be very hard for me to have given her an 18
 21 birthday card. And the testimony -- there's also --
 22 TODD BLANCHE: Do you accept --
 23 GHISLAINE MAXWELL: -- that slid back.
 24 TODD BLANCHE: -- do you accept that at
 25 some point, and we talked about this yesterday about

1 how Mr. Epstein changed, but at some point,
 2 Mr. Epstein definitely preferred younger women?
 3 GHISLAINE MAXWELL: I accept.
 4 TODD BLANCHE: And I think you said
 5 yesterday, but say it again since we're talking about
 6 it. Is that something that you, in your mind, one of
 7 the areas where he changed from when you first met
 8 him until later?
 9 GHISLAINE MAXWELL: So I -- when -- I just
 10 also want it to be clear, I never understood that
 11 change to encompass children. I did see from when I
 12 met him, he was involved or -- involved or friends
 13 with or whatever, however you want to characterize
 14 it, with women who were in their 20s. And then the
 15 slide to, you know, 18 or younger looking women. But
 16 I never considered that this would encompass criminal
 17 behavior. It never ...
 18 TODD BLANCHE: And so when you read, I
 19 guess, two different times, right? One was during
 20 the Florida investigation, when --
 21 GHISLAINE MAXWELL: Yes.
 22 TODD BLANCHE: -- there were eventually
 23 public statements from some of these now women who
 24 testified about what they did with Mr. Epstein when
 25 they were under 18.

1 At that point, did you realize or did you
 2 think to yourself, this happened or this could have
 3 happened, I missed it, or were you at that point
 4 still in the mindset that they were either not
 5 telling the truth or were not remembering what
 6 happened the way that -- accurately?
 7 GHISLAINE MAXWELL: That's a very fair
 8 question. So I think that my view of this at that
 9 time, to call it as contemporaneously as it did,
 10 because I don't think that stuff came out in public,
 11 right? I mean, I may have read things, but I
 12 don't -- my first real ---
 13 TODD BLANCHE: Yeah, that's fair.
 14 GHISLAINE MAXWELL: -- memory of that is
 15 at the trial. But my viewpoint, if you will, was set
 16 from the minute that [REDACTED] lied in her civil
 17 deposition. And I could never recover from that,
 18 because --
 19 TODD BLANCHE: What are you -- what are
 20 you -- which lie, what are you referring to?
 21 GHISLAINE MAXWELL: Her entire
 22 characterization --
 23 TODD BLANCHE: Okay.
 24 GHISLAINE MAXWELL: -- of -- no, I don't
 25 remember how she came and whether I did, --

1 TODD BLANCHE: I see.
 2 GHISLAINE MAXWELL: -- but I'm talking
 3 about the first time she came to Epstein's house,
 4 which I knew --
 5 TODD BLANCHE: Okay.
 6 GHISLAINE MAXWELL: -- to be false. So
 7 from that first lie of that description, I could
 8 never recover from that.
 9 TODD BLANCHE: I understand. Okay. So --
 10 GHISLAINE MAXWELL: And that tainted --
 11 sorry. Just so that we clear it, tainted, then, the
 12 testimony of everybody else that I saw that came post
 13 that, because I had my own personal experience, which
 14 I knew to be false.
 15 TODD BLANCHE: Yeah. And the reason why I
 16 think -- and I said to Mr. Markus that -- this
 17 morning that we were going to talk about this,
 18 because when I think about you and the public's
 19 perception of Mr. Epstein, the public is left with
 20 the view that nobody in the world knows what really
 21 happened except for you, okay?
 22 And now you've explained, the last day and
 23 a half, how some of that's just a misperception,
 24 because you weren't -- you didn't have a key to his
 25 house, you weren't around as much as maybe everybody

1 claims you were, okay?
 2 But there still is this perception out
 3 there that, oh my gosh, if -- if we could talk to
 4 Ms. Maxwell, we would know how horrible Mr. Epstein
 5 was or how misperceived he was. Whatever the truth
 6 is about Mr. Epstein.
 7 And the challenge in my mind, just to
 8 be -- I told you I would tell you when I had
 9 issues -- and the challenge in my mind is that so
 10 many women have -- have said that Mr. Epstein
 11 sexually assaulted them, whether juveniles or adults,
 12 that I don't find it -- you know, at some -- that's
 13 persuasive, right, that that happened.
 14 GHISLAINE MAXWELL: Okay. So --
 15 TODD BLANCHE: And so if that's persuasive
 16 then -- and I think it's without -- beyond
 17 contestation that he preferred younger women --
 18 GHISLAINE MAXWELL: I --
 19 TODD BLANCHE: -- and it's also beyond,
 20 I think at this point, there were certainly
 21 circumstances that underage women -- well, I don't
 22 want to say that you agree with me on that.
 23 I certainly believe that there were
 24 younger age women that were abused by him, okay? And
 25 so -- and then so the layer that I want you to --

1 that I really want to have a frank discussion about,
 2 is some of these women have said, oh, yes, you know,
 3 Ms. Maxwell was there, you know, to varying degrees.
 4 She saw me there, she -- the door was open when I was
 5 there. And then much more egregious, right? That
 6 you participated and that you were part of it.
 7 And so what I really want you to have an
 8 opportunity to say to us, is where on the spectrum
 9 the truth is. Whether it's somewhere in the middle,
 10 whether it's one extreme or another extreme,
 11 understanding. In my mind, I'm talking about 1994 or
 12 '5, to whenever, late '90s or early 2000s.
 13 DAVID MARKUS: And let me just interrupt.
 14 All I would say is, we're not here to say anything
 15 one way or the other about Epstein.
 16 I agree with you that the evidence is
 17 overwhelming against him, and he -- he is his own
 18 person and has to deal with that. But Ghislaine can
 19 speak about what she knows --
 20 TODD BLANCHE: Yes.
 21 DAVID MARKUS: -- and from her point of
 22 view and what she did.
 23 And that's what you can talk about,
 24 Ghislaine.
 25 TODD BLANCHE: Okay.

1 GHISLAINE MAXWELL: So I think it's
 2 helpful to put this on -- the time on the calendar,
 3 because I think without that we, we're lost. So I
 4 would say we'll go from the beginning '91? No. '2?
 5 No. '3? No. '4? No. '5? No. '6? No.
 6 In that time frame, you have the
 7 allegations of Jane, who I dispute. I don't think he
 8 met her until she was --
 9 TODD BLANCHE: Let's not talk about
 10 individuals.
 11 GHISLAINE MAXWELL: No, no, no, I'm just
 12 saying.
 13 TODD BLANCHE: Yeah, yeah. I'm with you.
 14 GHISLAINE MAXWELL: But there's only --
 15 but there's only -- so in that time period, I am only
 16 aware of her.
 17 TODD BLANCHE: Okay.
 18 GHISLAINE MAXWELL: I'm aware of a girl,
 19 DOJ REDACT, who said, but -- and DOJ REDACTION and DOJ REDACTION,
 20 those -- I don't know of any others.
 21 And if there are other people who are
 22 making allegations about, I don't -- I'm not even --
 23 I'm not actually aware of them. I may have read them
 24 in the -- but I don't know.
 25 So I think in the early '90s period, I

1 think I'm fairly confident, and I can say that at
 2 least as characterized, it's just -- it's just false.
 3 It's just -- it didn't happen as said.
 4 Now, did it -- did it happen -- did he --
 5 did he involve himself? I knew about Jane, because I
 6 saw her come to the house. But I saw her with her
 7 mother. I know that her allegations are that there
 8 were orgies, for instance. But the people that she
 9 suggests were in her orgies, didn't even work for
 10 Epstein until '98 or '99.

11 Did he do orgies with those people? I
 12 don't know anybody who was there who said that they
 13 did. I certainly didn't see it. I can't say that
 14 that happened. Did she do it with someone else? I
 15 don't know.

16 The stories really start -- the
 17 allegations really begin with [REDACTED]. And I think
 18 that you have to shift his behavior, such as it was
 19 bar, there was one in California who made an
 20 allegation.

21 There was a woman who said that she -- and
 22 she's -- I didn't know about. So I think I would
 23 call her the first person. I'd be aware of him using
 24 his position to --

25 TODD BLANCHE: But -- and sorry to

1 interrupt you. But I just want to -- I don't want --
 2 I don't want to have you -- I don't think it's
 3 helpful for us --

4 GHISLAINE MAXWELL: Okay.

5 TODD BLANCHE: -- have you kind of address
 6 each allegation.

7 GHISLAINE MAXWELL: Okay.

8 TODD BLANCHE: I want you to clear your
 9 mind and just tell the truth about it. So I'm not
 10 saying you're not telling the truth.

11 I'm saying just putting aside what other
 12 people have said, or what their lawyers have said, or
 13 what they testified to or, you know, the rumors in
 14 the press, push those aside, you were there.

15 And so when you go back to that time
 16 period, '92, '93, '99, 2000, 2001, during that time
 17 period, what did you see when it comes to young women
 18 and massages?

19 GHISLAINE MAXWELL: All right. Sorry.

20 All right. So I saw him receive massages.
 21 He had regular masseuses in the '90s, people who were
 22 standard and who traveled with him, and I saw that.

23 He was living in the Iranian house, and
 24 now that I look back, he had -- I didn't stay there,
 25 but I would go to manage the house. I would see

1 women, models, or people that he would have come to
 2 the house.

3 I -- I know that I thought that he was
 4 with Eva still at that time. That's what I believed.

5 And then subsequently believed that even
 6 though she married him, I actually subsequently
 7 believed that the baby that she had was his.

8 DAVID MARKUS: Can I interrupt for one
 9 second?

10 TODD BLANCHE: Yeah. Of course.

11 DAVID MARKUS: Can I just ask some basic
 12 top line questions?

13 GHISLAINE MAXWELL: Yes.

14 DAVID MARKUS: Were you ever in a massage
 15 room with him and a masseuse?

16 GHISLAINE MAXWELL: Yes.

17 DAVID MARKUS: Okay. Who -- when was
 18 that?

19 GHISLAINE MAXWELL: Well, he would come in
 20 sometimes, and he would say, like, give her a massage
 21 here, or he would grab my -- you know, but not often.
 22 I mean, he did come in from time to time.

23 DAVID MARKUS: Were you ever in a massage
 24 room with him with a masseuse that was naked or
 25 giving him any sexual favors?

1 GHISLAINE MAXWELL: I never saw that.

2 DAVID MARKUS: Okay.

3 GHISLAINE MAXWELL: That I remember.

4 DAVID MARKUS: Okay. Did you -- did you
 5 ever -- did any of the masseuses ever discuss with
 6 you giving -- that they gave sexual favors to
 7 Epstein?

8 GHISLAINE MAXWELL: No.

9 DAVID MARKUS: Okay. Did you ever see an
 10 underage girl go into a massage room with
 11 Mr. Epstein?

12 GHISLAINE MAXWELL: No.

13 DAVID MARKUS: If you had seen that, what
 14 would you have done? Would you have left?

15 GHISLAINE MAXWELL: I can't even conceive.
 16 I can't even conceive of -- I can't imagine what I
 17 would have done.

18 DAVID MARKUS: All right. I'm sorry.

19 TODD BLANCHE: No. That's okay.

20 DAVID MARKUS: Okay.

21 TODD BLANCHE: Did you ever observe
 22 Mr. Epstein masturbating during a massage?

23 GHISLAINE MAXWELL: Yes. I mean, when I'd
 24 seen him on a massage table, I had seen him
 25 masturbate. I don't know if there was a masseuse

1 present, but I've seen him on a massage --
 2 TODD BLANCHE: Okay. Okay.
 3 GHISLAINE MAXWELL: Sorry, I just --
 4 TODD BLANCHE: Did you ever see him
 5 masturbate with a masseuse -- you know, with a naked
 6 woman, either giving him a massage or reporting to
 7 give him a massage?
 8 GHISLAINE MAXWELL: I don't remember
 9 seeing that.
 10 TODD BLANCHE: Did you give him massages
 11 by the way? I mean, there's a photo of you rubbing
 12 his feet, and I think, but --
 13 GHISLAINE MAXWELL: I never -- I certainly
 14 have been in the massage room with him, and I have
 15 certainly rubbed his feet when he was -- we're
 16 talking, but I was not a masseuse and I didn't
 17 perform massage on him.
 18 TODD BLANCHE: Did you -- along -- during
 19 the -- over the years, did you pay the masseuses?
 20 GHISLAINE MAXWELL: It was typically not
 21 my job, but if there was nobody else, normally -- so
 22 in Palm Beach, the houseman would give the money.
 23 And in New York, he would do that, because
 24 I wouldn't be in New York when he -- I mean, I don't
 25 remember ever paying a masseuse in New York.

1 TODD BLANCHE: So it wasn't --
 2 GHISLAINE MAXWELL: But maybe --
 3 TODD BLANCHE: -- your -- it wasn't your
 4 job --
 5 GHISLAINE MAXWELL: No.
 6 TODD BLANCHE: -- on a regular math --
 7 basis to pay the masseuse. So if there was a
 8 masseuse seven days a week, it wasn't expected that
 9 seven days a week you would be the one handing them
 10 money?
 11 GHISLAINE MAXWELL: I -- mostly I would
 12 not. I'm not saying I never did it, because that
 13 wouldn't be true. But it was not my job to pay them.
 14 I mostly recall he would either pay them himself, he
 15 would have money or the houseman, and I think some of
 16 them would have probably received checks.
 17 TODD BLANCHE: And so just picking up on
 18 what Mr. Markus was just asking you, did you
 19 participate in sexual activity with him with a
 20 masseuse, like at the same time?
 21 GHISLAINE MAXWELL: No.
 22 TODD BLANCHE: And so the testi- -- I
 23 don't know if there's testimony, but the women who
 24 have said that that happened, categorically, that's
 25 not true?

1 GHISLAINE MAXWELL: That is categorically
 2 not true.
 3 TODD BLANCHE: Did you -- moving past
 4 the -- and moving into the 2000s --
 5 GHISLAINE MAXWELL: I mean, I just want to
 6 say that I have been -- I mean, I remember there'd be
 7 times when he'd be getting a massage and I would be
 8 in the room, I could be on his feet, and somebody
 9 else could be on his feet, and we could be talking.
 10 So there is that.
 11 TODD BLANCHE: But that's not -- you're --
 12 GHISLAINE MAXWELL: Yeah.
 13 TODD BLANCHE: -- not talking about
 14 something that's sexual, you're talking about
 15 literally just rubbing his feet?
 16 GHISLAINE MAXWELL: Yes.
 17 TODD BLANCHE: Okay.
 18 GHISLAINE MAXWELL: But I mean --
 19 TODD BLANCHE: But that's not what I'm
 20 talking about, I'm saying --
 21 GHISLAINE MAXWELL: Okay. Well, they
 22 could be -- the -- sometimes the women might be
 23 topless who were giving that. So you could say that
 24 was sexual in that context.
 25 TODD BLANCHE: No, I'm talking about the

1 repeated reports of certain sex acts happening with
 2 you present and even participating?
 3 GHISLAINE MAXWELL: No.
 4 TODD BLANCHE: Did you -- did -- in the
 5 2000s time period, so moving a little more recently
 6 when you talked about it yesterday, about how your
 7 relationship with Mr. Epstein changed and was
 8 changing and you ultimately met somebody else.
 9 Did you observe any, you know, massages or
 10 young women giving him massages later on? So after
 11 2000, 2001 time period?
 12 GHISLAINE MAXWELL: I'm sure I did.
 13 TODD BLANCHE: And was there anything
 14 different about what you observed during that period
 15 and the '90s, as far as the frequency, his conduct
 16 towards them?
 17 GHISLAINE MAXWELL: I think the frequency
 18 increased. I think he went from one to two in that
 19 time period. And -- but I did not see -- I have no
 20 recollection of ever seeing a child entering the
 21 house and giving him a massage. I -- at that time,
 22 he had moved me out of the main house.
 23 I had moved into an office with John
 24 Alessi, the former butler, under the stairs. So I
 25 had an office where I would be that was not part of

1 that -- part of the house.
 2 If I saw people, and I'm not saying I
 3 didn't see people come to give him a massage, that
 4 wouldn't be true either. But if I saw someone, let's
 5 say, I wouldn't -- I don't remember ever seeing
 6 anybody that I would characterize as a child, no.
 7 Specifically someone who accused me of seeing her at
 8 the time when she came.

9 If I did see her, and I don't believe I
 10 did see her or meet her at all, but if she did, she
 11 was as her -- she's described herself now, was very
 12 mature and looked in her 20s.

13 So could somebody have come that was more
 14 mature looking than the allegation of what she did
 15 look like, with a photograph that was produced as
 16 evidence? Yes. But I never recall at any time
 17 seeing what I would characterize as a child coming to
 18 give him a massage and going upstairs. Did I see
 19 people come? I absolutely did.

20 Did I -- I just didn't see children. I
 21 didn't see anybody I would think of as a child. And
 22 if I had seen a child, I wouldn't -- I'm not sure
 23 what I would have done.

