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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

CASE NO.: 08-CV-80119-MARRA/JOHNSON

JANE DOE NO. 2,

Plaintiff,

-vs-

VOLUME II OF III

JEFFREY EPSTEIN,

Defendant.

Related cases:

08-80232, 08-08380, 08-80381, 08-80994,
08-80993, 08-80811, 08-80893, 09-80469,
09-80591, 09-80656, 09-80802, 09-81092

VIDEO-CONFERENCED AND VIDEOTAPED DEPOSITION OF
JANE DOE NO. 4

Tuesday, October 27, 2009
11:11 - 6:05 p.m.

250 Australian Avenue South
Suite 115
West Palm Beach, Florida 33401

Reported By:
Cynthia Hopkins, RPR, FPR
Notary Public, State of Florida
Prose Court Reporting

<p>1 APPEARANCES: 2 On behalf of the Plaintiff, L.M. and E.W.: 3 MICHAEL J. WHEELER, ESQUIRE ROTHSTEIN, ROSENFELDT, ADLER 401 East Las Olas Boulevard Suite 1650 5 Fort Lauderdale, Florida 33301 Phone: 954.522.3456</p> <p>6 On behalf of Jane Does 1 through 8: 7 ADAM D. HOROWITZ, ESQUIRE STUART S. MERMELSTEIN, ESQUIRE 8 MERMELSTEIN & HOROWITZ, P.A. 18205 Biscayne Boulevard 9 Suite 2218 Miami, Florida 33160 10 Phone: 305.931.2200 E-mail: Ahorowitz@sexabuseattorney.com</p> <p>11 On behalf of C.M.A.: 12 RICHARD HORACE WILLITS, ESQUIRE RICHARD H. WILLITS, P.A. 13 2290 10th Avenue North Suite 404 14 Lake Worth, Florida 33461 Phone: 561.582.7600 (Via Telephone)</p> <p>15 On behalf of the Defendant, Jeffrey Epstein: 16 ROBERT D. CRITTON, JR., ESQUIRE MARK T. LUTTIER, ESQUIRE 17 BURMAN, CRITTON, LUTTIER & COLEMAN, LLP 303 Banyan Boulevard 18 Suite 400 West Palm Beach, Florida 33401 Phone: 561.842.2820</p> <p>19 ALSO PRESENT: Jeffrey Epstein, via video conference Jeff Abbott, Videographer 20 Visual Evidence, Incorporated</p>	<p>Page 140</p> <p>1 2 * * * 3 CONTINUED DIRECT EXAMINATION 4 * * * * * 5 THE VIDEOGRAPHER: This is the beginning 6 of Tape Number 2. We're back on the record at 7 1:59.</p> <p>8 BY MR. LUTTIER: 9 Q. I think when we broke I was talking about 10 your fourth visit with Mr. Epstein. What occurred 11 on the fourth visit? 12 A. Went there to get, give a massage, that 13 Sarah brought me upstairs.</p> <p>14 MR. CRITTON: You need to -- excuse me 15 just a moment. You need to hit the button.</p> <p>16 THE COURT REPORTER: Thank you.</p> <p>17 MR. CRITTON: Thank you.</p> <p>18 MR. MERMELSTEIN: All right.</p> <p>19 MR. LUTTIER: And is this other guy 20 calling in or --</p> <p>21 MR. CRITTON: No, no, it's part of the 22 video feed.</p> <p>23 MR. LUTTIER: No, but this, whoever was on 24 this, Willits --</p> <p>25 THE COURT REPORTER: He said he was going</p>
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<p>1 2 3 4 WITNESS: DIRECT CROSS REDIRECT RECROSS 5 JANE DOE NO. 4 6 CONTINUED 7 BY MR. LUTTIER 142</p> <p>8 9 10 EXHIBITS 11 12 13 EXHIBIT DESCRIPTION PAGE 14 DEFENDANT'S EX. 1 Proposal for Settlement 72 15 DEFENDANT'S EX. 2 Answers to Interrogatories 232 16 DEFENDANT'S EX. 3 Petition for Injunction 348 17 DEFENDANT'S EX. 4 Handwritten Note 384 18 DEFENDANT'S EX. 5 Psychological/Social History 394</p>	<p>Page 141</p> <p>1 to call back in. 2 MR. CRITTON: Was he going to call back? 3 MR. WHEELER: Yes. 4 THE COURT REPORTER: He did say he was 5 going to call back. Did he -- 6 MR. WHEELER: He said he would call right 7 back. 8 MR. CRITTON: All right. Well, we're 9 still going to start.</p> <p>10 BY MR. LUTTIER: 11 Q. Okay. Go ahead, fourth visit. 12 A. Whenever the massage, he was, like, not 13 this time he was on the phone the first time. Like 14 it was more conversation between me and Mr. Epstein. 15 Q. Did you remain dressed the whole time? 16 A. Yeah. They, I took my shirt like -- it 17 progressively got worse. 18 Q. I am talking about the fourth visit. 19 A. I think I took my shirt off. 20 Q. On the fourth visit? 21 A. Yeah, like, or -- 22 MR. MERMELSTEIN: If you remember. 23 THE WITNESS: Yeah, I don't remember.</p> <p>24 BY MR. LUTTIER: 25 Q. So, you don't really know if you were --</p>
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1 A. I remember after the first, like, four
 2 visits, it from after like, after like the first
 3 four visits, it progressively got worse starting
 4 with taking my shirt off, and taking my bra off and
 5 taking my pants off, taking my underwear off. It
 6 just progressively got worse. I can't -- I don't
 7 remember exactly fifth visit, sixth visit, seventh
 8 visit, eighth visit, ninth visit, tenth visit. I
 9 don't remember.