24 TODD BLANCHE: Well, did you -- just
 25 talking, like coming out a little bit of just bigger

1 picture, do you -- at the time that you were in his
 2 life, did -- do you -- was he a -- did he seem to you
 3 to be a sexual deviant or, I don't know what the
 4 right way to describe it.

5 But when you say to me, he was getting
 6 massages every single day, right? So young women
 7 were everywhere. Multiple massages on some days.
 8 Flew with the women to the island, to New York,
 9 Paris. There's always women, they're always rubbing
 10 him, giving him massages. I think it's -- it would
 11 be an understatement to say that that's not normal?

12 GHISLAINE MAXWELL: I agree.

13 TODD BLANCHE: We've all kind of been part
 14 of the Epstein story over the past several years, but
 15 you were there at the time. Okay?

16 What was it like at the time? I mean, was
 17 he a creepy guy when it came to that sort of thing?
 18 Was he protective of how he looked publicly, image
 19 wise? Like at the time, what was it like?

20 GHISLAINE MAXWELL: I think if he had been
 21 creepy, like, as you would define, and you would
 22 expect someone who was living that lifestyle to be
 23 creepy, I don't think the women would have been
 24 there.

25 I don't think that they thought of him as

1 creepy. And if they did, I never saw them behave
 2 like he was being weird. Was it a lot? Yes, it was
 3 for sure. I found it overwhelming, and I couldn't
 4 understand why it was interesting, because to me,
 5 it's not interesting.

6 But he, as he defined it, he found it
 7 invigorating. He liked being with younger people and
 8 not just younger people. I'm just saying because
 9 they gave him ideas, and they were up to date on
 10 music and --

11 TODD BLANCHE: Yeah, but that's different,
 12 like, a masseuse coming every day.

13 GHISLAINE MAXWELL: I'm just telling you
 14 what he was saying to me.

15 TODD BLANCHE: Yeah.

16 GHISLAINE MAXWELL: I mean, to me, I just
 17 found it a drag and difficult and annoying.

18 TODD BLANCHE: Did you --

19 GHISLAINE MAXWELL: But understand I
 20 wasn't the only person present. So this time in the
 21 2000s, you're talking about other people, like Sarah
 22 Kellen, who was around, who interfaced with him.

23 I didn't have to -- she was really
 24 interfacing with Epstein at this point in time in his
 25 life. She was running his -- she was his assistant.

1 And so I didn't have to --

2 TODD BLANCHE: That's a fair point. But
 3 move beyond the -- his assistants or the folks that
 4 work with him. What about his friends and the people
 5 that were associated with him?

6 It couldn't be -- it doesn't -- I don't
 7 understand how that -- how this is an after fact of
 8 Mr. Epstein. So once he's arrested in Florida, it
 9 becomes part of his story. And then later on he's
 10 charged in Southern District, and then here we are
 11 now in 2025.

12 But he was a very successful, hardworking
 13 guy, and he had a lot of clients, and he flew with
 14 them on vacations and went to the island. It
 15 doesn't -- I don't understand how he was able to hide
 16 this, what seems to me to be some sort of sexual
 17 fixation or issue --

18 GHISLAINE MAXWELL: I don't --

19 TODD BLANCHE: -- from -- from others?

20 GHISLAINE MAXWELL: I don't think he did
 21 hide it. I -- that's the answer. And I think that
 22 the people around him, I think, myself included --

23 TODD BLANCHE: Yeah.

24 GHISLAINE MAXWELL: -- obviously,
 25 normalized his behavior on a number of fronts. One,

1 I think it -- because it was a self -- because so
2 many people saw it of so many -- of such a high
3 caliber down that never seemed to think it would --
4 well, if they thought it was strange probably, they
5 never said it at the time. So it became sort of like
6 it was his thing, right? He was always around with
7 women.

8 Now, you don't -- I understand that it's
9 very unattractive, especially in light of everything
10 that we know today. But at the time, the only way I
11 can sort of try and describe it is through Sex and
12 the City, the movie, the show on telly, where the --
13 this is -- that lifestyle is described on the TV show
14 constantly.

15 There are always these women around and
16 men who like it. And a lot of the men that I know
17 like women, and so maybe not as overtly as Epstein,
18 but he was overt, not covert, except obviously in the
19 context of the criminal behavior.

20 So what we're discussing now, there's a
21 difference between the criminal behavior and the
22 non-criminal. But you don't like the lifestyle, I
23 concur.

24 I agree. Especially now. And I -- I own
25 my side of that fence that I was there and that I saw

1 his behavior with women and didn't challenge him or
2 do something.

3 But I don't -- I don't think back in the
4 '90s or the 2000s, we've had a cultural shift. And
5 the cultural shift, I think is a very important part
6 of the analysis here. Not because I'm trying to
7 justify this, because I'm not, and I'm not trying to,
8 and I absolutely am not here to do the poor me
9 program. So please, don't misunderstand this.

10 However, in the 19- -- 2000s, when this
11 behavior was going down, in the initial blush of the
12 Palm Beach investigation, the women who brought the
13 women who were underage 17, 16, I believe if I'm --
14 my memory serves, were actually targets of the
15 investigation and could have been charged with
16 prostitution and trafficking, I would -- if
17 trafficking was even a law.

18 So you're taking -- you're taking
19 behavior. And I did introduce him to women, I did,
20 but not underage women. I understand that there are
21 allegations. I have read them about myself going to
22 schools. I can categorically tell you that I have
23 never, in my life, gone to a school to pick up a
24 child. Well, not for this purpose. I mean, like my
25 stepchildren, and all, but okay. Sorry, just --

1 TODD BLANCHE: No, I understand.

2 GHISLAINE MAXWELL: Okay. Thank you. I
3 just want to be clear that I'm not trying to be cute
4 or anything.

5 But -- and I did look for masseuses, I --
6 I did. I went to spas and if I met somebody who said
7 she was a masseuse, I did not check their
8 credentials. And of course, if she was attractive, I
9 did introduce her, yes.

10 If I met friends who were interested, he
11 was constantly asking me for -- to meet new and
12 interesting people. I did -- I did do that.

13 At the time, I viewed it as -- well, first
14 of all, part of my job, I think, or part of my
15 responsibility, if you were, to introduce -- because
16 it wasn't just women. If I met somebody who was
17 interesting, like Murray Gell-Mann or who I thought
18 he would like, I did that. So it's not exclusively,
19 but he did. And I did do that.

20 TODD BLANCHE: So -- but then -- so I want
21 to layer on top of what you just said, what we talked
22 about yesterday more, but a little bit today already,
23 which is everybody that was around him besides you,
24 like his friends.

25 GHISLAINE MAXWELL: Right.

1 TODD BLANCHE: So I accept the lifestyle.
2 I've seen the photos, the fact that everybody is --
3 we're all going to go to the island for a couple of
4 days, or we're flying on a private plane and there's
5 beautiful women everywhere.

6 Is there any -- I mean, do you, as you sit
7 here today, think that the people around him didn't
8 also -- weren't also of the same place where they
9 were also getting massages where there was sex going
10 on during them, or things like that? And I'm
11 obviously asking this because that's what the --

12 GHISLAINE MAXWELL: Yeah.

13 TODD BLANCHE: -- that's what everybody
14 has said. And when you just described what it was
15 like, the very next step from that is everybody's
16 going to Vegas for the weekend, you know. And so --
17 and so you -- it seems kind of far-fetched to say
18 that, yes, that was his lifestyle.

19 But then when he's taking groups of folks
20 to the island or groups of folks to New Mexico or
21 whatever, that they're all, you know, going to church
22 in the morning while he's getting a massage.

23 GHISLAINE MAXWELL: I hear you. I was
24 there, though. And --

25 TODD BLANCHE: Yeah.

1 GHISLAINE MAXWELL: -- and you're talking
2 about very substantial people. And you are
3 extrapolating because the narrative that started
4 in -- by the way, not until 2009, is when it really
5 started.

6 So that narrative that was created and
7 then built upon, and it just mushroomed into what --
8 basically this is like a Salem witch trial. People
9 have gone and lost their minds for this thing. I
10 understand that.

11 But the issue is, how do you satisfy a mob
12 who can't understand the lifestyle because it's like
13 P. Diddy in Redux on TV with Clintons and Trump. I
14 mean, it's -- it's bananas. And while some of it is
15 real, he did do those things. I'm definitely not
16 disputing that.

17 But this was a man, they didn't even
18 believe he had a real business. I happen to believe
19 he did. Did he grift? I don't -- I don't know,
20 because I wasn't really in his business. But this is
21 -- this is one man.

22 He's not some -- they've made him into
23 this -- he's not that interesting. He's a disgusting
24 guy who did terrible things to young kids. You're
25 not going to hear me say what he did to people who

1 are over the age 18. I'm sorry. I'm not going to go
2 there. That's just not what I'm here to -- I mean, I
3 -- okay?

4 But to suggest that Larry Summers or
5 Clinton would certainly go, oh my gosh, this is like
6 a guy I'm going to get my body rubbed and have some
7 sex. They're men that went and had a massage and
8 maybe did something sexual, they're men, I wasn't in
9 the room. I cannot tell you if that happened.

10 And if it did, not -- I never paid for
11 that. Just so that we're clear. Nobody ever said to
12 me, oh, you know, we had sexual intercourse and that
13 was a three, uh-uh (negative). I'd be like, okay.
14 TMI, no, not my business. You want to -- it's just
15 not. And I didn't want to know. Maybe there's that.

16 But did I, like, think these guys were
17 coming for that? I really don't. If you met
18 Epstein, there is no way that this cast of
19 characters, of which it's extraordinary, and some are
20 in your cabinet, who you value as your coworkers, and
21 you know, would be with him if he was a creep or
22 because they wanted sexual favors. A man wants
23 sexual favors, he will find that. They didn't have
24 to come to Epstein for that.

25 Now did some? Okay. I don't know. I

1 wasn't there. I didn't see it.

2 TODD BLANCHE: So when's the last time you
3 think you were with Mr. Epstein when he got a
4 massage?

5 GHISLAINE MAXWELL: I want to say 2007.

6 TODD BLANCHE: 2007?

7 GHISLAINE MAXWELL: Yes.

8 TODD BLANCHE: And the frequency at that
9 point, so 2007, is that when it was at its peak,
10 would you say? Meaning the number of interactions he
11 was having daily with women and masseuses?

12 GHISLAINE MAXWELL: I wasn't really in his
13 life. I happened to be in the Caribbean in 2007. I
14 was with Ted.

15 TODD BLANCHE: Okay.

16 GHISLAINE MAXWELL: And we -- I was still
17 speaking with Epstein, because I was still involved
18 in his -- you know, loosely with his -- the houses
19 and the staff and some of the billing. And he -- and
20 I was going back from being with Ted in the Caribbean
21 to New York, and Epstein offered me a ride. And so
22 Ted dropped me off in Saint Thomas, and I was on the
23 island, I believe, for one day and one night only.

24 On that visit, I believe -- well, I know
25 he would have gotten a massage, but I have -- there

1 were people there, but I did -- that were women. And
2 I was --

3 TODD BLANCHE: Okay.

4 GHISLAINE MAXWELL: -- just relieved not
5 to --

6 TODD BLANCHE: Okay.

7 GHISLAINE MAXWELL: -- be leaving the next
8 day.

9 TODD BLANCHE: Let's take a break.

10 SPENCER HORN: Well, we're going to take a
11 break. The time is 11:31.

12 (Break at 11:31 a.m. to 11:49 a.m.)

13 SPENCER HORN: We are resuming the audio
14 recorded proffer agreement with Ms. Maxwell, and the
15 time is 11:49 a.m.

16 TODD BLANCHE: All right. I wanted to
17 follow up about former President Clinton's
18 relationship with Mr. Epstein, not you.

19 Can you -- we touched on it, but can you
20 just to set the -- I have a couple questions about
21 it, but what's your understanding of their
22 relationship from what you observed? Meaning former
23 President Clinton and Mr. Epstein.

24 GHISLAINE MAXWELL: I saw them talk. I
25 saw them sit down and have chats about, I don't know,

1 because I wasn't either a party or didn't listen and
2 I know -- I would characterize, originally anyway,
3 Mr. Epstein's interest in him because obviously he's
4 the former president.

5 But I never saw him -- other than that, I
6 saw them be friendly on the plane, but I never -- I
7 don't believe -- I don't recollect, anyway, ever
8 seeing them in any other context.

9 I don't remember him at his house in New
10 York. Like I said, I don't believe he ever went to
11 that island. I think that was just a -- that was a
12 story that [REDACTED] did.

13 TODD BLANCHE: Do you know one way or the
14 other, whether their relationship continued without
15 you, like, when you kind of moved on past
16 Mr. Epstein?

17 GHISLAINE MAXWELL: I don't believe so.

18 TODD BLANCHE: Why do you say that you
19 don't believe so?

20 GHISLAINE MAXWELL: Because I don't think
21 they had a relationship even when I was there. I was
22 -- I -- President Clinton liked me, and we got along
23 terribly well. But I never saw that warmth or that
24 -- that warmth or however you want to characterize
25 it, with Mr. Epstein and cert- -- so I didn't see

1 that. I didn't see any interest in -- I didn't see
2 President Clinton being interested in Epstein. He
3 was just a rich guy with a plane.

4 TODD BLANCHE: When -- when the Southern
5 District of New York case kind of became public and
6 there was a search warrant of Mr. Epstein's house,
7 there was like a -- there was some sort of painting
8 or picture with Mr. Clinton in like a blue dress that
9 had been signed.

10 Did you know -- do you know where he got
11 that picture or that painting?

12 GHISLAINE MAXWELL: The first I saw it was
13 in the press.

14 TODD BLANCHE: So you never observed that
15 in his --

16 GHISLAINE MAXWELL: No.

17 TODD BLANCHE: -- brownstone?

18 GHISLAINE MAXWELL: No. I thought it was
19 hideous.

20 TODD BLANCHE: What's that again?

21 GHISLAINE MAXWELL: I thought it was
22 hideous.

23 TODD BLANCHE: And -- but you had never --
24 so you don't know, sitting here today, where
25 Mr. Epstein got it?

1 GHISLAINE MAXWELL: No.

2 TODD BLANCHE: The circumstances in which
3 he got it?

4 GHISLAINE MAXWELL: No.

5 TODD BLANCHE: Do you know of any other
6 gifts or paraphernalia or art or pictures that former
7 President Clinton gave to Mr. Epstein?

8 GHISLAINE MAXWELL: No. I mean, did he
9 maybe get him a gift? I don't know. I have no
10 knowledge of that.

11 TODD BLANCHE: And then going back to the
12 topic we were talking about before our last break.

13 Well, when you said something yesterday at
14 the very beginning of our conversation that when you
15 first met Mr. Epstein and you ultimately have sex
16 with him, that he had -- I'll use the word erectile
17 dysfunction, but he had issues having sex?

18 GHISLAINE MAXWELL: That's what he told
19 me.

20 TODD BLANCHE: That's what he told you?

21 GHISLAINE MAXWELL: Yes.

22 TODD BLANCHE: Okay. And then over the
23 years, you said sometime in the '90s he started
24 taking testosterone?

25 GHISLAINE MAXWELL: Yes. But I don't know

1 if it was in the '90s. I don't remember when he
2 started, but it wasn't -- he had patches --
3 testosterone patches --

4 TODD BLANCHE: Okay.

5 GHISLAINE MAXWELL: -- dermal.

6 TODD BLANCHE: Like on his arm?

7 GHISLAINE MAXWELL: Yes.

8 TODD BLANCHE: Okay.

9 GHISLAINE MAXWELL: And then he was
10 ridiculous, because you shouldn't take more than one.
11 But sometimes he had, like -- I'm like, what are you
12 doing? It's like unhealthy.

13 TODD BLANCHE: Okay. From what you
14 observed or saw or heard, did he continue to have
15 challenges sexually over the years or do you think
16 that whatever he told you -- whatever issue he told
17 you he had was fixed?

18 GHISLAINE MAXWELL: I think it was a lie.

19 TODD BLANCHE: You think he was lying
20 about what?

21 GHISLAINE MAXWELL: About his erectile
22 dysfunction.

23 TODD BLANCHE: Oh, you mean you never --
24 you don't think he ever had any issues? You think he
25 just told you that?

1 GHISLAINE MAXWELL: Right. That is what I
2 believe today, yes. But given -- if any of the
3 stories are true, even if he had erectile
4 dysfunction, the thing had a priapism, for Christ's
5 sake.

6 TODD BLANCHE: Well, that's -- that's one
7 of the reasons for my questions. I mean, you're
8 right. I mean -- and again, we're -- we've talked
9 about this a fair amount, but what did -- like the
10 stories of what masseuses, underage and overage have
11 said about him is, are, you know, and what he liked,
12 what he demanded that they do. Whether it's watching
13 him masturbate or pinching his nipples, you know,
14 kind of things that are unusual.

15 Do you believe that? Like, do you -- from
16 what you saw, from what you observed, from what you
17 did when you were in a relationship with him, is that
18 true?

19 GHISLAINE MAXWELL: I -- well, the bulk of
20 what I read, he did not have sex. So that is
21 consistent with what he told me, actually.

22 And his masturbating, that is also
23 consistent with what I knew myself. And I'm going to
24 use a bad word for --

25 TODD BLANCHE: Please, you can use

1 whatever words you need. Yes.

2 GHISLAINE MAXWELL: Blowjob.

3 TODD BLANCHE: Okay.

4 GHISLAINE MAXWELL: He liked blowjobs.

5 TODD BLANCHE: Okay.

6 GHISLAINE MAXWELL: That I did observe.
7 And he didn't seem to have any erectile dysfunction
8 for blowjobs, but sex, he didn't have. So when I
9 read the stories about all the allegations of sexual
10 rape, I find that challenging, because that was not
11 his modus operandi, from my perspective.

12 TODD BLANCHE: But when you read about
13 blowjobs, that -- does that -- that would be
14 consistent with kind of --

15 GHISLAINE MAXWELL: That would be
16 consistent, as would masturbation, yes.

17 TODD BLANCHE: Did you talk to masseuses
18 or women that either he was in a relationship with or
19 who asked you about working with him? Did you tell
20 them, yes, he likes blowjobs, yes, he'll masturbate
21 in front of you?

22 Like, did you have conversations with any
23 of those -- with women about what Mr. Epstein liked
24 or what would make him happy, or things like that?

25 GHISLAINE MAXWELL: I don't have any

1 memory of telling anybody about that. I think I may
2 have joked like saying, oh my God, you know, like
3 from a Sex and the City scene that, you know, he's --
4 but not -- I never instruct -- the question you're
5 asking me, sorry, let's just be clear.

6 Did I ever instruct anyone how to
7 pleasure, Mr. Epstein, your question? No.

8 TODD BLANCHE: And you said this earlier,
9 but I want to just -- you kind of said it on your
10 own. I want to ask the question, just so I'll make
11 sure that there's no confusion.

12 When -- when you over the years --

13 GHISLAINE MAXWELL: Sorry, can I just --
14 TODD BLANCHE: -- yeah. Of course. Yeah,
15 yeah, please.

16 GHISLAINE MAXWELL: Okay. Right. I just
17 want to say, the idea that I would have to explain to
18 a woman how to satisfy Mr. Epstein is patently
19 absurd, because he clearly was able to explain
20 himself.

21 He didn't need an interlocutor to explain
22 what he liked. He's been doing this obviously or
23 this -- some version of this story his whole life and
24 did not require any help from me.

25 TODD BLANCHE: Then -- so did you ever

1 observe him having sex with a masseuse? Regular
2 intercourse, not a blowjob, nothing else, where you
3 either walked in or you were in the room?

4 GHISLAINE MAXWELL: I never saw him have
5 sex with any person.

6 TODD BLANCHE: And so how about oral sex?
7 Did you ever observe a woman giving him oral sex,
8 whether you were in the room or walked in, or --

9 GHISLAINE MAXWELL: I never saw
10 anyone give Epstein a blowjob. No.

11 TODD BLANCHE: But you said earlier you
12 did see him masturbating in front of masseuses.

13 GHISLAINE MAXWELL: I don't know if I said
14 that. I don't know --

15 TODD BLANCHE: Okay. Sorry. I don't
16 want --

17 GHISLAINE MAXWELL: -- if I said that.

18 TODD BLANCHE: Let me ask you a question.
19 Sorry.

20 GHISLAINE MAXWELL: I don't know for sure
21 I said that.

22 TODD BLANCHE: No, that's fair. That's
23 fair.

24 GHISLAINE MAXWELL: I said I saw him --
25 I'm sure I saw him in a -- what some people could

1 define as sexual contact. Because if somebody could
2 not have their clothes or topless, I would say maybe,
3 I could say that.

4 If I saw him having -- masturbating when
5 someone was there, I don't recall that, I don't have
6 a specific memory of it. I'm sorry.

7 TODD BLANCHE: Okay.

8 GHISLAINE MAXWELL: But no, I'm not --

9 TODD BLANCHE: Okay.

10 GHISLAINE MAXWELL: -- I didn't say that.

11 TODD BLANCHE: Okay. I understand, that's
12 fair. Sorry. I'm not --

13 GHISLAINE MAXWELL: That's okay.

14 TODD BLANCHE: -- certainly not trying to
15 put words in your mouth.

16 GHISLAINE MAXWELL: No, no. That's --
17 absolutely no. That's fine.

18 TODD BLANCHE: So -- and you said, I think
19 in passing -- maybe not in passing. I'm sorry.

20 About -- about, you know, whether other
21 people who travel with him would get massages or --
22 so that would -- when I say that I'm referring mostly
23 to the island or, potentially, New Mexico. But also
24 his Palm Beach residence or even in New York.

25 Do you know of -- do you have a list of

1 names in your head or names that come to mind of
2 people that you know did get massages when they were
3 with Mr. Epstein?

4 GHISLAINE MAXWELL: No, there's no list.
5 There's no list of people getting massages. I don't
6 have -- I can barely recall all the people. I can
7 barely recall. I struggle to recall actual people
8 that I met. And I may have met a long time that I
9 had even forgotten that -- about Mr. Kennedy, or I
10 probably brought it up yesterday. It just came to my
11 mind now.

12 So I don't have, and there's no list.

13 There was never a list. There was no -- or certainly
14 none that I ever saw. None I ever heard of, none
15 that I ever witnessed, none that I -- there's no
16 list. Has never been a list.

17 TODD BLANCHE: And you never heard
18 Mr. Epstein talk about such a list?

19 GHISLAINE MAXWELL: Never.

20 TODD BLANCHE: And you never heard
21 Mr. Epstein suggest that he had some sort of control
22 over somebody because of what he knew about what they
23 had done or had photos of him or anything?

24 GHISLAINE MAXWELL: I never heard him --
25 no, I never heard him ask questions about that. I

1 never heard him. So I've been present many times
2 with masseuses. I never -- who presumably could or
3 maybe did massage somebody, I'm not saying whether
4 they did or not just (indiscernible).

5 I never heard him ask any question of any
6 masseuse who may have given a massage to a friend
7 that was on the island, or in Palm Beach or anywhere
8 else for that, any details about that massage. Like,
9 does he have a funky foot? No, I never heard that
10 because it -- weird.

11 TODD BLANCHE: And I think at one of the
12 breaks today, your lawyer may have showed you
13 something that just came out in the paper, I think
14 this morning or last night. A letter that you --
15 that is attributed to you, associated with this
16 birthday book from 2003 that we talked about
17 yesterday.

18 Is -- did you see that letter.

19 GHISLAINE MAXWELL: I did see the letter.

20 TODD BLANCHE: Is that, in fact -- look
21 like your handwriting or something you wrote?

22 GHISLAINE MAXWELL: So, I don't remember
23 the letter.

24 TODD BLANCHE: Okay.

25 GHISLAINE MAXWELL: But it does look like

1 my handwriting. And it does look like my name. And
2 it looks like it could be real, but I have no memory
3 of writing that, and I don't remember it at all.

4 TODD BLANCHE: Do you remember what the
5 birthday book, as they're calling it, what it, like,
6 looked like? Like how it was put together?

7 GHISLAINE MAXWELL: I do.

8 TODD BLANCHE: What do you remember about
9 it?

10 GHISLAINE MAXWELL: I remember it. It was
11 leather-bound, and I remember it being about yea big.
12 It was big. Right like --

13 TODD BLANCHE: So you're saying it looks
14 like -- it's like over 12 inches, 14, 15 inches?

15 GHISLAINE MAXWELL: Yes. It was like sort
16 of like a folio size, I guess, or something like
17 that. And like this. And it was brown and thick,
18 about this thick.

19 TODD BLANCHE: Okay.

20 GHISLAINE MAXWELL: And --

21 TODD BLANCHE: So just -- so you -- so I
22 understand --

23 GHISLAINE MAXWELL: On heavy stock paper.

24 TODD BLANCHE: Heavy stock paper, like 14
25 inches high?

1 GHISLAINE MAXWELL: That's about right.
 2 TODD BLANCHE: And then around like --
 3 GHISLAINE MAXWELL: A4. A4. We had A4,
 4 because it was done on heavy stock paper, but I can't
 5 remember if it was folio size paper, or it could have
 6 just been A4.
 7 TODD BLANCHE: Oh I see. So it could have
 8 just been letter size, or it might have been legal
 9 size --
 10 GHISLAINE MAXWELL: Yes.
 11 TODD BLANCHE: -- heavy stock paper.
 12 GHISLAINE MAXWELL: Yes.
 13 TODD BLANCHE: And the -- so the folks
 14 that submitted letters were given the stock paper or
 15 how were the letters -- or did you, like, glue or
 16 something the letters to the stock paper?
 17 GHISLAINE MAXWELL: Every which way. Some
 18 were given the paper and they did their own thing.
 19 Some would send me some scrap of paper and I would
 20 put it on the thing. Some I didn't get because they
 21 went straight to Epstein, and I was just told to put
 22 them in, like I said.
 23 TODD BLANCHE: And how was it bound?
 24 GHISLAINE MAXWELL: It went to a
 25 professional binder, who did it like a book that

1 you'd see in the library.
 2 TODD BLANCHE: So like the glue that keeps
 3 a regular book, a novel that you would read together,
 4 it was bound that way?
 5 GHISLAINE MAXWELL: Like a -- I believe
 6 so. I don't think it was stitched, but I don't
 7 remember. I mean, it was professionally done by a
 8 professional bookbinder.
 9 TODD BLANCHE: And then after you
 10 presented it, or after it was presented to him when
 11 he turned 50, did you see the leather-bound book, did
 12 he keep it somewhere in particular?
 13 GHISLAINE MAXWELL: It was in his bookcase
 14 in 71st Street.
 15 TODD BLANCHE: In Manhattan?
 16 GHISLAINE MAXWELL: In Manhattan.
 17 TODD BLANCHE: And did you see it over the
 18 years until you stopped going to the brownstone?
 19 GHISLAINE MAXWELL: I saw it -- I know I
 20 did see it, because it was right behind his desk.
 21 And after I stopped going, I don't know what happened
 22 to it.
 23 TODD BLANCHE: Do you know -- do you
 24 remember being told or knowing where the book is now?
 25 GHISLAINE MAXWELL: No. But I -- when I

1 received in discovery those pages, I assumed that it
 2 had been found when either New York or the island was
 3 searched, and I assumed that the Southern District of
 4 New York had it.
 5 TODD BLANCHE: But I think you said
 6 yesterday. But just to go over it again, in case you
 7 remember anything differently. You recall seeing
 8 some of the letters in discovery.
 9 GHISLAINE MAXWELL: I do.
 10 TODD BLANCHE: But you don't recall kind
 11 of seeing the leather book, start to finish?
 12 GHISLAINE MAXWELL: No, but remember, I
 13 didn't see all discovery because they were very
 14 clever about, you know, I didn't receive all
 15 discovery, period. And in fact, very important items
 16 were not given to me at all, including witness
 17 testimony from grand jury.
 18 TODD BLANCHE: So whether -- so you don't
 19 know one way or the other, whether it was part of
 20 discovery, you just know that you didn't get it. It
 21 wasn't part of the discovery that was given to you?
 22 GHISLAINE MAXWELL: Correct. But there's
 23 a -- I am absolutely sure that the Southern District
 24 of New York hid very important pieces of evidence
 25 from me.

1 TODD BLANCHE: Okay.
 2 GHISLAINE MAXWELL: And I assumed that
 3 they leaked it because where else would it be, if
 4 that's what it is. If it's true.
 5 TODD BLANCHE: Okay. So I've -- just so I
 6 put -- I'll say it to you as I've talked a little bit
 7 to your lawyer about it. I said to you yesterday
 8 that the purpose of what we did yesterday and today
 9 was -- was exactly what we did, which is to have a
 10 conversation about Mr. Epstein and about you.
 11 And I think it's very challenging to talk
 12 about everything we talked about. And, you know, in
 13 one and a half days or in just a period of hours. So
 14 I'll talk to Mr. Markus about kind of what we're
 15 going to do next, if anything.
 16 There's no -- and I don't -- I'm not being
 17 coy or -- I just -- I don't know yet. I don't know.
 18 So we -- I have a lot of -- we have some work to do.
 19 We'll do it with your lawyers to the extent we have
 20 questions or follow-up.
 21 And this has been very helpful. I think
 22 it's -- it was you, you know, who kind of said you
 23 wanted to talk, but we gladly accepted it. So I do
 24 appreciate you being willing to meet with us. And I
 25 expect that we'll be in touch soon. All right.

1 Yeah.
 2 SPENCER HORN: This concludes the recorded
 3 proffer interview of Ms. Maxwell. The time is
 4 12:05 p.m., on Friday, July 25th.
 5 (Interview concluded at 12:05 p.m.)
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1 CERTIFICATE OF TRANSCRIPTION
 2
 3 I, Cathy M. Ayotte, do hereby certify that
 4 the provided audio recording media was transcribed by
 5 me or reduced to typewriting under my supervision,
 6 that said transcript is a true transcription of the
 7 audio recording; that I am neither counsel for,
 8 related to, nor employed by any of the parties to the
 9 action involved in these proceedings; and, further,
 10 that I am not a relative or employee of any attorney
 11 or counsel employed by the parties thereto, nor
 12 financially or otherwise interested in the outcome of
 13 the action.
 14
 15 _____
 16 Cathy M. Ayotte, OFFICIAL TRANSCRIPTIONIST
 17
 18
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ability	245:13	241:20 247:19	225:12 228:21
244:6	accused	249:10 253:20	229:18 241:15
able	221:11 309:7	271:13 308:10	242:9 243:5 249:7
251:20 266:15	Ace	312:7 334:9,10,21	252:20 253:4,17,19
278:10 281:23	242:25	again	253:21 254:1,21,22
282:12 312:15	Acting	227:20,21 240:20	254:23 255:1,14,25
327:19	216:7	250:21 257:1 259:5	257:5 261:11 264:3
absolutely	action	264:13 289:6 294:6	266:16 277:1,14,14
218:9 223:24 244:25	338:9,13	294:11 295:5	279:8 280:6 282:13
265:11 293:6,25	actively	322:20 325:8 335:6	282:14 283:5,6,24
294:1 309:19 314:8	230:14	against	285:16,21 287:6,18
329:17 335:23	activity	299:17	290:23 294:15
absurd	291:7 306:19	age	299:14 302:19,20
265:21 327:19	actors	245:5 289:7,20,25	304:18 309:10
abuse	268:8	291:13,25 298:24	310:13 314:25
223:18	acts	318:1	315:14 316:3,21
abused	308:1	Agent	320:16 326:9 330:6
291:24 298:24	actual	216:9 217:5	332:3 335:13,14,16
accept	262:5 330:7	aggressive	336:25
294:22,24 295:3	actually	288:1,3	allegation
316:1	224:5 225:8,23 230:7	ago	219:4 223:19 276:8
accepted	237:22 241:8 247:6	243:14,16	301:20 302:6
336:23	255:12,25 273:15	agree	309:14
access	275:6 279:22	264:6 289:2,10 290:9	allegations
257:22 282:12,17	292:22 294:19	290:10 298:22	230:4 300:7,22 301:7
accompany	300:23 303:6	299:16 310:12	301:17 314:21
256:23	314:14 325:21	313:24	326:9
account	additional	agreement	alleged
222:3 223:4 227:14	218:20 219:1	217:7,12 320:14	294:3
228:23 232:8,11,25	address	ahead	allowed
accountants	219:5 289:15 292:22	225:21 268:22	258:6
221:20	302:5	AIDS	all-time
accounts	adds	255:25 256:1	284:10
221:19,20,22 222:20	234:6	Air	almost
223:4 226:14 229:4	admitted	234:25	281:25,25
234:9 282:9	222:13	Alamos	along
accurate	adult	279:7	224:2 232:2 267:11
222:23 250:8 293:23	293:14	Albany	280:16 305:18
294:4	adults	283:18 284:8	321:22
accurately	298:11	Alessi	already
296:6	affirmatively	308:24	224:11 242:22
accusation	220:2	Alexander	257:16 278:24
223:12	Africa	273:4,6	315:22
accusations	251:7 255:11,14	all	also
	268:16,18	217:13 221:2,25	219:8 221:12 227:8
	after	222:22 223:1	229:15 234:23