10 Q. And you don't know when the fourth visit
 11 was, right?

12 A. No.

13 Q. And you don't know when the fifth visit
 14 was, right?

15 A. Unh-unh.

16 MR. MERMELSTEIN: You are asking specific
 17 dates?

18 MR. LUTTIER: Yep.

19 BY MR. LUTTIER:

20 Q. You need to --

21 A. I do remember it was my sophomore year.

22 Q. You remember specifically --

23 A. My first visit. My first visit was --

24 Q. No, I said the fifth visit.

25 A. Oh, towards the -- let's see. It got

1 Q. The fourth visit was the beginning of your
 2 junior year. And how do you know it was the
 3 beginning of your junior year?

4 A. Because I know after the fourth visit that
 5 that's, the beginning of my junior year is whenever
 6 Mr. Epstein started -- things started getting to the
 7 point where I would take my shirt off and so on.

8 Q. And how do you know that it was the
 9 beginning of your junior year when you began to take
 10 your shirt off?

11 A. Because in the -- after the fourth visit,
 12 I would start taking -- I took my shirt off, and
 13 then from -- after the fourth visit, after I took my
 14 shirt off, the fifth visit I would take my pants
 15 off, and then I'd be in my bra and underwear, and
 16 then the next visit, I would be -- I would take my
 17 bra off and I would just be in my underwear. And
 18 then after that visit I would take my underwear off,
 19 and then after that visit it was him fingering me,
 20 or him using a vibrator on me. And then after that
 21 visit was him fingering me, or him using a vibrator
 22 and fingering me.

23 MR. MERMELSTEIN: He is trying to get the
 24 time frame.

25 THE WITNESS: Yeah.

1 progressively worse.

2 (Telephone interruption.)

3 MR. WILLITS: Is this the deposition?

4 MR. LUTTIER: Yes, we just started.

5 MR. WILLITS: Okay. Willits here.

6 MR. LUTTIER: All right.

7 MR. WILLITS: I'm going to put the mute
 8 button on.

9 MR. LUTTIER: Okay.

10 MR. MERMELSTEIN: Do you remember the
 11 question?

12 THE WITNESS: No, sorry.

13 BY MR. LUTTIER:

14 Q. You don't recall when the fourth visit
 15 was, do you, the date?

16 A. Well, if it progressively got worse after
 17 the fourth visit, then probably beginning of my
 18 junior year. Beginning of my junior --

19 Q. The fourth visit was the beginning of --

20 A. It must have been the beginning of my
 21 junior year. It progressively got worse.

22 Q. My question was, you don't remember when
 23 the fourth visit was?

24 A. No. It was the beginning of my junior
 25 year.

1 MR. LUTTIER: My question was how do you
 2 know --

3 MR. MERMELSTEIN: So if you don't remember
 4 the exact time or the date that's --

5 THE WITNESS: Yeah, I don't know.

6 BY MR. LUTTIER:

7 Q. You say it was the beginning of your
 8 junior year when you first took your shirt off,
 9 right?

10 A. Yeah.

11 Q. How do you know that's when it was, and it
 12 wasn't the middle of your junior year or the end of
 13 your junior year?

14 A. Because I remember things got sexual, it
 15 was like the middle -- or the beginning and the
 16 middle of my junior year.

17 Q. Was it the beginning or the middle?

18 A. It was like October, October, like right
 19 before the beginning of the new year.

20 Q. How do you know that?

21 A. Because that's whenever like things got
 22 more, like, like, more like sexual, I guess. I
 23 don't know.

24 Q. Well, I'm asking you how you can identify
 25 that things --

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1 A. I don't know what the date is. I'm sorry.	1 THE WITNESS: Do you have a napkin. Thank
2 Q. You've got to wait for me to ask the	2 you.
3 question. How can you identify when things, to, to	3 MR. MERMELSTEIN: You're okay. You're
4 use your words, got more sexual, and say that that	4 okay.
5 happened in the middle of your junior year? What	5 MR. CRITTON: Let me just put on the
6 is -- is there an event that you recall?	6 record, we have been pretty good about the
7 A. Yeah.	7 legal objections and everyone has been very
8 Q. Well, what, what set of circumstances	8 restrictive about the, you know, stick with
9 allows you to conclude that that happened at the	9 form and if it's leading or stuff.
10 beginning of your junior year or in October --	10 You don't need to tell her, you know, if
11 A. He started using a vibrator on me.	11 you don't remember, you don't remember. I
12 Q. -- as opposed to March of the next year?	12 assume that that's probably what she's been
13 A. Because he started using a vibrator on me.	13 told before. So let's stick with form and what
14 Q. Okay. But what event let's you recall	14 your legal objection is as distinct from
15 that that is the use of a vibrator, happened	15 coaching by any of us, including me and any
16 at the beginning of your junior year, for example?	16 other.
17 A. Because you don't forget something like	17 You know, we have been pretty good on
18 that.	18 these witnesses, and she's no different than
19 Q. Well, do you have it recorded anywhere?	19 any other witness in this case.
20 A. No.	20 MR. MERMELSTEIN: Okay. I was just trying
21 Q. And during this deposition, you told us	21 to help. She wasn't understanding the question
22 you cannot remember dates, right?	22 that was asked.
23 A. Not specific dates, no.	23 MR. CRITTON: She's been here for two
24 Q. So, would it be a fair statement to say	24 hours, three hours. She understands really
25 that you don't know exactly when this happened?	25 well what's going on. So, you know, you