267:17 268:23 269:13 270:25 283:5 294:21 295:10 298:19 316:8,8,9 325:22 329:23	238:5 239:5 Angeles 258:19 angle 277:5 DOJ REDACTION	290:19 301:12 309:6,21 327:1 anyone 219:8 264:23 279:6 289:24 327:6 328:10 anything 218:11,15,21,22 238:25 244:5,14,17 245:13 253:18 257:15 278:8 282:4 282:7 287:25 288:1 288:5,9,10,12 289:20 290:19 299:14 308:13 315:4 330:23 335:7 336:15 anyway 233:1 255:10 261:23 279:8 282:15 290:24 321:2,7 anywhere 331:7 APPEARANCES 216:4 Apple 228:9,9,10 apply 218:7 appreciate 244:2 336:24 approximate 227:19 approximately 241:4 247:9 are 217:6,9 218:1 228:8 228:8,8 241:11,12 241:14 242:16 252:24 271:12 272:14 273:10 274:10,13 275:1 280:6 284:2 285:19 289:20 296:19,19 296:20 300:21,21 301:7 312:10	313:15 314:20 317:2 318:1,19 320:13 324:11 325:3,11,14 area 277:12 278:4,8 279:2 284:11 289:2 areas 289:19 291:9,10 295:7 arm 324:6 around 220:18,19 234:6 237:1 251:15 263:23 277:1 283:24 284:2,3,5 285:22 287:1 297:25 311:22 312:22 313:6,15 315:23 316:7 333:2 arrange 281:9 arranged 236:3 arrested 312:8 art 323:6 as 217:22 220:20 224:6 224:9 230:9,19,19 233:1,1 234:16 236:17,17,18,18 237:22,24 238:1,1,5 238:12 239:2,21 245:18,18 246:24 250:8,8 251:13 254:1 257:5 259:25 260:7 265:20 270:13 271:20 274:17 276:12 277:10,10,20 281:19,20 283:13 287:8,13 288:12,21 289:4 290:23,23,24
always 224:15 228:24 256:2 256:19 264:6 267:7 267:15 310:9,9 313:6,15 am 221:6 240:1 252:4 265:21 291:4 300:15 314:8 335:23 338:7,10 amazing 251:9 America 242:21 248:3,14 amount 325:9 amounts 232:4 an 222:2 223:16 225:24 226:6 227:13 228:5 228:23,24 234:21 236:2 241:4 245:14 250:5 251:8,10 253:7 258:23 259:10 262:11 265:16,18,23 273:13,14 275:23 276:1,7 279:5 280:2 281:24 282:17 287:22 288:2 293:14 294:9,20 299:7 301:19 304:9 308:23,25 310:11 312:7 327:21 analysis 314:6 anchor 238:20,20 Andrew	announced 294:16 annoying 264:4 311:17 another 227:8 233:18 236:10 238:5 246:7 271:21 272:14 276:10 299:10 DOJ REDACTION answer 223:8 231:16 238:5 250:5 260:20 312:21 any 224:24 231:14,23 232:8,24,25 233:7 234:10,18 239:9 244:5,6,13 245:4,5 245:15 250:4 251:2 251:12 257:18 260:2,9,16 264:24 265:14 266:3,9 269:16 270:3,17 272:11,13 274:10 277:14 282:3 287:12,12,14,16 291:24 292:2,16 300:20 303:25 304:5 308:9 309:16 316:6 321:8 322:1 323:5 324:24 325:2 326:7,22,25 327:24 328:5 331:5,5,8 338:8,10 anybody 219:2,11 233:7 287:9 287:11,17 289:24		

292:12,12 296:9,9 297:25,25 301:2,3 301:18 308:15,15 309:6,11,15,17,21 310:21,25 311:6 313:17,17 315:13 316:6 318:20 326:16 329:1 332:5 336:6	335:1,3 336:2 Aston 226:25 astonishing 282:3 at 219:4,22,23 220:19 221:6,7 222:22 226:14 233:7 236:2 237:4,4,5 239:13,22 242:8,24 246:15 254:1,24 255:12,16 258:23 262:2,5 264:3 273:13,13,14 273:16 277:7 279:10 280:12 282:16 284:6 285:18 286:10,18 286:19 290:23 292:11 294:3,3,15 294:24 295:1 296:1 296:3,8,15 298:12 298:20 301:1 303:4 306:20 308:21 309:7,10,16 310:1 310:15,16,19 311:24 313:5,10 315:13 319:8,9 320:12 321:9 323:13 331:11 332:3 335:16 337:5	a.m 217:4 285:18 320:12 320:12,15 A4 333:3,3,3,6	233:18 235:24 236:8 238:1 245:9 245:14 247:12 250:8 251:9 252:9 253:18 256:9 257:15 259:9 261:21 265:12 266:15 277:15 282:7,12 284:13 287:10,10,17,20 288:23 289:11 290:7,20 291:4,18 294:15,20 295:10 297:6,14 298:8 301:23 305:24 306:9,13 307:6,7,7 307:8,9,9,22,22 308:25 309:4 310:3 310:11,22 312:6,16 315:3,3 318:13,21 319:13 320:7 321:6 326:13,15 327:5 332:2 336:3,25
aside 218:20 232:13 236:25 269:15 286:18 302:11,14	ate 232:3	B	Beach 225:23 239:13 266:7 270:11 305:22 314:12 329:24 331:7
ask 218:10 220:7 223:10 235:17 251:16 262:16 268:9 274:14 287:18 303:11 327:10 328:18 330:25 331:5	attorney 216:6,8 338:10	bad 325:24	beautiful 316:5
asked 219:3,13 239:4,23 251:5,17 252:8 271:19 274:15 282:19 326:19	attractive 315:8	bananas 317:14	became 227:10,11 313:5 322:5
asking 251:15 279:20 306:18 315:11 316:11 327:5	attributed 331:15	Band 248:22 250:18	because 218:3,19 219:7 222:19 223:16 225:4,14 227:12,22 229:5,20,23 230:12 237:14 238:8,25 240:25 242:13 243:21,24 244:2,8 246:4 249:20 250:20 251:5,17 252:6,9,10,10,23
assaulted 298:11	audio 320:13 338:4,7	bank 282:14	
assistant 217:5 311:25	aware 265:9 300:16,18,23 301:23	banker 227:10	
assistants 312:3	Ayotte 338:3,14	banking 220:21 227:11,22	
Associate 216:7		bar 301:19	
associated 260:10 278:1 312:5 331:15		barely 330:6,7	
association 263:13		based 223:12	
associations 277:17		basic 303:11	
assumed		basically 251:17 317:8	
		basis 306:7	
		be 219:19 221:20 222:23,24 224:20 224:21 225:5 226:6 227:22,23 229:22 231:17 232:18	

253:18 254:1,25 257:4 258:6 260:20 261:21 262:7 265:12,15 266:14 275:6 279:16 284:1 284:16 285:9 289:25 290:17,21 291:23 292:4 293:15,18 296:10 296:18 297:13,18 297:24 300:3 301:5 305:23 306:12 311:4,8 313:1,1 314:6,7 315:15 316:11 317:3,12,20 318:22 319:17 321:1,3,20 324:10 326:10 327:19 329:1 330:22 331:10 333:4,20 334:20 335:13 336:3	271:1 275:8 279:3 280:23 285:1 323:12 begin 301:17 beginning 260:21 262:3 300:4 323:14 behave 311:1 behavior 295:17 301:18 312:25 313:19,21 314:1,11,19 behind 277:24 334:20 being 220:17,22 231:25 232:13 244:14 252:19 253:1 258:11 289:13 311:2,7 319:20 322:2 332:11 334:24 336:16,24 belief 221:11 believe 219:1 220:5,11 221:9 226:22 230:8,12 232:7 233:1 234:10 237:9,12,21 240:10 251:2 252:13 261:7 265:13,15 270:10 270:11 278:7 281:6 282:4 285:9 292:18 292:23 293:10,15 294:15 298:23 309:9 314:13 317:18,18 319:23 319:24 321:7,10,17 321:19 325:2,15 334:5 believed 280:3 303:4,5,7 belittling 225:3	benefit 224:10 234:9 besides 224:11 257:10 269:5 315:23 best 282:21 better 220:17 between 235:8 287:6 290:1 313:21 beyond 237:3 281:19 289:4 298:16,19 312:3 big 231:12 251:7 332:11 332:12 bigger 309:25 biggest 233:21 279:14 280:5 283:22 bikini 288:24 Bill 228:11 billing 319:19 binder 333:25 birthday 236:4,13 294:10,21 331:16 332:5 bit 220:15 268:24 285:23 309:25 315:22 336:6 block 280:7 blowjob 326:2 328:2,10 blowjobs 326:4,8,13,20 blue 322:8	blur 253:24 272:16 blush 314:11 Bobby 240:18,19,21,22 242:11 243:8 245:17 246:1 Bobby's 241:8 body 318:6 bone 241:1 bonus 224:9 book 331:16 332:5 333:25 334:3,11,24 335:11 bookbinder 334:8 bookcase 334:13 bore 252:23 boss 284:10 Boston 271:20 both 259:24 266:25 272:4 275:4 bottom 289:3 bounce 279:3 bound 333:23 334:4 box 244:8 boyfriend 242:7 274:22 brain 277:12 278:5 brains 279:14
---	---	--	--

branching 252:18	281:18 282:22,24 283:13,16 284:14	309:8 310:17 330:10 331:13	322:5 335:6
Branson 276:11,15	284:14,17 317:18 317:20 318:14	Campbell 269:18,23 270:2,7	cases 226:18
Branson's 276:7,9	businesses 224:23 225:8 232:1 252:20 283:12 285:5	can 217:15 222:20,21 225:19,20 226:25 227:22,23 234:2 244:7 247:12 249:20 253:24 254:24 260:19 262:18,18 263:10 265:12,25 275:6 277:15 279:9 289:11,11 290:22 291:6 292:2 299:18 299:23 301:1 303:8 303:11 313:11 314:22 320:19,19 325:25 327:13 330:6,6	cast 318:18
break 281:15 285:14,17,19 320:9,11,12 323:12	businessmen 282:16 284:11	cannot 318:9	casting 291:2
breaks 218:7 331:12	butler 308:24	can't 222:6 226:2 239:20 247:10 249:7,21 254:7 256:11 262:24 265:5 273:1 273:2 284:15 301:13 304:15,16 304:16 317:12 333:4	catch 264:5
Brin 236:2	buy 232:20 281:23	car 234:20	categorical 290:20
bring 264:15	by 221:20 223:5,12,17 233:7 234:7 235:9 257:17 286:25 287:7,9 291:24 294:11 298:24 305:11 317:4 334:7 338:4,8,11	card 294:10,21	categorically 235:11,12 292:2 306:24 307:1 314:22
British 276:3	<hr/> C <hr/>	care 224:3 264:7 282:11	Cathy 338:3,14
broad 289:11	cabinet 318:20	Caribbean 236:11 237:1 276:2,2 319:13,20	celebrate 236:12
broadest 286:15 289:12 294:7	calendar 300:2	cars 234:14 254:2	center 283:18
broker 227:11	caliber 313:3	case	centered 277:1
brother 236:21,21,23 237:22 237:24 238:12,12 239:2 242:8	California 301:19		central 263:21
brought 225:5,5 314:12 330:10	call 242:17 296:9 301:23		cert 321:25
brown 332:17	called 225:25 236:11 279:6 294:16		certain 278:1,13 308:1
brownstone 322:17 334:18	calling 332:5		certainly 222:25 226:3 239:1 251:6 270:10 279:2 284:12 290:20 291:11 292:11 298:20,23 301:13 305:13,15 318:5 329:14 330:13
build 283:16	came 226:1 232:8 244:8 259:6,15 267:11 276:15 277:5 278:7 278:21 279:15,17 282:4 285:1 296:10 296:25 297:3,12		CERTIFICATE 338:1
built 283:20,21,24 317:7			certify 338:3
bulk 325:19			CGI 264:11
bunch 236:5 275:18			challenge 298:7,9 314:1
business 225:10 226:8 228:24 243:6 260:16 272:4 272:7 279:25 280:2			challenges

324:15	Chris	258:10,16 259:1,1	comes
challenging	238:14,17,18,20	259:17,24,24	302:17
326:10 336:11	239:5 268:11	260:10,21 261:4	comfortable
change	Christopher	262:8 263:16	291:3
295:11	238:15,16	264:18 265:4,10	coming
changed	Christ's	266:3,11 268:20	222:5,14 224:24
295:1,7 308:7	325:4	269:21 318:5	232:11 260:3 280:6
changing	chunks	320:23 321:22	292:17 309:17,25
308:8	231:12	322:2,8 323:7	311:12 318:17
Chappaqua	church	Clintons	communicated
259:19 260:4	316:21	260:17 263:14	260:3
characterization	circumstances	317:13	communicating
221:3 267:14 287:5	219:7 247:25 298:21	Clinton's	237:15
296:22	323:2	249:10 320:17	company
characterize	City	close	230:1
239:21 255:4 276:11	313:12 327:3	238:24 267:18	compare
283:17 287:13	civil	closest	225:20
288:1,12 289:18	294:8 296:16	229:17	completely
295:13 309:6,17	clad	clothed	235:11
321:2,24	288:22	289:3	complex
characterized	claims	clothes	283:10
287:7 301:2	298:1	329:2	component
characters	clarify	club	277:9
318:19	229:15,16	284:9,9	computer
charge	clarity	Coast	279:11
217:6 228:13	219:1	259:11	conceal
charged	clear	coercive	230:15
312:10 314:15	245:3 248:11 295:10	289:17	conceive
chats	297:11 302:8 315:3	cognition	304:15,16
320:25	318:11 327:5	277:13	concluded
check	clearly	coherent	337:5
231:14 232:23 315:7	327:19	218:10	concludes
checks	Cleveland	collected	337:2
306:16	252:22	223:13	concur
Cheryl	clever	college	313:23
246:21	335:14	291:16	conduct
chicken	clients	Columbus	286:2,14 288:16,18
278:18,20	281:7 312:13	283:19	288:21 308:15
child	Clinic	come	confident
273:2 283:8,9 292:2	252:22	218:25 227:1 233:19	301:1
293:14 308:20	Clint	234:20 263:1,2,9	confirm
309:6,17,21,22	259:15	274:9,11 277:14	254:25
314:24	Clinton	279:10 281:3 294:8	confusing
children	247:3,20 248:6,18,24	301:6 303:1,19,22	218:11
283:6,8 295:11	249:17 252:5 253:8	309:3,13,19 318:24	confusion
309:20	254:19 257:11	330:1	327:11

connections 243:5	cornered 275:24	246:13	247:9 249:22,25
consensual 289:15	correct 235:13 256:24	create 283:9	285:15 299:13,21
consent 289:6,7	289:22 292:23	created 317:6	303:8,11,14,17,23
considered 295:16	335:22	credentials 315:8	304:2,4,9,13,18,20
consistent 325:21,23 326:14,16	could 220:8 222:24 223:18	creep 318:21	Davos 261:12,13,16,21
constantly 313:14 315:11	227:6 231:9,11	creepy 310:17,21,23 311:1	262:3,3,5 264:18
contact 289:10 329:1	236:8 251:21 253:1	criminal 286:2 295:16 313:19	265:3
contain 283:11	256:9 260:6,6 261:8	313:21	day 227:12,13 275:25
contained 221:12	262:8 264:5 282:11	cross 279:22	286:11 291:17
contemporaneously 222:1 230:8 296:9	282:12 288:20,21	cultural 314:4,5	297:22 310:6
contestation 298:17	296:2,17 297:7	Cuomo 238:5,7,16,20 239:5	311:12 319:23
context 260:25 261:1 274:17	298:3 307:8,9,9,22	239:5	320:8
307:24 313:19	307:23 309:13	curious 281:22	days 236:14 237:2 286:11
321:8	314:15 328:25	cute 315:3	306:8,9 310:7 316:4
continue 245:17 324:14	329:1,3 331:2 332:2		336:13
continued 246:1 321:14	333:5,7	D	deal 225:9 290:12,13,21
continuing 218:5 280:22	couldn't 219:2,8 263:6 285:9	dad 228:22	299:18
contracts 283:3	311:3 312:6	daily 319:11	dealings 260:10
control 222:7,9 232:8 330:21	Council 242:24 282:16	Dakotas 241:2	deals 225:15
controlled 221:20 223:4	counsel 338:7,11	date 216:2 241:4 249:19	dealt 282:10
conversation 283:21 323:14	count 253:14	249:20 275:6 311:9	defend 291:5
336:10	country 284:9	dated 275:8	define 286:15 288:2,20
conversations 226:15 262:6 291:12	couple 235:16 237:2 286:3	dates 243:21,23 247:8,11	289:24 310:21
291:14,15 326:22	316:3 320:20	dating 242:8	329:1
converted 225:25	course 224:18 246:12 251:7	David 216:13 217:21	defined 289:12 311:6
	284:15 303:10	221:15 222:7	defining 289:12
	315:8 327:14	228:13,18 231:18	definitely 218:12 219:21
	covert 313:18		247:23 295:2
	coworkers 318:20		317:15
	coy 336:17		definition 294:11
	co-founder 236:3		definitively 222:22
	crazy		degrees