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1 MR. MERMELSTEIN: Objection. She said	1 haven't been here, Stuart. She, she knows the
2 that --	2 drill, so --
3 BY MR. LUTTIER:	3 BY MR. LUTTIER:
4 Q. Correct?	4 Q. So, can you tell me specifically when the
5 A. Yeah.	5 first time you removed your top was?
6 Q. Could have been --	6 A. No, I don't know the exact date.
7 MR. MERMELSTEIN: She said she doesn't	7 Q. Was it more than ten times after you had
8 remember the date.	8 gone to Mr. Epstein?
9 BY MR. LUTTIER:	9 A. No, it's after like the fourth visit.
10 Q. -- at the end of your junior year was the	10 Q. And how can you conclude it was after four
11 first time it --	11 visits as opposed to after ten visits?
12 A. No, I know it wasn't the end of my junior	12 A. Because I remember going there the
13 year.	13 beginning to the fourth visit, and that's why I went
14 Q. How do know it wasn't the end of your	14 back because it wasn't where I had to take my shirt
15 junior year?	15 off.
16 A. Because you don't forget something as	16 Q. Yeah. Now, on whatever visit it was when
17 significant like that happens to you like that.	17 you first removed your top, how did that occur?
18 Q. Well, wait, what you're calling is	18 What was the sequence of events?
19 significant is removing your shirt to give a	19 A. Nothing like he would -- what do you mean,
20 massage, is that what you're calling significant?	20 the sequence of events?
21 A. No, using a vibrator on you.	21 Q. Well, when you went on this -- whatever
22 MR. MERMELSTEIN: Let's take a minute.	22 visit it was that you claim was the first time you
23 Let's take a minute. Okay. Okay. Take your	23 removed your top, did you -- first of all, did you
24 time. Let us know when you're ready. Take	24 voluntarily go to the house on that occasion?
25 your time.	25 A. Yeah.

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1 Q. Did you go up to the room as you had done 2 on all the prior occasions? 3 A. Yeah. 4 Q. And was Mr. Epstein when you got there, 5 was he there when you got there? 6 A. No, he was -- no, the room was empty, but 7 the massage table was there. 8 Q. So when you got up there were you fully 9 clothed? 10 A. Yeah. 11 Q. What were you wearing? 12 A. Different clothes every single time. Like 13 shorts, jeans, tank tops. 14 Q. I'm talking about this event that you 15 recall now, that you say you recall the first time 16 you removed your top. What were you wearing that 17 time? 18 A. I don't exactly remember what outfit I was 19 wearing. 20 Q. You don't, because you cannot specifically 21 pinpoint this occasion, can you? 22 MR. MERMELSTEIN: Objection to form. 23 BY MR. LUTTIER: 24 Q. All you know is at some point in time you 25 took your top off; isn't that right?	1 of times, he was just more friendly and talk, more 2 talkative. I -- he asked me to take my top off. It 3 was -- 4 Q. And what did you say? 5 A. Yeah. 6 Q. Did you say, no? 7 A. No. 8 Q. He asked you, right? 9 A. Uh-huh. 10 Q. What did he say specifically? 11 A. Will you take your shirt off. 12 Q. And what did you say to him? 13 A. Yeah. 14 Q. All right. You could have said no, right? 15 A. Yes. 16 Q. All right. So you said yes, and what did 17 you do, take your shirt off? 18 A. Yes. 19 Q. And what did you have on under your shirt? 20 A. A bra. 21 Q. All right. And then what did you do, give 22 him a massage? 23 A. Yeah. 24 Q. Did you do anything else on that occasion? 25 A. No.

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1 A. Yeah. 2 Q. And is it fair, to be honest with 3 everybody, you don't know if it was after five 4 visits or ten visits. You just know at some 5 point -- 6 A. It was at the beginning -- 7 MR. MERMELSTEIN: Objection to the form. 8 THE WITNESS: At the beginning of the -- 9 when I first started -- 10 MR. MERMELSTEIN: Asked and answered. Go 11 ahead. 12 BY MR. LUTTIER: 13 Q. All right. You don't -- you can't really 14 tell us, can you? 15 A. I don't know the exact date, but I know it 16 was in the beginning after like the fourth visit. 17 Q. Well, all right. All right. So at some 18 point Mr. Epstein comes in the room and you're going 19 to give him a massage; is that right? 20 A. Uh-huh. 21 Q. You've got to say yes. 22 A. Yes. 23 Q. So how is it that you got your -- you took 24 your top off? 25 A. Well, after going there the first couple	1 Q. All right. Did you put your shirt on when 2 you got done? 3 A. Yeah. 4 Q. Then did you leave? 5 A. Yeah. 6 Q. Did you get paid 200 bucks? 7 A. Yeah. 8 Q. By the way, this money that you made doing 9 this, did you keep a record of how much you made? 10 A. No. 11 Q. Why not? 12 A. I don't know. I didn't. 13 Q. Did you report it on your tax return? 14 A. Tax return? 15 Q. Yeah, tax return. 16 A. Yeah, I know what that is. But at that 17 time, no. I didn't even think about that. I didn't 18 think that. 19 Q. Why didn't you report the income you were 20 making? 21 MR. MERMELSTEIN: Objection, asked and 22 answered. 23 MR. LUTTIER: No, she didn't answer that. 24 BY MR. LUTTIER: 25 Q. Why didn't you report the income that you

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1 were making?	1 Murphy to Mr. Epstein be a significant event in your
2 A. I didn't even know anything about taxes.	2 life, or was it just a casual thing?
3 I was 15 years old, 16 years old.	3 A. I thought at that point it was casual.
4 Q. Well, you were at least --	4 Q. Okay. So, who went with you when you took
5 A. I didn't know anything about --	5 Lauren Murphy there?
6 Q. You were at least 16 by then, right?	6 A. Just me and her.
7 A. Yeah, I didn't have a job. I played	7 Q. Who drove?
8 soccer. I didn't, I didn't know anything about	8 A. I think she did. I don't remember.
9 taxes or anything else like that.	9 Q. And what did you tell --
10 Q. Where did you put this money?	10 A. I didn't have a vehicle.
11 A. I spent it.	11 Q. And what did you tell Lauren Murphy before
12 Q. Did you put it in the bank?	12 you took her there?
13 A. No. I don't even think I had a bank	13 A. I don't remember.
14 account.	14 Q. And what did you tell her about what to
15 Q. So did you get cash?	15 expect?
16 A. Yeah.	16 A. I don't remember.
17 Q. What did you spend the money on?	17 Q. By that point in time, what had you been
18 A. Clothes.	18 doing with Mr. Epstein during your massages?
19 Q. And did you tell -- did you split it up	19 A. I don't remember when I, when she first
20 with your friends?	20 went, so I don't know what I was doing with
21 A. Split what up with my friends?	21 Mr. Epstein.
22 Q. The money that you were getting paid for	22 Q. Well, had you taken your top off yet for
23 this?	23 A. I don't know because I don't know when I
24 A. No, why would I -- no.	24 first brought her there.
25 Q. Did you -- the 200 bucks that you got when	

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1 you took Lauren Murphy there, did you give her part	1 Q. Did you tell Lauren -- at that time Lauren
2 of that?	2 was your best friend?
3 A. No.	3 A. No. She was one of my friends that I just
4 Q. What did you spend the money on that you	4 met.
5 got paid for taking Lauren Murphy there?	5 Q. Oh, she was one of your friends?
6 A. Went to the mall with her and went	6 A. Uh-huh.
7 shopping.	7 Q. You wanted to be honest with her, didn't
8 Q. With -- and she had the money she had just	8 you, and tell her what to expect?
9 gotten from Mr. Epstein?	9 A. If you're friends.
10 A. Yeah.	10 Q. Right?
11 Q. Did you guys have a good time shopping at	11 A. Yeah.
12 the mall that time?	12 Q. So, what did you tell her about --
13 A. Yeah. We were --	13 A. I don't remember.
14 MR. MERMELSTEIN: Objection,	14 Q. I mean, did you just run into her one day
15 argumentative.	15 and say, oh, do you want to jump in my car with me
16 THE WITNESS: -- having a good time. We	16 and ride over to somebody's house?
17 went shopping.	17 A. Did I say that? No.
18 BY MR. LUTTIER:	18 Q. Well, what did you tell her?
19 Q. Did you go right after Lauren Murphy had,	19 A. I don't remember.
20 had been to Mr. Epstein's on that first occasion to	20 Q. Did you tell her what she was going to do?
21 give him a massage?	21 A. I don't remember.
22 A. I'm sure -- I don't remember. I know we	22 Q. Did you even tell her a massage was
23 went shopping with the money. I don't know if it	23 involved?
24 was right afterward or if it was the next day.	24 A. I don't remember our conversation about
25 Q. Well, would, would you taking Lauren	25 it.

1 Q. Did you tell her we're going to go
2 fishing?

3 MR. MERMELSTEIN: Objection,
4 argumentative.

5 THE WITNESS: Did I tell her that we were
6 going fishing? No.

7 BY MR. LUTTIER:

8 Q. I'm trying to -- I'm trying to -- help me
9 understand what -- how it is that, that you get
10 Lauren Murphy and take her to Jeffrey Epstein's
11 house. Why, why did you do that?

12 A. Why, why did I bring her there?

13 Q. Yeah.

14 A. Because Jeffrey wanted -- asked me if I
15 would bring somebody, another girl. He said, I will
16 give you \$200, like I'm giving Haley Robson money to
17 bring new girls up to the house. And he said I
18 will, if you bring in, if you do, if -- he asked me
19 to do the same thing that Haley was doing.

20 Q. So, what did you do, just bump into
21 Lauren Murphy walking around the halls of your
22 school one afternoon?

23 A. I asked her if she wanted to go, and she
24 said yeah.

25 Q. Oh, so now you remember that you asked --

1 A. Well, if she went there, apparently.

2 Q. Let me finish my question. Now you recall
3 that you asked Lauren Murphy if she wanted to go to
4 Mr. Epstein's, correct?

5 A. I took her there. I didn't drive -- I
6 don't know, I don't know if I drove. I don't know
7 if she drove, but she went there, and --

8 Q. Well, did you ask her if she wanted to go?

9 A. I don't remember the conversation.

10 Q. What I'm trying to find out is, was she
11 just in the car with you and you guys were heading
12 off to McDonald's --

13 A. I don't remember.

14 Q. -- and deviated and decided to drive to
15 Mr. Epstein's, or did you give her some advanced
16 knowledge that what we're going to do is go to
17 Mr. Epstein's?

18 A. I don't remember our conversation, how I
19 got her to go to Jeffrey Epstein's. I am guessing.
20 And of course I had asked her if I took her there.