299:3	246:14,17 250:14	335:20,21	278:11
demanded	255:17 258:6	discuss	done
325:12	262:20 264:8,21	277:11,12 304:5	280:22 292:9 304:14
Department	267:4 269:11	discussed	304:17 309:23
216:1	275:13 281:7 282:3	245:14	330:23 333:4 334:7
deposition	285:10 286:5,7	discussing	door
296:17	287:10 288:10,11	313:20	299:4
depositions	293:21 297:24	discussion	doors
291:11	301:3,9,13,22	218:6 299:1	227:1
Deputy	302:24 305:16	disgusting	doubt
216:6,7,10	309:3,20,21 311:23	317:23	240:1
dermal	312:1 314:1 316:7	dispute	Doug
324:5	317:17 318:15,23	221:3,8 233:7 300:7	248:22 250:18,19,20
describe	319:1 321:1,25	disputing	250:25 254:19
254:8,16 262:5 310:4	322:1,1 326:7,8	223:1 317:16	255:6
313:11	327:21 329:10	distinct	down
described	333:20 335:13,14	289:19	220:12 313:3 314:11
231:22 257:10	335:20	distinction	320:25
258:11 290:24,25	Diego	290:17	dozens
309:11 313:13	216:7	distressed	289:8,9
316:14	difference	287:14	drag
describing	313:21	District	311:17
256:7	different	312:10 322:5 335:3	dress
description	219:16 223:11 245:9	335:23	322:8
297:7	256:23 258:10,11	divide	driving
designed	265:18 291:23	291:8	260:3
283:17	295:19 308:14	document	dropped
desire	311:11	217:14	319:22
224:20	differential	does	Duchess
desk	290:1	226:20,23 233:4	266:19
334:20	differently	240:5 253:24	duress
detail	335:7	284:12 286:22	287:12
257:8 283:2	difficult	290:2 326:13 331:9	during
details	311:17	331:25 332:1	288:16,19 295:19
331:8	dinner	doesn't	302:16 304:22
developing	258:24 262:7	312:6,15	305:18 308:14
277:25	dinners	doing	316:10
deviant	277:7,10	222:4 227:16 228:6	dysfunction
310:3	dinosaur	229:3 245:4 254:17	323:17 324:22 325:4
Diddy	241:1	255:19 278:24	326:7
317:13	discoveries	293:17,18 294:13	
didn't	280:5	324:12 327:22	<hr/> E <hr/>
219:6,19 224:1 225:9	discovery	dollars	E
226:7 228:10 229:3	230:13,17 237:15,20	223:14 224:9 226:12	217:1,1
229:22 231:13	257:20 267:24	229:9 230:24	each
232:16 243:3 245:3	268:6 335:1,8,13,15	donate	302:6

earlier 237:6 327:8 328:11	employed 338:8,11	297:3 321:3 322:6	308:20 309:5
early 241:6,7 247:12 271:12 280:22 299:12 300:25	employee 338:10	erectile 323:16 324:21 325:3 326:7	318:11 321:7,10 324:24 327:6,25 328:7 330:14,14,15
easier 261:9	employer 254:15	especially 288:23 313:9,24	every 249:7 282:10,14 283:8 310:6 311:12 333:17
easiest 218:14	enable 225:13	established 243:1	everybody 297:12,25 315:23 316:2,13
East 259:10	encompass 295:11,16	estate 225:23,24,25 226:1	everybody's 316:15
Eastern 280:7	end 254:1	Europe 255:13	everyone 242:13 246:8
effort 263:19	ended 255:19	Eva 243:4 303:4	everything 222:19 227:13 242:14 267:11 294:2 313:9 336:12
egg 278:21	ending 220:19	evasive 253:18	everywhere 224:21 310:7 316:5
egregious 299:5	engage 288:18	even 221:10,18,22,24 230:9,19 233:7 234:9 236:6 239:20 244:3 249:7 251:23 251:25 252:5 258:2 260:6 265:24 266:15,15 273:8 288:24 292:9,11 300:22 301:9 303:5 304:15,16 308:2 314:17 317:17 321:21 325:3 329:24 330:9	evidence 222:13 223:12 230:19 235:4 299:16 309:16 335:24
Egypt 256:4	engaged 289:10	England 267:19 292:4	exact 241:4 257:2
either 220:4 225:7 232:25 244:21 258:5 260:2 273:13 274:4,9 288:15 289:3 293:7 294:19 296:4 305:6 306:14 309:4 321:1 326:18 328:3 335:2	enormous 283:22 284:5	entering 308:20	exactly 217:14,25 218:3 219:15 336:9
elevate 264:24	entire 287:15 293:22 296:21	entirety 283:13	example 222:14 226:6 227:7,8 228:5 234:25 291:14
Elizabeth 274:20 275:8	entities 221:23,25	event 236:2 237:9 258:23 273:13,14	except 297:21 313:18
Elon 235:19	entity 222:3 235:1	eventually 263:2 295:22	excited 273:9
else 224:7 232:21 248:21 255:18 276:23 297:12 301:14 305:21 307:9 308:8 328:2 331:8 336:3	Ep 281:17	ever 221:11 236:23 239:19 244:20 245:4 258:25 260:12,16 265:10 266:2,11 270:3 272:10 274:1,4 276:15 279:14 281:21 283:23 303:14,23 304:5,5,9 304:21 305:4,25	exclusively 286:1 315:18
email 237:15	Epstein's 239:10 245:16 251:21 256:19 257:1,12 266:3 270:3 271:19 272:10 274:2 276:15 281:18		excuse 237:23 277:6 287:7
embezzlement 230:3			expect 224:1 310:22 336:25
			expected

278:14 279:1,2 281:16 282:23 283:5,9 284:15 288:22 291:14 293:19 294:17,20 297:21 301:8,9 302:3 303:8 311:3 314:24 315:5,11 316:3,16 317:9 318:10,17,24 319:23 325:4,7,24 326:8 328:20 331:8 338:7	275:16 Frederic 274:23 275:7,16 freestanding 224:21 frenemy 267:5 frequency 308:15,17 319:8 Friday 217:4 285:20 337:4 friend 229:17 239:6 260:1 331:6 friendly 229:20 262:1 267:8 267:16 270:14 272:8 274:24,24 275:10 276:25 321:6 friends 238:24,25 242:9,16 242:25 243:6 250:12 267:18 270:14 272:8,23 275:20 276:12 278:10 284:2,3 295:12 312:4 315:10,24 friendship 224:19 265:16 267:3 270:22,23 271:1 friend's 236:10 from 218:20 219:3,13,23 220:20,22 222:14 223:21,21 224:10 224:24,25 229:18 230:15 231:14 233:19 234:20 236:25 237:13,20 237:20 242:16 244:20 246:11,12 250:6 258:10 259:6 259:7,7,7 263:3,7	265:18 268:9,15 269:13,15,16 275:7 277:23 278:7,8 279:17,19 280:7,23 282:4 285:19 286:6 286:18 290:20 295:7,11,23 296:16 296:17 297:7,8 299:21 300:4 303:22 308:18 312:19,19 316:15 319:20 320:22 324:13 325:15,16 325:16 326:11 327:3,24 331:16 335:17,25 front 326:21 328:12 fronts 312:25 full 221:10 257:3 fun 278:14 fund 281:8,10,12 funded 281:6 funds 226:7 281:23 282:1 funky 261:11 331:9 further 338:9	generally 247:5 271:12 generous 225:3 genuine 278:8 George 272:18 German 279:24 get 217:24 227:6 241:16 247:8,11 251:21 261:25 262:8 281:21 284:6 293:3 318:6 323:9 329:21 330:2 333:20 335:20 gets 223:11 getting 250:6 286:10 307:7 310:5 316:9,22 330:5 Ghislaine's 234:24 gift 323:9 gifts 323:6 girl 300:18 304:10 DOJ REDACTION
form 264:24 287:12 formal 218:2 former 238:20 239:16 240:3 240:12 251:13 253:8 254:18 255:5 261:12,20 269:21 271:5 308:24 320:17,22 321:4 323:6 fortune 279:17 found 251:11 311:3,6,17 335:2 foundation 249:11,13 256:1 258:12 four 236:14 253:15 frame 300:6 frank 299:1 Fred			give 224:7 225:15 249:19 250:8 254:5,8,23,25 261:4 274:17 291:25 292:17 303:20 305:7,10,22 309:3,18 328:10 given 228:23 261:8 291:4 294:20 325:2 331:6 333:14,18 335:16
			G
		Gates 228:11 gave 224:8 225:12 304:6 311:9 323:7 Gell-Mann 280:9,10,15,15 315:17 general 216:6,8 253:1	

335:21	319:20 320:10	218:3 276:25	318:9 319:13
giving	323:11 325:23	groups	334:21
222:17 232:2 286:13	334:18,21 336:15	316:19,20	happening
294:9 303:25 304:6	Goldman	guess	308:1
305:6 307:23	282:14	226:21 241:16	happiness
308:10,21 310:10	golf	275:19 295:19	278:7
328:7	284:9	332:16	happy
gladly	gone	Gullwing	287:17 292:21
336:23	252:6 265:13,14	226:24	326:24
Global	270:9,11,12 314:23	guy	hard
249:17 260:22 261:5	317:9	275:24 310:17	262:4 294:20
263:16	good	312:13 317:24	hardworking
glue	217:3,8,10,11 223:7	318:6 322:3	312:12
333:15 334:2	238:1 242:9 267:18	guys	Harvard
go	goodness	227:9 252:24 275:18	277:1,5,19,25 280:25
218:16 220:6 223:3,4	228:16	318:16	281:5
225:21 229:6	Google		has
232:19,20 235:16	236:3	H	219:22 236:23
250:11,16 251:17	gosh	habits	238:12 294:16
255:17 259:20	284:9 298:3 318:5	245:6	299:18 316:14
262:1,8 264:8 265:3	got	hairdresser	330:16 336:21
265:17 266:2,11	224:13,13 227:10	274:23	hats
268:22 271:23,23	232:19 244:20	half	284:18
275:10,13,14,15	250:22 280:16	297:23 336:13	haven't
276:12 280:10	285:3 319:3 321:22	Hamptons	244:5,6 274:11
291:16 293:7 300:4	322:10,25 323:3	273:15	having
302:15,25 304:10	gotten	handing	226:15 262:7 264:18
316:3 318:1,5 335:6	319:25	306:9	273:8 277:24
goal	Gould	hands	319:11 323:17
224:15	277:4,4 278:6	245:7	328:1 329:4
God	government	handwriting	head
240:16 327:2	222:12,13 223:12	331:21 332:1	241:16 255:1 330:1
going	230:19	hang	health
217:25 218:2,16	grab	247:6 266:24	240:19
222:18 228:22	303:21	hanging	hear
232:20 234:2	grand	219:6	286:18 316:23
235:24 245:7	335:17	happen	317:25
247:12,18 250:13	great	290:24 292:6 301:3,4	heard
252:23 255:1,17	284:10	317:18	267:11 280:24 283:1
262:15 265:10,18	grift	happened	286:19,20 324:14
281:14,16 285:7	285:10 317:19	222:16 226:19	330:14,17,20,24,25
290:13 291:2,25	grifter	242:14 252:5	331:1,5,9
293:9 297:17	285:6	261:10 286:23	heavy
309:18 314:11,21	grounds	292:15 296:2,3,6	261:25 332:23,24
316:3,9,16,21	225:24	297:21 298:13	333:4,11
317:25 318:1,6	group	301:14 306:24	helicopter

idea 235:8 250:4 262:11 264:7,11,14,15,17 327:17	individuals 235:15 239:9 253:4 254:17,18 300:10	311:24	Iranian 302:23
ideas 255:9 311:9	information 220:21 250:9	interlocutor 327:21	island 236:10 237:1 239:13 259:6,7,11,15 265:10,14,19 270:4 270:12 274:5 275:23 276:1,7,9,15 281:24 288:23 310:8 312:14 316:3 316:20 319:23 321:11 329:23 331:7 335:2
identify 274:8	initial 217:13,15,22 314:11	interrogate 279:24	Islands 276:4
image 310:18	Initiative 249:17 260:22 261:5 263:16	interrupt 218:12 299:13 302:1 303:8	issue 219:10 221:7 223:11 285:22 289:15 312:17 317:11 324:16
imagine 265:25 269:25 304:16	insert 264:2	interrupted 218:18	issues 272:14 298:9 323:17 324:24
immediately 289:21	insider 228:14	interview 216:1 337:3,5	items 335:15
importance 264:25	instance 221:13 226:23 301:8	into 223:4 226:1 231:19 232:8,11 234:9 243:17,18 245:18 246:2 252:20 255:1 279:25 280:1 291:8 293:3 304:10 307:4 308:23 317:7,22	its 283:13 319:9
important 314:5 335:15,24	institute 279:5,6,9 280:8,13	introduce 314:19 315:9,15	it'll 227:22 279:10
impossible 219:12	institutions 278:2	introduced 280:10 292:13	it's 217:13,19 218:3 219:9,12 220:6,12 225:4 235:24 237:19 238:1 247:11 254:1,2 257:8 260:5 261:9 261:19,25 264:7,14 266:14 268:3,4,5 276:19 279:6 280:3 283:22 284:16,18 285:8,8 298:16,19 299:9,10 300:1 301:2,2,3 302:2 310:10 311:5 313:8 315:18 317:12,14 317:14 318:14,19
inappropriate 244:14,18 245:4,5,8 245:9	instruct 327:4,6	introductions 218:3	
inaudible 227:12	intelligence 279:23	intuition 267:22	
inches 332:14,14,25	interaction 287:23	investigation 295:20 314:12,15	
included 284:8 286:14 312:22	interactions 319:10	investigator 226:14	
including 335:16	intercourse 318:12 328:2	investing 228:8	
increased 308:18	interest 228:24 234:21 278:8 279:2 280:3 287:5,8 321:3 322:1	invigorating 311:7	
incredible 253:21 262:11	interested 252:24 278:4 287:4 315:10 322:2 338:12	invite 277:13	
independent 224:16,20,24 252:19 261:9 265:16 270:18,24	interesting 311:4,5 315:12,17 317:23	invited 250:11,16 259:22	
independently 224:16 271:23	interests 283:16	involve 301:5	
indications 230:14	interfaced 311:22	involved 239:22 260:25 261:3 295:12,12 319:17 338:9	
indiscernible 220:7 277:22 331:4	interfacing		

324:12 325:12 332:14 336:4,11,22	335:17	316:17 321:15 322:5 325:14 326:14 327:9 335:10 336:14,22	latent 267:9
I'd 222:22 233:16 252:8 282:12 301:23 304:23 318:13	Justice 216:1	kinds 252:20	later 233:19 234:4 237:7 253:5 295:8 308:10 312:9
I'll 217:25 218:9 251:16 254:25 323:16 327:10 336:6,14	justify 314:7	knew 221:25 227:5 237:11 238:11 239:5 240:9 240:14,19,22 241:7 241:12 243:19 260:9 262:15,20 268:10,11 269:20 269:23 272:19 275:7 291:22 292:1 293:13,14 294:12 297:4,14 301:5 325:23 330:22	Latin 248:14
I've 223:22 224:17 225:2 236:22 244:1 267:16 273:3 278:25 283:23 284:4,5 292:5 305:1 316:2 331:1 336:5,6	juveniles 298:11	knowing 334:24	law 290:2 314:17
<hr/> J <hr/>	<hr/> K <hr/>	knowledge 237:17 246:4,5 270:6 280:3 323:10	lawsuits 274:10 294:9
Jane 292:19 300:7 301:5	Kate 294:16	known 227:9	lawyer 246:24 331:12 336:7
Jarecki 275:23	keep 334:12	knows 297:20 299:19	lawyers 218:8 233:7 302:12 336:19
Jay 277:4,4 278:6	keeps 334:2	<hr/> L <hr/>	layer 298:25 315:21
job 253:21 279:23 305:21 306:4,13 315:14	Kellen 311:22	lack 220:17	Leah 216:14 234:23 235:4 238:14,16 267:24 268:1 273:4,6 284:20
John 239:16 240:12 308:23	Kennedy 239:6 240:3,9,13,18 240:21 242:11 243:8 244:13,14,18 245:17 246:1,1 330:9	land 226:1	leaked 336:3
Johnson 274:20	Kennedy's 241:13	large 233:18 283:21 289:15	least 219:4 246:15 301:2
joke 228:18,20	kept 246:14 268:24 269:8 286:6	Larry 271:4 318:4	leather 335:11
joked 327:2	Kerry 238:9,25 239:16,17 240:13	last 258:15 266:21,22 282:20 284:18 297:22 319:2 323:12 331:14	leather-bound 332:11 334:11
Jon 273:1	Kevin 269:12	late 230:19 258:17 299:12	leave 219:6 252:17 279:4 286:22
journals 280:2	key 264:16 297:24		leaving 320:7
July 216:2 217:4 285:20 337:4	kids 272:24,25 273:13,19 274:1 283:6 317:24		left 217:15 247:20 249:10 255:18 297:19 304:14
jury	kind 217:13,24 218:7,21 220:17 226:15 251:17 253:5,6 254:9 264:18 278:12 281:15,18 286:1,4 292:15 302:5 310:13		legal 244:7 333:8
			Lehman 282:14
			lent