21 MR. MERMELSTEIN: Don't guess.

22 THE WITNESS: I don't know.

23 MR. MERMELSTEIN: Don't speculate.

24 THE WITNESS: I don't know.

1 BY MR. LUTTIER:

2 Q. Can we assume that you told her that
3 nothing bad was going to happen?

4 A. I don't know what I told her, so I don't
5 know.

6 Q. Do you know whether or not you were honest
7 with her?

8 A. Yeah. Well, I don't know, like -- I don't
9 understand the question. Like, I don't understand
10 what you're asking. Can you ask it again?

11 Q. Yeah. Is there something you don't
12 understand about the word honest? And I can
13 understand if it's --

14 A. Yeah, I understand.

15 Q. Do you know what honest means?

16 A. Yeah.

17 Q. It means to tell the truth.

18 A. Uh-huh.

19 Q. Okay. Did you tell your friend Lauren
20 Murphy the truth before you took her to Epstein's?

21 MR. MERMELSTEIN: Objection to form.

22 THE WITNESS: I am sure.

23 BY MR. LUTTIER:

24 Q. And you thought it was okay, right?

25 A. There was a -- at that time?

1 Q. Yep.

2 A. I think all of Royal Palm Beach High
3 School was going at that time, so yeah.

4 Q. That's not my question.

5 A. Yes.

6 Q. You thought it was okay? You thought it
7 was the right thing to do, right?

8 A. At that time I thought it was -- I didn't
9 think it was a bad thing. I didn't think -- I
10 thought it was normal.

11 Q. So, you thought it was a good -- oh, you
12 thought it was normal?

13 A. Not normal, no. I'm sorry, I take that
14 back. Not normal, but there was a lot of girls that
15 were going, and so it was something, not something
16 that -- I don't know. It was -- I don't even know
17 how to explain it to tell you the truth.

18 Q. You were happy to do it to get 200 bucks,
19 weren't you?

20 A. No. I was making -- at that time, not --
21 making \$200, yeah, I was happy.

22 Q. And you didn't think there was anything
23 wrong with it, right?

24 A. Not the way it started, no.

25 Q. Mr. Epstein never asked you to do a single

1 thing that you didn't agree to do, did he?
 2 A. Every once in a while, yeah, he would.
 3 And when I wouldn't do it he said, Jane Doe No. 4,
 4 what's wrong with you? You have two different
 5 personalities, Jane Doe No. 4 (short form) and Jane
 6 Doe No. 4, like, meaning like, I would do one thing
 7 one minute, and then I was like, no, no, I go. And
 8 he was like, oh, well, what's wrong with you. Do
 9 you have two different personalities?
 10 Q. Listen to my question. Mr. Epstein never
 11 asked you to do anything that you didn't agree to --
 12 A. Yes, sometimes he would, and I wouldn't.
 13 Q. Would you wait until I ask the question?
 14 You can't possibly know what I am going to ask
 15 before I ask it, can you?
 16 A. No.
 17 Q. Mr. Epstein never asked you to do anything
 18 that you refused to do, did he?
 19 A. No.
 20 Q. No. And if you said you didn't want to do
 21 something, Mr. Epstein didn't push it, did he?
 22 A. No, he asked me and I would say, no. And
 23 then he would --
 24 Q. And then he respected it?
 25 A. No, and then he would say, well, why not?

1 He said, what's wrong? He is like you
 2 have two different personalities. When I would say
 3 no, he would be like, oh, well, that's your other
 4 personality, and then he would go I like Jane Doe
 5 No. 4 (short form) better.
 6 Q. And if he (sic) said no, he didn't push
 7 it, did he?
 8 MR. MERMELSTEIN: Other than what she just
 9 said?
 10 MR. LUTTIER: Right.
 11 BY MR. LUTTIER:
 12 Q. I mean, if you said no, I don't want to do
 13 something, he didn't make you do it, did he?
 14 A. No, but then the next time I went, I --
 15 Q. All right. I'm talking about the time --
 16 A. No, no.
 17 Q. -- that you say he asked you to do
 18 something you didn't want to do. You said no, and
 19 that was the end of it, wasn't it?
 20 A. Yeah.
 21 Q. So when you took your top off, whenever
 22 you went to give him a massage and took your top
 23 off, you did that voluntarily, correct?
 24 A. Yeah.
 25 Q. Did there come a time that you went, and

1 automatically before you did the massage, you took
 2 your top off without Mr. Epstein even asking you to
 3 do that?
 4 A. After the first time, yes.
 5 Q. You did it, you were able -- when
 6 Mr. Epstein came into the room, were you already
 7 without your top on?
 8 A. No.
 9 Q. So, it wasn't even the situation that he
 10 was asking you to take your top off. You just
 11 voluntarily took it off; isn't that correct?
 12 MR. MERMELSTEIN: Objection to form.
 13 THE WITNESS: Yeah.
 14 BY MR. LUTTIER:
 15 Q. Now, when you say that -- or what you
 16 think was around the fourth time you took your top
 17 off. And on how many occasions did you do massages
 18 for Mr. Epstein where what you did was you removed
 19 your top, not your bra, but just your top?
 20 A. One time.
 21 Q. Just once, is that right?
 22 A. Yeah.
 23 Q. And how can you recall it only happened
 24 one time?
 25 A. Because after that one time of just taking

1 my shirt off, every single time I went it was
 2 another piece of clothing that was dropping.
 3 Q. All right. So the next time that you went
 4 to Mr. Epstein, after the time that you took your
 5 top off, what occurred?
 6 A. After I took my top off, then I would take
 7 my bra off.
 8 Q. Did he ask you to take your bra off?
 9 A. Yeah.
 10 Q. Did you agree to take it off?
 11 A. Yeah.
 12 Q. Did you tell him no, I don't want to take
 13 my bra off?
 14 A. Yeah -- no.
 15 Q. So he asked and you said okay, right?
 16 A. Yeah.
 17 Q. All right. And then on that occasion when
 18 you took your, your top and your bra off, did
 19 anything else happen or did you just do a massage?
 20 A. Are you talking about the next time or are
 21 you talking --
 22 Q. No, I am talking about the occasion when
 23 you first took your bra off.
 24 A. No.
 25 Q. You just gave him a massage and you picked

	Page 168		Page 170
1	up another 200 bucks, right?	1	Q. Didn't he build up your ego?
2	A. Uh-huh.	2	A. Yeah.
3	Q. All right. Now --	3	Q. And you didn't think there was anything
4	A. Yes, sorry.	4	wrong with anything that you were doing with
5	Q. -- you didn't think there was anything	5	Mr. Epstein, did you?
6	wrong with taking your top off the first time you	6	A. No.
7	took your top off, did you?	7	Q. And that -- and if there -- if you did
8	A. No.	8	think there was something wrong with what you were
9	Q. And Mr. Epstein, as you said before lunch,	9	doing with Mr. Epstein, you wouldn't have asked your
10	was very nice towards you, was he not?	10	friend Lauren Murphy to go, would you?
11	A. Yeah.	11	A. No.
12	Q. You, you had begun to, to get to know him,	12	Q. You certainly wouldn't subject your
13	and you would talk with him when you went, right?	13	friends to something that you didn't think was right
14	A. Yeah.	14	or dangerous, would you?
15	Q. You never told him that you didn't want to	15	A. No.
16	do what you were doing, did you?	16	Q. Okay. Now, so there came a time that you
17	A. No.	17	took your bra off and you did that voluntarily, and
18	Q. Okay. And you kind of liked Mr. Epstein,	18	on that occasion did you then give Mr. Epstein a
19	didn't you?	19	massage topless?
20	A. He was really nice, like friendly.	20	A. Yeah.
21	Q. Never hurt you in any manner physically,	21	Q. Anything else happen on that occasion?
22	did he?	22	A. No.
23	A. Sexually, yeah.	23	Q. The next time that you went to visit
24	Q. Physically did he ever injure you in any	24	him --
25	manner whatsoever?	25	A. Yeah.
	Page 169		Page 171
1	A. No.	1	Q. -- what occurred?
2	Q. Did he ever hit you?	2	A. My top, my bra and my shorts were off.
3	A. No.	3	Q. Do you know that you were wearing shorts
4	Q. Did he ever spit in your face?	4	the next time?
5	A. No.	5	A. Yeah.
6	Q. Did he ever call you any vile names?	6	Q. How do you know you were wearing shorts?
7	A. No.	7	A. My pants, sorry. I don't know. Like, I'm
8	Q. Did he ever call you a bitch?	8	just saying, I was just frustrated with everything,
9	A. No.	9	so it was pants --
10	Q. Did he ever call you a whore?	10	Q. You don't really know what you were
11	A. No.	11	wearing, do you?
12	Q. Did he ever call you a cunt?	12	A. -- capris.
13	A. No.	13	Q. Honestly, you don't really know what you
14	Q. Ever call you anything like that?	14	were wearing, do you?
15	A. No.	15	A. No.
16	Q. Did he ever physically hurt you in any	16	Q. Okay. I appreciate the honesty. All you
17	manner whatsoever?	17	can really say is that at some point in time when
18	A. No.	18	you were going to give these massages, there came a
19	Q. Did he ever demean you in any manner	19	point in time, although you don't know exactly when
20	whatsoever?	20	it was, that you removed your pants. Would that be
21	A. Demean you? What does that mean?	21	a fair statement?
22	Q. Yeah, say, say bad things about you or	22	A. It was after -- it was the fourth time.
23	make you feel like you were unintelligent or not	23	First time I took my shirt off, second time my bra
24	worthy.	24	off. Wait, fourth, fifth, sixth -- it was the
25	A. No.	25	seventh occasion.

9 (Pages 168 to 171)

1 Q. Seventh occasion. Now, are we into your,
2 the latter part of your junior year?

3 A. I -- after I went there the first time or
4 after I went there the second time, instead of Haley
5 making my appointments, he got my number, so I would
6 just make the appointments through Sarah instead of
7 Haley, so I was going like a lot after my second
8 visit.

9 Q. Well --

10 A. It was probably around my -- can I
11 finish -- it was probably around my -- it was like
12 middle of like my, like my junior year, like October
13 or like October through January. October, December.
14 Yeah, January, my junior year.

15 Q. Did you and Haley have a little argument
16 about the money situation?

17 A. No.

18 Q. Did you wonder why you were making your
19 appointments directly with Sarah to go see
20 Mr. Epstein as opposed to through Haley where she
21 was --

22 A. Because --

23 Q. -- getting paid money?

24 A. Because Haley only got paid money for
25 every new person that she brought. So that's why

1 Q. I mean, did you volunteer without him even
2 asking, did you do -- did you volunteer?

3 A. Volunteer what?

4 Q. To remove your pants.

5 A. He asked me, and I said yes.

6 Q. And my question is, did you volunteer to
7 remove your pants at any point without him asking
8 you?

9 A. After the first time that I removed my
10 pants, it was just kind of like routine. It was
11 just like --

12 Q. So, now let's go back --

13 A. -- so then the answer to that would be no.
14 Is that what you asked? Is that what you want to
15 hear?

16 Q. I will cover this. Let's go back. The
17 first time Mr. Epstein asked you to remove your bra,
18 you told us that you removed the bra voluntarily,
19 right?