313:2 331:1	303:15,24 304:25	265:6 267:5 268:25	259:3 273:9 275:19
Mark	305:5,16,25 306:7,8	270:14 275:16	280:21 293:12,13
216:10	306:20 311:12	276:10 281:4	293:21,24 294:18
market	315:7 328:1 331:6	287:10 288:10	309:10 315:11
275:25	masseuses	291:9 292:3 297:25	336:24
Markus	244:15,20 302:21	306:2 313:17 318:8	meeting
216:13 217:20,21	304:5 305:19 315:5	318:15 323:9 329:2	239:21 258:21
218:8 221:15 222:7	319:11 325:10	329:19 331:3	meetings
228:13,18 231:18	326:17 328:12	mean	282:8,24
247:9 249:22,25	331:2	224:1 225:2 229:25	Melissa
285:15 297:16	massive	233:6 238:19	216:15
299:13,21 303:8,11	232:4	240:14 242:15	memories
303:14,17,23 304:2	masturbate	243:20 244:25	219:1
304:4,9,13,18,20	304:25 305:5 325:13	245:2,2,8 246:4	memory
306:18 336:14	326:20	249:6 250:1 251:2	220:4,9 231:14 232:9
married	masturbating	251:12 252:22	232:13 235:25
238:9 241:13 303:6	304:22 325:22	259:25 262:11	236:15 237:13,14
Marshal	328:12 329:4	267:16,16 269:9	237:25 266:8
216:10	masturbation	272:14,14 273:3	268:25 270:18
Martha's	326:16	275:13,14,17 278:5	273:17 294:15
259:8	matched	278:7,24 279:2	296:14 314:14
Martin	229:4	284:9 286:25,25	327:1 329:6 332:2
226:25 277:3	material	287:9 290:5,13	men
Marvin	244:7	291:17,18 292:4,7	313:16,16 318:7,8
276:24	math	294:11,14 296:11	mention
Mary	306:6	303:22 304:23	282:11
241:8 242:8	mathematician	305:11,24 307:5,6	mentioned
Mar-a-Lago	277:3	307:18 310:16	238:3 239:15
219:3,5,22	mathematicians	311:16 314:24	Mercedes
massage	277:18	316:6 317:14 318:2	226:24,24
244:20 286:16	mature	323:8 324:23 325:7	merely
287:19,21 288:22	309:12,14	325:8 334:7	291:25
291:25 292:17	may	meaning	met
303:14,20,23	219:2 222:15 234:20	234:8 249:11 261:4	218:1 219:4 220:7
304:10,22,24 305:1	245:9 260:24,25	278:11 292:16	229:18 235:23
305:6,7,14,17 307:7	261:8 263:2 264:1	319:10 320:22	236:17,23,24 237:4
308:21 309:3,18	269:10 270:7,9,11	means	237:5 239:1,1,18,19
316:22 318:7 319:4	270:12,16 272:12	230:9 281:19	239:19,24 241:9,18
319:25 331:3,6,8	273:8 281:3 296:11	media	241:21,22 242:21
massages	300:23 327:1 330:8	338:4	242:22 243:6 247:2
286:10,11,13 288:16	331:6,12	medicine	247:5 248:1 249:6
288:19 302:18,20	maybe	252:22	251:25 252:6,7,9,10
305:10 308:9,10	218:23 219:9 222:1	meet	252:13 259:17
310:6,7,10 316:9	222:19 223:10	219:24 235:21	268:16,24 269:20
329:21 330:2,5	226:2,3 236:7	236:20 242:11	269:25 271:1,9
masseuse	255:14 257:14	247:25 258:25	273:7,8,11,12,16

276:8 278:23	276:24	291:9,18 299:5	311:10
293:15 295:7,12	minute	308:5 309:13	Musk
300:8 308:8 315:6	279:10 281:15	315:22 324:10	235:19,22 236:15
315:10,16 318:17	296:16	morning	237:3,11 239:4
323:15 330:8,8	misperceived	217:3,8,10 281:17	Musk's
Mexico	298:5	297:17 316:22	236:21 237:24
266:6 270:4,13 274:5	misperception	331:14	my
279:5,9 281:25	297:23	most	217:4 218:10 221:11
316:20 329:23	missed	282:15	224:15,18,19,20,23
Microsoft	296:3	mostly	224:23 225:1,5
228:10	misunderstand	306:11,14 329:22	227:8,10,22 228:12
middle	314:9	mother	228:22,22,22 229:5
263:3 299:9	MIT	293:25 301:7	229:17,23 231:2
might	277:19,22,25 281:1	mouth	232:8 234:11 235:6
219:12 259:9 269:11	mob	286:10 329:15	235:25 236:14
307:22 333:8	317:11	move	237:13,14,25,25
military	model	232:21 234:2 288:3	240:7 241:16 244:7
279:21	243:5	312:3	244:11 247:8,11
million	modeling	moved	250:3 252:18
220:24 222:14 224:9	243:5	308:22,23 321:15	254:15 255:1
230:24 231:15,22	models	moves	264:11,14 267:3,22
232:19 233:9,14,22	303:1	234:19	270:6 273:17 279:3
233:22 234:3,4,5,6	modus	movie	279:16,17,20
235:8	326:11	313:12	282:15 284:2,3,3,5
millions	money	moving	287:5 289:18
223:13,14 226:11	220:21,25 221:4,12	232:24 307:3,4 308:5	290:20,20,24 296:8
229:8,9 230:23,24	221:12,15 222:16	Ms	296:12,15 297:13
Mills	222:17,20 223:3	217:7,8 218:5 219:21	298:3,7,9 299:11
246:21 247:1,2 248:1	224:23 225:4,12	239:6 247:1,2 248:1	303:21 305:21
248:15	226:7,16,20,21	248:15 269:23	306:13 313:25
mind	227:16 229:8,14	270:2 298:4 299:3	314:14,23,24
224:22 244:11	230:20,22 232:4,13	320:14 337:3	315:14,14 318:5,6
274:11 279:4	232:17,24 233:8	much	318:14 325:7
282:15 286:22	234:5,8,11,19,22	229:22 253:22 267:2	326:11 327:2
289:18 292:14	261:4,8 281:19	272:15 275:14	330:10 332:1,1
295:6 298:7,9	305:22 306:10,15	277:10 282:10	338:5
299:11 302:9 330:1	money's	292:5 297:25 299:5	myself
330:11	222:5	multiple	222:4 224:17 232:20
minds	monies	253:14 286:11 289:8	243:21 264:24
317:9	222:25	289:8 310:7	267:14 283:4
mindset	monolith	Murray	312:22 314:21
296:4	246:8	280:9,10,15,15	325:23
mine	more	315:17	
221:14 232:25	218:17,23,24 227:15	mushroomed	
234:22 245:9,21	235:16 252:19	317:7	
Minsky	253:11 254:8 265:4	music	
			N
			N
			217:1

231:25 234:2 237:1 237:15 238:13 239:10 240:15,25 243:8 244:15 247:7 248:2,12,16,19,21 250:5,13 251:24 252:18 253:7,17 255:17 256:10,13 256:18,19,23,25 257:9,15,16 258:16 259:6 263:12 264:5 265:18 270:16 272:10,13 274:1 278:6 280:11,22 282:7,22 285:20 286:1 287:1 288:23 289:4 298:22 299:8 300:2,2 304:24 305:1,17 306:6,17 307:8,9 308:10 310:7 311:9 312:9 312:14,25 313:12 313:13 315:21 316:4,10 317:13 319:22,24 320:19 321:6,15 324:6 327:9 331:7 332:23 333:4,20 337:4	325:6 331:11 335:19 336:13 ones 256:1 282:13 one-time 232:5 only 227:4 237:13 238:8 239:20 259:17 261:1 268:15 271:22 282:22 283:15 300:14,15 300:15 311:20 313:10 319:23 open 299:4 operandi 326:11 opinion 229:17 opportunity 251:10 299:8 oral 328:6,7 order 235:9 organize 277:8 281:12 organized 283:5 orgies 301:8,9,11 originally 225:24 321:2 Oscars 237:5,5 other 221:15 229:4,11 230:15 232:21 251:3,12,13 253:4 253:10 254:19 255:8 256:10 257:10 267:18 269:16 273:2 274:10 275:21 282:7 285:4 290:14	299:15 300:21 302:11 311:21 321:5,8,14 323:5 329:20 335:19 others 223:5 253:9 278:1 300:20 312:19 otherwise 261:11 338:12 our 218:5 323:12,14 out 252:18 253:25 261:22 266:24 267:11 273:20 275:13,14,15 279:4 294:8 296:10 298:2 308:22 309:25 331:13 outcome 338:12 outside 283:18 over 220:22 222:8 223:14 224:18 225:15 233:22 250:2 253:10 257:21 264:8 289:25 305:19 310:14 318:1 323:22 324:15 327:12 330:22 332:14 334:17 335:6 overage 325:10 overt 313:18 overtly 313:17 overwhelming 299:17 311:3 own 224:23,23 225:5 229:13 240:6 252:19 261:21	264:18 294:17 297:13 299:17 313:24 327:10 333:18 owned 221:13 272:11 283:16 284:15,24 284:25 285:1 owning 264:21 <hr/> P <hr/> P 317:13 packed 257:4 pages 335:1 paid 223:13,15,22 224:6 230:20 231:21 233:15 234:7 235:8 318:10 painting 322:7,11 Palm 225:22 239:13 266:7 270:11 305:22 314:12 329:24 331:7 paper 331:13 332:23,24 333:4,5,11,14,16,18 333:19 paraphernalia 323:6 Paris 270:13 274:7 310:9 park 230:11 parleyed 279:25 part 220:16 238:5 249:9 251:9 254:9 260:21 263:15,23 279:22
---	---	--	--

289:4 299:6 308:25 309:1 310:13 312:9 314:5 315:14,14 335:19,21	313:2 315:12 316:7 317:2,8,25 320:1 328:25 329:21 330:2,5,6,7	216:7 Philip 250:21 Phipps 225:25 phone 264:5 282:7 photo 305:11 photograph 309:15 photos 316:2 330:23 physical 289:13 physicality 287:24 pick 314:23 picking 306:17 picture 310:1 322:8,11 pictures 323:6 pieces 335:24 Pigozzi 236:11 pilot 265:22 pilots 257:25 pin 249:21 pinching 325:13 place 217:13 271:21 293:10 294:2 316:8 places 218:18 266:9 plane 239:10 251:6,18,21 252:8,10 255:20 256:20,23 257:1,12	287:2 316:4 321:6 322:3 planes 240:15 272:10 274:2 281:24 please 225:3 228:15,16 251:12 259:5 314:9 325:25 327:15 pleasure 327:7 plus 265:20 pocket 231:19 podcast 294:17 point 219:24 255:12,16 284:6 286:10 294:25 295:1 296:1 296:3 298:20 299:21 311:24 312:2 319:9 poor 314:8 pop 255:1 position 301:24 possibility 220:8 possible 234:21 250:8 268:5,6 276:20 possibly 226:3 288:24 post 237:8 249:20 297:12 potentially 329:23 pre 249:20 precise 231:17 preferred
participate 291:7 306:19 participated 299:6 participating 288:15 308:2 particular 334:12 parties 338:8,11 party 321:1 passing 238:4,4 329:19,19 past 260:3 307:3 310:14 321:15 patches 324:2,3 patently 265:20 327:18 pay 305:19 306:7,13,14 paying 305:25 payments 232:5 payroll 220:17 231:25 peak 319:9 people 229:11 230:15 242:17,20 253:23 262:2 267:18 282:18 284:2 285:11 286:20 287:18 293:11 300:21 301:8,11 302:12,21 303:1 309:2,3,19 311:7,8 311:21 312:4,22	per 220:19 percent 225:16 perception 297:19 298:2 perfectly 282:2 perform 305:17 performing 223:16 Pergamon 280:1 period 219:9 229:18 252:14 271:12 274:25 300:15,25 302:16 302:17 308:5,11,14 308:19 335:15 336:13 permitted 292:8 person 271:6 294:16 299:18 301:23 311:20 328:5 personal 229:7 237:16 246:3,5 257:25 272:4 297:13 personally 229:6 231:13 282:25 personnel 264:16 person's 262:13 perspective 326:11 persuasive 298:13,15 Pestana		

295:2 298:17	330:10	274:9 292:12 310:18	R
present	problem	public's	217:1,5
236:15 282:23 305:1	218:9	297:18	ramp
308:2 311:20 331:1	problems	publishing	263:15
presented	229:23,25	279:18	ran
334:10,10	proceedings	pull	284:8
president	338:9	235:2	ranch
247:3,19 248:3,4,6	process	purchase	281:25
248:18,23 249:5,6,9	260:21	221:16 223:5 224:8	random
252:1 253:8,24	produced	purchased	225:17 283:25
254:2,19 255:6	309:15	221:19	range
257:11 258:10,16	professional	purpose	289:11
259:24 261:12,20	333:25 334:8	249:3 255:7 258:20	rape
264:18 265:4,10	professionally	314:24 336:8	326:10
266:3,11 268:20	334:7	purposes	rather
269:21 320:17,23	professors	255:22	261:10
321:4,22 322:2	278:1	push	read
323:7	proffer	302:14	278:25 286:21,21
presidents	217:7,11 320:14	put	292:5 295:18
249:8	337:3	234:9 262:12 271:21	296:11 300:23
press	profit	279:10 286:9 300:2	314:21 325:20
237:20 280:1 302:14	226:5	329:15 332:6	326:9,12 334:3
322:13	profits	333:20,21 336:6	real
pressured	225:14 226:9	puts	225:23 285:12
253:22	profoundly	246:8	296:12 317:15,18
presumably	278:4	putting	332:2
331:2	program	232:12 302:11	realize
pretty	314:9	p.m	296:1
241:8 282:10	properties	337:4,5	realized
prevent	266:4 270:3 271:19	<hr/>	219:3
280:4	272:11	Q	really
priapism	propose	question	220:5 222:3 228:6,6
325:4	225:8	223:8 231:3,17	228:6 239:20
primary	prostitution	251:16 271:11	243:21,24 255:7
256:1	314:16	296:8 327:4,7,10	264:7 267:4 271:14
prisoners	protective	328:18 331:5	272:15 275:19
279:24	310:18	questions	278:3 282:6 290:12
private	provide	218:10 239:3 250:3	294:17 297:20
283:23 316:4	251:5	303:12 320:20	299:1,7 301:16,17
privilege	provided	325:7 330:25	311:23 317:4,20
251:9	338:4	336:20	318:17 319:12
probably	public	quite	realms
227:24 231:9 239:20	257:19 291:11 294:7	227:16 260:19	220:8
247:11 250:17	295:23 296:10	283:17	reaped
269:25 275:7	297:19 322:5	<hr/>	225:13 226:8
306:16 313:4	publicly	R	reason

225:13 226:8	219:24	326:18	responsibility
reason	recruiting	relationships	265:25 315:15
223:15 231:23	223:17 235:10	242:21 246:2 254:11	responsible
237:13 249:21	red	277:18 280:25	251:18,19 257:18
250:3 260:2 277:24	284:18	287:6	279:1
282:4 297:15	reduced	relative	restructured
reasons	338:5	338:10	283:12
325:7	Redux	relieved	resuming
recall	317:13	320:4	285:19 320:13
239:9,24 247:15	referring	remember	review
249:24 253:17	296:20 329:22	218:23 219:8,11	244:6
268:7 292:16	reflect	225:14 226:2 228:2	reviewed
294:13 306:14	234:24 257:15	231:18,20 233:17	223:22
309:16 329:5 330:6	refresh	235:24 236:6,9,18	reward
330:7,7 335:7,10	244:10,11	244:24 247:4,7	235:9
receive	regard	249:7,17,22 250:11	rich
224:10 302:20	224:18	250:15,16 251:6	322:3
335:14	regular	253:19 255:11	Richard
received	302:21 306:6 328:1	256:11 260:2	276:9,11
219:23 224:25 234:8	334:3	262:14,20,24 263:7	Riddell
306:16 335:1	regularly	265:5,7 268:2 273:8	284:17,20,21
receiving	286:16	276:9 277:1 282:13	Riddell's
222:25 231:14	reimburse	283:20 296:25	284:17,19,22
288:15	224:2	304:3 305:8,25	ride
recently	reiterate	307:6 309:5 321:9	319:21
308:5	245:3	324:1 331:22 332:3	ridiculous
recognize	reject	332:4,8,10,11 333:5	324:10
286:4	292:15	334:7,24 335:7,12	right
recollect	related	remembering	217:15,16,18 220:1
233:1 282:25 283:14	228:11 338:8	296:5	222:6 223:11
321:7	relation	rental	226:17 227:1,6,23
recollection	277:17	271:20	228:21 229:18
221:10 229:7,7	relations	repeated	232:7 233:3 238:12
240:15 244:13	242:24 278:15	308:1	238:15 239:24
308:20	282:17	reporting	241:16 247:8,11
record	relationship	305:6	252:4 254:6,12,12
234:23 285:18	220:16 224:19	reports	255:2 256:7 261:19
recorded	243:18 245:17	308:1	279:8 285:16,21
217:7 320:14 337:2	250:23 251:3	require	290:18 293:11
recording	254:10,10 258:9	327:24	295:19 296:11
338:4,7	263:13 270:21	resembles	298:13 299:5
records	272:3 273:19	245:13	302:19,20 304:18
232:11	279:14 280:8,24	residence	310:4,6 313:6
recover	281:5,6 308:7	329:24	315:25 320:16
296:17 297:8	320:18,22 321:14	respect	325:1,8 327:16
recruited	321:21 325:17	258:12 286:2	332:12 333:1