20 A. He asked me, and yes, I did.

21 Q. And you said yes. Okay. At any point
22 after that, did he ask you to take your bra off, or
23 did you just simply take it off?

24 A. No, I -- sometimes I would take it off and
25 sometimes he would ask me.

1 there were so many girls that had gone there.

2 Q. Who else did you get paid for bringing
3 besides Lauren Murphy?

4 A. Lauren, Lauren is the only person that I
5 can remember. I don't think I brought anybody else.

6 Q. Okay. So there came a time you were
7 performing massages with, for Mr. Epstein topless.
8 Did -- were there any occasions after the first
9 topless massage that you performed a massage for
10 Mr. Epstein and you weren't topless?

11 A. After the first, wait, sorry. Ask that
12 question again.

13 Q. Once you had gone topless the first time,
14 was there any massage that you gave him after that
15 where you were not topless?

16 A. No.

17 Q. Okay. So you say there came a time that
18 you gave Mr. Epstein a massage and you removed your,
19 either your shorts or your pants?

20 A. Uh-huh.

21 Q. Is that a yes?

22 A. Yes, sorry.

23 Q. And did -- did you volunteer to do that?

24 A. Did I volunteer? What do you mean,
25 volunteer?

1 Q. So, sometimes you went there and you just
2 took your bra off without him even asking, right?

3 A. Yeah, it was kind of like known that's
4 what you do.

5 Q. Well, he didn't tell you that from now on
6 whenever you come, you're supposed to take your bra
7 off, did he?

8 A. No.

9 Q. Okay. So you just assumed, or you said,
10 I'm going to -- part of the experience here is I'm
11 going to take my top and my bra off, right?

12 A. Yeah.

13 Q. Okay. So, there comes a point in time you
14 say he asks you to remove your pants?

15 A. Uh-huh.

16 Q. And you say okay?

17 A. Yeah.

18 Q. You didn't tell him no, I don't want to do
19 that?

20 A. No.

21 Q. All right. And you removed your pants
22 that then gave him a massage wearing what?

23 A. My underwear.

24 Q. What kind of underwear were you wearing?
25 A. I don't remember. Thong. I always wear a

1 thong.

2 MR. MERMELSTEIN: Don't speculate. If you
3 remember, answer.

4 THE WITNESS: All I wear -- I always,
5 that's all I wear is a thong.

6 BY MR. LUTTIER:

7 Q. And this is -- you're 16 now, 17? Which
8 are you 16 or --

9 A. I was 16.

10 Q. Sixteen, okay. And then you gave him a
11 massage that time in your thong?

12 A. Yeah.

13 Q. Anything else happen on that occasion?

14 A. No. He asked me to take my thong off, and
15 I said no.

16 Q. Okay. On, on the same occasion that he --
17 when he first requested you to take your pants off,
18 you say on that same occasion he asked you to take
19 your thong off?

20 A. Yeah.

21 Q. And you said, no?

22 A. No.

23 Q. And he didn't push it, right?

24 A. No.

25 Q. Okay. So you gave him a massage, you got

1 A. Yeah, but he was like -- he was different.

2 Q. Now, you're -- by the way, when you are
3 going to see Mr. Epstein during this period of time
4 that you're describing, you had a boyfriend, didn't
5 you?

6 A. A boyfriend on and off.

7 Q. And you told Mr. Epstein you had a
8 boyfriend, right?

9 A. Yeah.

10 Q. Okay. And that was this fellow
11 Preston Vinyard?

12 A. Uh-huh.

13 Q. Okay. Was he being nice to you, too, like
14 Mr. Epstein was?

15 A. I mean, we were boyfriend and girlfriend.
16 There was moments where he was nice, but there was
17 moments where we weren't together. So, no,
18 Mr. Epstein was nice to me.

19 Q. Okay. Well, you -- and you're dating
20 Preston Vinyard, right?

21 A. On and off. We were never, like. It was
22 one week we are on, one week off, one week on.

23 Q. You're spending the night with
24 Preston Vinyard during this period of time?

25 A. I was spend -- at my house.

1 200 bucks and you left, right?

2 A. Yeah.

3 Q. Okay. Now, are we up over 10 or 15 visits
4 by now?

5 A. I'm sure.

6 Q. So, you have made what, 3,000 bucks doing
7 this by now, right?

8 A. Probably. I don't, I don't have a
9 calculator.

10 Q. Well, 15 times 200 would be 3,000.

11 A. Yeah.

12 Q. Was that the most money you'd ever made?

13 A. Yeah.

14 Q. You liked the money, didn't you?

15 MR. MERMELSTEIN: Objection,
16 argumentative.

17 BY MR. LUTTIER:

18 Q. Did you like the money?

19 A. Yeah.

20 Q. You kept going back to get the money,
21 didn't you?

22 A. That and like he was always like promising
23 me things and like friendly to me.

24 Q. Well, you, you had all kinds of friends,
25 didn't you?

1 Q. Were you spending the night --

2 A. No.

3 Q. -- with Preston Vinyard at any time during
4 the period of time you've described thus far while
5 you were doing these massages for Mr. Epstein?

6 A. Spending the night with him, no. I stayed
7 in my house.

8 Q. Now, do you know we took Mr. Vinyard's
9 deposition yesterday?

10 A. No.

11 Q. You were having sex with Mr. Vinyard
12 during this time that you were giving massages to
13 Mr. Epstein, weren't you?