334:20 336:25	Saint	254:18,25 258:14	scribbling
role	319:22	259:4,5 260:11	263:4
250:13,14 262:5	sake	261:3 263:20	search
room	325:5	264:11,12 268:17	322:6
303:15,24 304:10	salary	269:3,8 271:17	searched
305:14 307:8 318:9	224:6,24 225:2	275:9 284:6,15	335:3
328:3,8	Salem	285:7 286:12,20	second
rubbed	317:8	289:16 290:22,23	258:3 279:3,21 303:9
305:15 318:6	same	291:3,6,22 295:5	secret
rubbing	217:14,25 218:3,6,6	298:22 299:8,14,14	257:4,5,8 266:16
305:11 307:15 310:9	239:3 242:20	300:4 301:1,13	Secretary
rules	256:17 269:14	303:20 307:6,23	239:16,25 240:12
218:7	271:11 306:20	309:5 310:5,11	259:1 271:5
rumors	316:8	316:17 317:25	secure
302:13	Santa	319:5,10 321:18	224:17
running	280:8,12	327:17 329:2,3,10	see
262:3 311:25	Sarah	329:22 336:6	217:14 226:16 258:7
	266:20 311:21	saying	259:23 260:12
S	satisfy	221:23 222:10,15	270:12 275:16,19
Saffian	317:11 327:18	232:12 234:1	286:7,8,17 287:8,24
216:14 234:23 235:4	saw	235:11 246:18	288:14,14,18,21,24
238:14,16 267:24	221:11 237:14,14	264:17 279:1 289:7	289:4,14 295:11
273:4,6 284:20	244:17 245:4,5	291:1,3 300:12	297:1 301:13
said	258:2,3,5,16 266:22	302:10,11 306:12	302:17,25 304:9
219:2,15,16,17,19,22	280:23 282:6,6	307:20 309:2 311:8	305:4 308:19 309:3
221:7 222:4 223:2	283:4 285:8,11	311:14 327:2 331:3	309:9,10,18,20,21
223:21 231:25	286:19,24 287:6,9	332:13	319:1 321:25 322:1
234:12 237:25	287:11,16,17,22,24	says	322:1 328:12
244:1 253:6 255:16	288:2,5,9,10,12,16	242:14	331:18,19 333:7
262:19 265:9	290:19,22 292:15	scene	334:1,11,17,20
270:16 282:2 284:1	297:12 299:4 301:6	327:3	335:13
285:2 286:3,8,12,13	301:6 302:20,22	school	seeing
286:21 289:9 292:2	304:1 309:2,4 311:1	291:15,19 314:23	305:9 308:20 309:5,7
292:4 293:5,5,17,18	313:2,25 320:24,25	schools	309:17 321:8 335:7
295:4 297:16	321:5,6,23 322:12	314:22	335:11
298:10 299:2	324:14 325:16	science	seek
300:19 301:3,12,21	328:4,9,24,25 329:4	278:4	250:9
302:12,12 306:24	330:14 334:19	scientific	seem
313:5 315:6,21	say	277:11 279:16,18	281:19 310:2 326:7
316:14 318:11	217:25 218:11	280:2,5	seemed
321:10 323:13,23	219:10 222:3,18,20	scientist	313:3
325:11 327:8,9	222:22 236:7,14	278:6	seems
328:11,13,17,21,24	237:13 238:2,23	scientists	219:7 312:16 316:17
329:18 333:22	240:20 243:11	276:25 277:8 279:24	seen
335:5 336:7,22	244:10,11 245:7,19	scrap	229:22 237:2,20
338:6	246:12 247:17,18	333:19	257:19 267:17

304:13,24,24 305:1 309:22 316:2	328:1,5,6,7	313:12,13	277:10
self	sexual	showed	socializing
313:1	286:14 288:15,18,21	222:13 331:12	266:24
self-esteem	289:10 303:25	shows	socially
225:1	304:6 306:19	220:21	238:24 273:8,22,23
Senator	307:14,24 310:3	side	273:24 287:11
240:3,9	312:16 318:8,12,22	256:3 313:25	sold
send	318:23 326:9 329:1	signature	225:24 234:20
226:20 333:19	sexually	217:15	some
sense	223:18 291:24	signatures	218:17,24,25 219:23
233:4,6 281:21	298:11 324:15	235:2	226:21 229:4
286:15 294:7	share	signed	230:14 232:21
sent	246:15,17	217:12 322:9	234:19,19 253:4
220:22,25 221:4,16	sharer	significant	255:12,16 259:10
222:20	246:15	290:1	264:2 267:9 268:8,9
separate	she	Sikorsky	274:13,16,17
224:24 246:11,11	219:22 248:17 267:2	231:12	277:19 279:13
258:9 271:1	267:4,4,19 268:7	silver	282:23,24 284:6
separately	269:24 270:9,10,10	275:24	286:10,14 291:12
269:23	270:11,12,13,16	simply	292:10 294:7,25
Sergey	274:22 292:13	222:2	295:1,23 297:23
236:2,3	293:5,13,14,15,17	since	298:12 299:2
Sergey's	293:22,24,25	267:11 295:5	303:11 306:15
236:12	294:12,17,19	single	310:7 312:16
Series	296:25 297:3 299:4	310:6	317:14,22 318:6,19
227:10,10	299:4,19,22 300:8	sirens	318:25 319:19
serves	301:8,14,21 303:6,7	254:2	322:7 327:23
236:1 273:17 314:14	309:8,10,10,14	sit	328:25 330:21
service	311:23,25,25 315:7	316:6 320:25	333:17,19,19,20
223:16 257:4,5,8	315:8	sitting	335:8 336:18
266:16	she's	287:20 322:24	somebody
services	267:1,16,17 301:22	situation	236:10 246:21
231:22	309:11	287:12 290:17	250:12 287:21
set	shift	size	294:10 307:8 308:8
222:3 258:3 281:16	301:18 314:4,5	332:16 333:5,8,9	309:13 315:6,16
296:15 320:20	short	slid	329:1 330:22 331:3
seven	244:6,9	294:23	somebody's
286:11 306:8,9	should	slide	245:9 273:16
several	234:23 244:10	293:11 295:15	somehow
230:23 233:11	261:20	slips	260:2
235:15 310:14	shoulders	279:3	someone
sex	287:22	small	219:13 220:7 292:4
308:1 313:11 316:9	shouldn't	283:3	292:11 301:14
318:7 323:15,17	232:25 324:10	smart	309:4,7 310:22
325:20 326:8 327:3	show	227:15 290:8	329:5
	232:11,25 233:2	social	something

219:20 220:23,24 225:9 227:9,23 229:16 232:21 235:25 236:14 244:23 245:4 247:11 249:14 251:9 253:7 255:8 258:12,18,23 259:13 260:7,23 261:1,5,25 262:8 267:10 271:18 279:4 281:4 288:17 290:22 294:8 295:6 307:14 314:2 318:8 323:13 331:13,21 332:16 333:16	286:14 289:18 310:17 312:16 313:5,11 322:7 330:21 332:15	sports 284:16 Springer-Verlag 280:1 squeeze 287:21 staff 283:3 319:19 stairs 308:24 stand 253:25 standard 302:22 start 218:15 252:21 289:23 291:9 301:16 335:11 started 249:18 255:3,5,10 279:19 317:3,5 323:23 324:2 starting 220:18 startup 263:16 state 239:16 240:12 292:2 statements 291:11 294:8 295:23 States 216:1,5 stay 263:12 302:24 stayed 224:1 269:1 staying 263:12 273:16 DOJ REDACTION step 316:15 stepchildren 314:25 Stephen 277:4,4 278:6	still 263:12 296:4 298:2 303:4 319:16,17 stitched 334:6 stock 332:23,24 333:4,11 333:14,16 stocks 283:11 stop 253:1 260:4 stopped 334:18,21 stops 256:8 stories 301:16 325:3,10 326:9 story 265:20 310:14 312:9 321:12 327:23 straight 241:16 333:21 strange 313:4 Street 334:14 strictly 260:20 structures 283:11 struggle 330:7 stuck 221:6 stuff 244:10 278:25 296:10 submitted 333:14 subsequently 303:5,6 substantial 317:2 substantive
sometime 323:23 sometimes 256:22 267:3,4 275:15 286:11 303:20 307:22 324:11 somewhere 230:17 232:17 255:18 299:9 334:12 soon 336:25 sophisticated 228:25 Soros 272:18,22 274:1 sorry 228:3 231:4,6 236:9 240:20 247:7 248:5 248:9 254:13 263:13 268:21,22 279:3 280:10,19 297:11 301:25 302:19 304:18 305:3 314:25 318:1 327:5,13 328:15,19 329:6,12,19 sort 225:17 260:9 269:1	sorts 252:24 sounds 232:12 234:1 256:6 260:5 261:11 South 248:3 Southern 312:10 322:4 335:3 335:23 Spacey 269:12 270:2,6 span 241:11 spas 220:6 315:6 speak 265:17 299:19 speaking 319:17 spec 254:5 Special 216:9 217:5 specific 254:8 329:6 specifically 280:9 283:19 309:7 spectrum 299:8 Spencer 216:9 217:3,5 285:16 285:19 320:10,13 337:2 spend 251:10 265:18 278:11 285:23 spending 233:2 253:8,22 255:4 255:5 spoke 272:6		

222:5	surface	241:12,14,23 242:4	terrify
successful	263:3	244:2 245:12	265:24
312:12	surprised	252:14 254:18	testi
successfully	264:3	261:24 268:18	306:22
252:18	surprisingly	271:12 275:1 279:7	testified
such	242:13	289:6 292:19 295:5	292:11 295:24
292:8 301:18 313:2	suspicious	297:2 299:11	302:13
330:18	281:22	305:16 307:9,13,14	testimony
SUFFIAN		307:20,25 309:25	222:12 291:10
268:1	T	311:21 317:1	292:23 293:22
suggest	T	323:12	294:5,6,21 297:12
225:9 228:16 318:4	217:1	tangent	306:23 335:17
330:21	table	280:11	testosterone
suggesting	304:24	targets	323:24 324:3
228:25	tainted	314:14	than
suggests	297:10,11	tasked	219:16 227:15 251:3
301:9	take	277:7	251:13 253:11
sum	218:7 240:14 253:3	team	255:8 258:11
225:4 233:18	265:24 281:14,15	254:23 255:6	261:10 265:4 282:7
Summers	285:13,14,17 320:9	Ted	288:22 291:23
271:4,9 272:2,10	320:10 324:10	240:3,13 319:14,20	309:14 321:5
318:4	takes	319:22	324:10
super	285:24	telehealth	thank
267:17,17	taking	252:21	217:22 218:13
supervision	314:18,18 316:19	tell	241:25 280:14
338:5	323:24	221:5 225:19 229:2	285:15 288:8 315:2
support	talk	230:15 249:20	That'll
263:23	218:8 220:14 224:12	261:10 282:12	227:23
supported	253:13 254:5	293:1 298:8 302:9	that's
263:25	277:16 281:16	314:22 318:9	218:11,17 220:3
supporting	285:25 297:17	326:19	223:7,19,19 226:11
263:19	298:3 299:23 300:9	telling	227:20 230:5,9,17
suppose	320:24 326:17	296:5 302:10 311:13	231:2 234:8,21
258:6 288:2	330:18 336:11,14	327:1	242:14 245:13
sure	336:23	telly	246:13 250:2
221:10,19,25 223:8	talked	313:12	252:23 256:16
235:7 245:24	218:16,22 220:15	Tens	257:15 262:11
248:11 251:20,25	224:6,11 240:12	229:8	264:21 265:18
255:13 260:19,19	244:15 266:19	terms	267:13,14 279:15
265:6,12 269:11	274:11,19 281:17	264:4 289:12	280:7 281:3 282:17
270:18 274:18	285:22,22 291:19	TerraMar	284:7 285:7 287:2
281:3 284:2,15	292:12 294:25	239:23	289:2 290:18,21
289:17 308:12	308:6 315:21 325:8	terrible	291:23 293:19
309:22 311:3	331:16 336:6,12	317:24	294:8 296:7,13
327:11 328:20,25	talking	terribly	297:23 298:12,15
335:23	230:6 234:3 241:11	321:23	299:23 303:4

304:19 306:24 307:11,14,19 310:11 311:11 312:2,21 316:11,13 318:2 323:18,20 325:6,6 328:22,22 329:11,13,16,17 333:1 336:4	281:9 282:19 283:15 286:18 295:14 297:11 298:16,25 299:5 303:5 312:9,10 315:20 316:19 317:7 323:11,22 324:9 327:25 333:2 334:9	251:21 252:7,10 257:11 260:4 261:21,22 264:15 265:17 268:16,24 269:1,8,10 270:2,14 272:7,8 275:9,10,10 275:12 276:8 277:10,11,14,15 278:12 286:13,21 287:13,17 288:10 288:11,23 289:9,10 291:15,16,19,19,23 292:3,5 295:24,25 296:4 301:12 302:13 304:6 307:21 310:25 311:1,9,9 313:4,4 316:8 317:17 318:22,23 321:21 325:12 330:2,22 331:4 333:18,20 335:13 336:3	326:24 thinking 261:22 273:10 this 220:24 222:4 223:10 225:13 227:2 228:9 228:11 229:8,17 234:22 241:17 249:9 252:3 255:23 258:13 259:13 261:5 266:14 278:24,25,25 279:1 279:2 280:12 283:20,25 284:11 285:5,22 291:8 294:7,25 295:16 296:2,2,8 297:16,17 298:2,20 300:2 311:20,24 312:7,16 313:13 314:7,9,10 314:24 316:11 317:8,9,17,20,21,23 318:5,18 325:9 327:8,22,23,23 331:14,15 332:17 332:18 336:21 337:2
their 223:19,19 257:25 282:23,24 287:7 291:13,25 295:14 302:12 315:7 317:9 320:21 321:14 329:2 333:18	therefore 289:20 293:23 thereto 338:11 there'd 284:13 307:6	they'd 252:6,9 they're 220:7 255:1 257:19 310:9 316:21 318:7 318:8 332:5	Thomas 319:22
them 222:22 223:18 227:6 235:17,18,18 240:14,15 251:21 253:17,19 254:21 254:22,22,24 255:22 256:23 257:19 258:2,3 260:13,25 262:12 263:18 264:1 268:10,11 277:13 277:14 278:10,11 278:15,15,19 280:6 280:6 282:13,15 289:5,17,20 290:23 298:11 300:23,23 306:9,13,14,16 308:16 311:1 312:14 314:21 316:10 320:24,25 321:6,8 326:20 333:22	there's 217:12 218:2,11,19 219:17 220:20,21 232:10 233:6,11,18 233:22 235:4 261:6 265:13,14 268:5,8 276:7 279:8 282:7 289:8,10,19,25 290:17 291:9,10 294:5,6,21 300:14 300:15 305:11 306:23 310:9 313:20 316:4 318:15 327:11 330:4,5,12,15 335:22 336:16	they've 286:21 317:22 thick 332:17,18 thing 218:15 246:7 268:7 269:16 279:19 282:21 284:16 290:12 292:8 310:17 313:6 317:9 325:4 333:18,20	those 221:19 226:18 227:6 231:12 234:5 239:9 242:16 251:4 252:24 253:4,13,25 254:17,18 258:5 266:9 270:1,16 272:14 277:17,17 277:25 278:2 279:14 286:13 287:4 291:2,2 300:20 301:11 302:14 317:15 326:23 335:1
then 217:20 219:3 221:16 225:13,25 226:4,8 227:12 229:2 242:5 242:10,23 252:8 255:7,14 258:3 264:1 274:25 275:17 278:12 279:22,25 280:1	these 232:4 234:12 243:5 255:24 256:13,18 263:2 279:1 283:10 291:12 293:11 295:23 299:2 313:15 318:16 338:9	things 221:16 230:15 232:2 234:12 252:25 253:25 263:3 268:5 282:25 286:5 291:2 296:11 316:10 317:15,24 325:14	though 303:6 316:24 thought

218:23 251:8	320:11,15 330:8	315:21	traveled
261:20 282:3,20	337:3	topic	272:10,15 274:1
284:17 285:11	timeframe	323:12	275:13 287:16
303:3 310:25 313:4	247:5	topless	302:22
315:17 322:18,21	times	288:24 289:3 307:23	traveling
thoughts	234:24 239:1,2	329:2	255:21
262:9	253:14,15,15	totaling	Treasury
three	257:11 259:19	220:23	271:5
226:3 234:4 236:14	267:17 286:4	touch	treatment
239:9 253:15 270:1	291:21 295:19	268:24 269:1,8	219:23
318:13	307:7 331:1	336:25	trial
through	TMI	touched	220:20 221:6,7 233:7
218:17 227:13	318:14	320:19	290:20,24 292:11
235:15,16 239:22	today	touching	294:3 296:15 317:8
239:25 240:5,6	218:1 222:2 230:7,8	289:5	tried
242:11,14 247:3	289:16 291:3	towards	264:1 274:8
269:25 271:10	292:14 313:10	308:16	trip
277:5 279:15	315:22 316:7	trace	241:1 243:7 244:15
286:20,20 313:11	322:24 325:2	232:7	248:2,12,16,19,21
ties	331:12 336:8	trade	249:4 250:5,13
277:25	together	229:1	251:7,22,25 252:4
til	236:13 241:1 246:8	traded	252:11,12 255:11
229:19 293:15,22	260:13 262:12	227:13	255:15,17,19 256:7
time	267:8 271:22	trading	256:17 257:10
217:4 219:9 224:8	275:11,13 332:6	227:12 228:14 229:8	258:16
225:7 227:19	334:3	229:11	trips
229:17 236:16,25	told	traditional	253:4,17 255:13,22
237:3 241:11 242:8	229:3,21 265:20	286:16	256:3,10,19 270:16
243:13,15,18	279:21 283:1	trafficking	true
251:10 252:14	284:14,25 298:8	314:16,17	220:3,6 224:4 230:9
253:6,8,23 255:4,5	323:18,20 324:16	transaction	242:15 265:22
258:15 259:17	324:16,25 325:21	226:8	285:8,9 291:4
265:18 266:21,22	333:21 334:24	transactions	294:11 306:13,25
271:12 274:25	tomorrow	260:16	307:2 309:4 325:3
276:10 278:11	263:2	transcribed	325:18 336:4 338:6
282:16 283:8	ton	338:4	truly
285:16,20 286:18	220:21	transcript	251:11 283:22
286:19 287:15,16	too	338:6	Trump
287:18 296:9 297:3	229:22 234:24	transcription	253:24 317:13
300:2,6,15 302:15	253:14 277:22	338:1,6	trust
302:16 303:4,22,22	283:2	TRANSCRIPTIO...	283:9
306:20 308:5,11,19	took	338:14	trusts
308:21 309:8,16	224:3 252:12 257:5	travel	283:5
310:1,15,16,19	293:10 294:2	229:21 230:10 232:3	truth
311:20,24 313:5,10	top	255:10 270:3	296:5 298:5 299:9
315:13 319:2	224:5 277:17 303:12	275:10 329:21	302:9,10

try 218:9 264:24 282:20 313:11	245:20	until 229:19 294:19 295:8 300:8 301:10 317:4 334:18	225:15
trying 219:10 228:16 235:6 247:7,8 250:7 252:15,20,21 253:18 261:2 286:9 290:7 314:6,7 315:3 329:14	unattractive 313:9	unusual 325:14	various 283:12
Tucker 268:11,14 269:4,9 270:2,5,6	uncomfortable 287:14	up 218:21 220:19 222:3 225:5,5 226:25 227:1,23 234:6 241:7 255:19 263:15 274:9 279:9 279:17 281:16 306:17 311:9 314:23 320:17 330:10	varying 299:3
turned 261:22 334:11	unconsensual 288:13 289:21	upon 223:12 317:7	Vegas 316:16
turning 294:10	under 219:7 247:25 250:3 287:11 292:16 294:12 295:25 308:24 338:5	upstairs 309:18	version 327:23
TV 238:13,19,20,20 313:13 317:13	underage 223:18 289:24 290:17 291:22 298:21 304:10 314:13,20 325:10	use 217:13 236:5,6 241:10 246:8 281:16 299:8 302:3 336:24	versus 289:24
twice 257:14 265:6	underline 229:16	used 221:16 230:9 234:25 246:23 257:11,12 281:5	very 223:7 225:3 227:4 228:25 239:21,21 242:7,7,9,16 243:13 243:15,15 244:10 252:17 261:25 262:10,10 263:20 265:18 267:2,18 271:20 274:24 275:10,13 276:25 276:25 277:8 279:6 279:8 280:16,16 283:21 287:4 290:1 292:21 294:20 296:7 309:11 312:12 313:9 314:5 316:15 317:2 323:14 335:13,15 335:24 336:11,21
two 226:2,3,4,23 255:13 281:24 289:19 290:1 291:9,10 295:19 308:18	understand 231:24 234:13,15 235:7 244:12 254:4 254:7 265:1 268:10 272:17 297:9 311:4 311:19 312:7,15 313:8 314:20 315:1 317:10,12 329:11 332:22	U.S 216:10	
type 230:16 287:12	understanding 288:16 299:11 320:21		
types 242:20	understatement 310:11		
typewriting 338:5	understood 264:22 276:21 295:10		
typically 305:20	unhealthy 324:12		
	unintelligible 280:19		
<hr/> U <hr/>	United 216:1,5		
ubiquitous 287:23	university 278:12		
Uh-huh 274:21	unlimited 282:1		
uh-uh 318:13		<hr/> V <hr/>	
ultimately 308:8 323:15		V 217:1	
Um		vacations 312:14	
		value 318:20	
		varied	
			view 296:8 297:20 299:22
			viewed 315:13
			viewpoint 296:15
			Vineyard 259:8
			Virgin 276:4
			visit 260:9 274:4 319:24
			visited 270:10
			visiting 239:12

W			
W	318:8 319:1,12	weekend	321:10 333:21,24
217:1	321:1 324:2 335:21	316:16	weren't
wait	watching	weird	277:10 297:24,25
227:21	325:12	219:7 252:9 311:2	316:8
walked	way	331:10	Wexner
328:3,8	220:4 222:6 223:11	well	229:16,21,22 242:22
want	224:2 229:18	217:22 221:2,9,18,24	281:3,4,8 283:6,7
219:6,19 220:12,14	230:11 232:2	227:21 228:6,7	283:16
229:15,22 235:14	239:25 244:21	229:2,19,21 230:13	Wexner's
235:16 236:13	251:13 257:17,18	232:10 233:11,16	282:22 283:13
238:2 243:11,21	264:2 265:13,14	237:22,25 238:4,8	we'll
244:4,11 247:17	267:11,12 287:14	238:12 239:2,20	218:7 253:13 281:14
255:4,17 258:6	291:24 296:6	240:3 241:7,8,17	285:17 291:9 300:4
259:4,5 264:10,23	299:15 305:11	243:1 245:2,21	336:19,25
268:9 271:17	310:4 313:10 317:4	246:12,15 247:10	we're
274:16 284:1,3	318:18 321:13	249:5 251:3,6	218:5,16 222:4 234:2
285:23,25 287:10	333:17 334:4	255:19 257:5	234:3 241:11,23
289:24 290:11,16	335:19	260:18,25 261:6,18	242:4 244:2 245:12
293:2,7 295:10,13	we	264:8 267:1,3 268:5	252:14 279:7
298:22,25 299:1,7	217:6,12,24 218:1,15	270:6,10,10,14	281:16 290:12
302:1,1,2,8 307:5	218:17,18,18,22	271:20 274:15,17	293:19 295:5
315:3,20 318:14,15	220:15 224:6,11	275:2 277:20 280:6	299:14 300:3
319:5 321:24 327:9	225:10,10,14,15,20	280:16 284:1,4,14	305:15 313:20
327:10,17 328:16	227:5 234:2,12	284:25 285:13	316:3,4 318:11
wanted	235:15 236:5,6,13	288:4,10,20 291:17	320:10 325:8
218:21 219:18	237:4,5 238:25	292:18 298:21	336:14
224:23 248:10,11	240:11,25 241:1	303:19 307:21	we've
264:6 276:22	242:8 249:8 256:4	309:24 313:4	224:11 245:14
280:24 291:16	261:24 263:10	314:24 315:13	274:11,13 285:21
293:1 318:22	266:18 267:8	319:24 320:10	310:13 314:4 325:8
320:16 336:23	268:18,24 274:8,11	321:23 323:13	whatever
wants	274:19 280:7	325:6,19	222:5 228:1 230:10
318:22	281:17 285:13,19	went	257:7 270:23
war	285:25 294:25	220:12 231:19,21	277:11 284:4,6
279:21,23,24 280:4	297:11,17 298:3,4	233:8 235:15	285:10 287:11
warmth	300:3 307:9 312:10	236:10 240:25	295:13 298:5
321:23,24	313:10 315:21	241:1 243:8 248:2	316:21 324:16,16
warrant	318:12 319:16	248:12 250:5	326:1
322:6	320:13,19 321:22	253:16 255:12	whatnot
wasn't	323:12 331:16	256:4,10,12,14,15	285:6
222:16,17 229:20	333:3 336:8,9,12,18	256:18 258:16	what's
230:16 264:11,12	336:18,19,23	259:18 261:11	220:24,24 238:12,13
306:1,3,8 311:20	wealth	265:12 270:13	262:13 277:24
315:16 317:20	284:5	271:22 272:14	320:21 322:20
	week	276:9,10,12 308:18	whenever
	286:11 306:8,9	312:14 315:6 318:7	299:12

when's 258:15 266:21,22 319:2	262:13 273:5 275:23,24,24 276:23 287:10 288:21 289:2,9,16 289:20 290:19 292:11 294:17 295:14,23 300:7,19 300:21 301:12,12 301:19,21 302:21 302:22 303:17 306:23 307:23 309:7 310:22 311:22,22 313:16 314:12,13 315:6,10 315:16,17 317:12 317:24,25 318:20 326:19 329:21 331:2,6 333:25 336:22	257:14 263:1,9 265:16 287:23 293:18 296:15 318:23	word 220:17 222:6 251:19 270:23 285:10 323:16 325:24
where 223:25 248:13 270:8 278:15 285:11 286:22 287:12 288:23 289:19 295:7 299:8 308:25 313:12 316:8,9 322:10,24 328:2 334:24 336:3	whether 220:3 222:4 229:3,23 237:10 239:4 240:2 240:8,13 244:19 245:25 250:23 258:9 260:8,15 268:10 269:7,22 270:13 272:9 274:1 276:14 280:20 291:23 296:25 298:11 299:9,10 321:14 325:12 328:8 329:20 331:3 335:18,19	willing 336:24 wise 310:19 witch 317:8 within 227:6 230:12 without 249:21 251:3 253:5 255:20 298:16 300:3 321:14 witness 335:16 witnessed 330:15 witnesses 221:6 woman 245:5 292:16 301:21 305:6 327:18 328:7 women 223:17 235:10 244:15 286:2,12,25 287:1,1,2,4,6 288:21 289:2,9,14 289:16,19 291:12 291:22 295:2,14,15 295:23 298:10,17 298:21,24 299:2 302:17 303:1 306:23 307:22 308:10 310:6,8,9,23 313:7,15,17 314:1 314:12,13,19,20 315:16 316:5 319:11 320:1 326:18,23 won 279:21 won't 257:15	words 221:15 286:9 326:1 329:15 work 224:17,18 225:5 239:22 246:23 249:10 263:23 282:6 285:12 301:9 312:4 336:18 worked 248:23 254:19 working 219:22 224:19 256:2 257:21 326:19 world 279:21 297:20 worth 244:8 wouldn't 222:2 227:9 232:18 233:2,19 239:25 264:5 266:15,15 269:2 273:14 276:11 305:24 306:13 309:4,5,22 would've 243:11 251:4 265:13 265:14 writing 332:3 wrong 236:8 251:19 259:9 wrote 331:21 <hr/> X <hr/> X 222:3 <hr/> Y <hr/> yacht 232:20
who's 258:15 266:21,22 319:2	whoa 254:2 whoever 287:18 whole 255:19 284:5 327:23 whom 223:17 who's 277:3 289:24,25 why 220:25 222:24 223:3 223:3,15 225:9 228:8 250:4,10,11 250:15 259:20 267:21 272:3 278:25 280:23 283:25 285:13 290:12 297:15 311:4 321:18 wide 241:11 wife 241:8,13 will 217:20 218:13 232:23 245:3		

yea 332:11	263:21 265:17 268:12,19,21 269:19 271:7 272:1 273:23 280:14 289:2 290:3,9 295:21 299:2,20 303:13,16 304:23 307:16 309:16 311:2 315:9 316:18 319:7 323:21,25 324:7 325:2 326:1 326:16,20,20 332:15 333:10,12	295:2,15 298:17,24 311:7,8	231:25 237:19,20 257:18 267:10 286:19,20 297:22
yeah 225:21 227:25 228:21 231:24 233:5 235:3 238:17 242:18 243:2 246:5 246:9 248:7 250:2 252:16 256:5 259:25 263:5 265:25 273:24 276:3 277:22 284:21 285:15 288:24 289:22 290:4,10,10,10,15 292:20,24 293:2,2,8 293:8 296:13 297:15 300:13,13 303:10 307:12 311:11,15 312:23 316:12,25 327:14 327:14,15 337:1	yesterday 217:12 218:1,6,16,22 219:15,16 220:15 223:21 235:15 238:4 239:16,23 242:15 245:2 263:7 266:20 271:18 274:20 279:20 281:17 283:2 286:3 286:8 294:25 295:5 308:6 315:22 323:13 330:10 331:17 335:6 336:7 336:8	your 217:14 218:8 220:16 220:20 221:22,23 223:4,5,23,25 230:1 231:16,19 232:11 232:13 233:7 234:8 234:9 235:10 239:6 240:6 243:18 245:16 250:12 254:9,9,9,13,14,16 254:24 263:12,13 264:7,12 266:12,12 270:22 273:18 279:11 284:10 286:9,22 292:14 295:6 302:8 306:3,3 308:6 318:20,20 320:21 327:7,9 329:15 330:1 331:12,21 336:7,19	<hr/> Z <hr/> zone 293:12 <hr/> \$ <hr/> \$18 233:22 \$18.3 233:22 234:3 \$25,000 220:18 224:6 \$250,000 220:19 224:7 \$30 220:24 234:6 235:8 \$5 222:14 233:14 234:4 \$500,000 224:9 \$7 231:15,22 232:19 233:9 \$7.4 230:24 234:5 <hr/> 1 <hr/> 10:35 285:17,18 10:49 285:20 11 235:25 11:31 320:11,12 11:49 320:12,15 12 228:23 332:14 12:05 337:4,5 14 292:3,12 293:22
year 220:19 233:10 235:24 237:6	yet 336:17	yours 232:14	
years 220:18,22 223:14 224:3 233:12 234:4 243:17,18 253:5,10 257:21 305:19 310:14 323:23 324:15 327:12 334:18	yippee 232:19	yourself 296:2	
Yep 245:11 268:22	York 217:6 259:8 266:7,19 270:13 273:21 305:23,24,25 310:8 319:21 321:10 322:5 329:24 335:2 335:4,24	Your's 245:23	
yes 217:21 219:17 229:12 230:2,5,5 234:13 236:19 238:6,10,21 240:4 241:19,25,25 243:20 245:19,21 246:25,25 247:21 248:25 253:12 254:16,21,25 256:24 259:2,12,14	young 223:17 235:10 244:15 291:12 292:12 293:14 294:1 302:17 308:10 310:6 317:24	you'd 232:6 334:1	
	younger	you'll 217:14 232:23,24 279:10	
		you're 221:23 222:15 226:15 232:12 234:1,1 235:10 246:18 253:22,22 256:7 264:17 265:8 265:9 270:22 292:18 294:10 302:10 307:11,14 311:21 314:18,18 317:1,24 325:7 327:4 332:13	
		you've	

294:3 332:14,24	222:14 233:14,15 234:4 247:17,18	67 227:10	
15 292:3 293:23 294:3 332:14	2003 247:18 331:16	<hr/> 7 <hr/>	
16 258:18 292:3 293:16 293:22,24 294:3 314:13	2007 230:19,24 231:7 233:12 234:5 235:9 319:5,6,9,13	71st 334:14	
16-year-old 293:23	2009 317:4	<hr/> 8 <hr/>	
17 258:18 292:3,4,5 314:13	2010 235:25 237:1	80s 242:3 244:2	
18 258:18 292:16 294:10,10,12,20 295:15,25 318:1	2025 216:2 312:11	<hr/> 9 <hr/>	
19 241:15 314:10	21 294:19	9:24 217:4	
1980s 241:24 242:5	24 227:6	90s 227:21 243:9 244:3 266:25 271:13,25 275:3 280:22 299:12 300:25 302:21 308:15 314:4 323:23 324:1	
1994 299:11	25 216:2 225:16	91 229:18 300:4	
1999 233:22	25th 217:4 285:20 337:4	92 302:16	
<hr/> 2 <hr/>	<hr/> 3 <hr/>	93 243:11 302:16	
2 300:4	3 300:5	94 243:12	
20 294:19	30 236:8	98 301:10	
20s 295:14 309:12	<hr/> 4 <hr/>	99 234:4 235:8 301:10 302:16	
2000 258:18 302:16 308:11	40 236:7		
2000s 243:9 244:3 245:18 246:2 247:12,22 266:25 271:13 275:3,5 299:12 307:4 308:5 311:21 314:4,10	<hr/> 5 <hr/>		
2001 302:16 308:11	5 299:12 300:5		
2002	50 225:16 236:8 334:11		
	<hr/> 6 <hr/>		
	6 300:5		
	63 227:10		