14 A. I had gone to Mr. Epstein's before I had
15 started physically doing anything with Preston.

16 Q. We're talking about now you've described
17 that you were in the, in your junior year of high
18 school?

19 A. Yeah, I was.

20 Q. I just want to make sure we're clear.
21 Which would be what calendar year, the junior year
22 of high school?

23 A. I graduated '05.

24 Q. 2004, 2003-2004?

25 A. 2003.

1 Q. Okay. That would be the 2003-2004 school
 2 year, right?
 3 A. Yeah.
 4 Q. That is from about August of 2003 to June
 5 of 2004; is that right?
 6 A. Yeah, junior year, 2003-2004, yeah.
 7 Q. Now, it's a fact, is it not, that by the
 8 beginning of your junior year, by the beginning of,
 9 let's say, August of '03, you were having sexual
 10 relations with a Preston Vinyard, weren't you?
 11 A. Yeah.
 12 Q. Didn't have any sexual relations with
 13 Mr. Epstein, did you?
 14 A. No.
 15 Q. Okay. And so getting naked in front of a
 16 man was not a problem for you, right? You had done
 17 that before?
 18 A. Yeah.
 19 Q. Okay. And were you doing things with
 20 Mr. Vinyard before your soph, your junior year of
 21 high school that you never did with Mr. Epstein?
 22 A. With Preston?
 23 Q. Yeah.
 24 A. I met him, like, I met him my sophomore
 25 year. I met Mr. Epstein before I met Preston.

1 Q. That wasn't my question. Were you doing
 2 things with Mr. Vinyard before your junior year of
 3 high school that you never did with Mr. Epstein?
 4 A. I don't remember.
 5 Q. Well, you had sexual intercourse with
 6 Mr. Vinyard before your junior year of high school,
 7 didn't you?
 8 A. I don't remember. I remember I waited for
 9 like a while before I had sexual intercourse with
 10 Mr. Vinyard.
 11 Q. Well, I just asked you five questions ago
 12 whether or not you had had sexual relations with
 13 Mr. Vinyard --
 14 A. I said, yeah.
 15 Q. -- before you started your junior year of
 16 high school, and you said, yes.
 17 A. Yeah.
 18 Q. Okay. What do you understand the word
 19 sexual relations to mean?
 20 A. Intercourse means sexual.
 21 Q. Okay. So, Mr. Vinyard had taken his penis
 22 and inserted it in your vagina before your junior
 23 year of high school; isn't that right?
 24 A. Yeah. I think so, yeah.
 25 Q. Had you given him oral sex before your --

1 A. Yeah.
 2 Q. -- junior year of high school?
 3 MR. MERMELSTEIN: Again, you know, we have
 4 a standing objection here pursuant to Federal
 5 Evidence 412 on questions of sexual conduct
 6 with persons other than Epstein. So, you're
 7 getting into an area here that, that I am going
 8 to have to direct her not to answer. I am
 9 warning you.
 10 MR. LUTTIER: Well, I don't -- I don't
 11 think there's a court order that prohibits us
 12 from doing anything. I think there are some
 13 subsequent orders that have come out that
 14 pretty clearly indicate that it's an area of
 15 appropriate inquiry, and certainly after
 16 Mr. Kliman's inquiry, it's fair game, but, you
 17 know, so that's our position.
 18 BY MR. LUTTIER:
 19 Q. Okay. Let's go back to --
 20 MR. CRITTON: Wait a minute. I don't know
 21 whether -- are you instructing her not -- just
 22 so the record --
 23 MR. LUTTIER: No, she answered that
 24 question.
 25 MR. MERMELSTEIN: I don't, I don't think

1 there was a question she hasn't answered. So I
 2 was just stopping him from the next question, I
 3 guess.
 4 MR. LUTTIER: We'll come back to that in a
 5 minute.
 6 BY MR. LUTTIER:
 7 Q. Had you been naked in front of any other
 8 male person other than Preston Vinyard before the
 9 first time you took your bra off in front of
 10 Mr. Epstein?
 11 A. Naked?
 12 Q. Yeah, naked.
 13 A. No. Preston, no.
 14 Q. Had you been topless in front of any other
 15 male person before the first time you took your bra
 16 off in front of Mr. Epstein other than
 17 Preston Vinyard?
 18 A. No.
 19 Q. Are you -- did you -- are you claiming you
 20 lost your virginity to Preston Vinyard?
 21 A. Yeah.
 22 Q. Okay. On the occasion that you first
 23 removed your pants and giving Mr. Epstein a massage,
 24 did anything else occur on that occasion?
 25 A. Wait. Repeat that question.

1 Q. On the first time you took your pants off
 2 and you were giving Mr. Epstein a massage in your
 3 thong, did anything else occur during that massage
 4 other than just a massage?
 5 A. No.
 6 Q. All right.
 7 A. He asked me to take my underwear off, and
 8 I said no.
 9 Q. Okay.
 10 A. Did anything else occurred.
 11 Q. All right. Did there come a time that you
 12 came back after that massage and gave Mr. Epstein
 13 another massage?
 14 A. Yeah.
 15 Q. Why did you come back?
 16 A. I don't know.
 17 Q. Isn't it true that you contacted Sarah and
 18 told her you were looking for more work?
 19 A. No.
 20 Q. Do you deny that you ever contacted Sarah
 21 and asked if you could come give Mr. Epstein a
 22 massage?
 23 A. If I called her and asked?
 24 Q. Yeah, so --
 25 A. She always called me whenever she was in

1 Q. That's when you were at Lynn University?
 2 A. Yeah.
 3 Q. Okay. Did you ever tell anybody that you
 4 were having a good time at Mr. Epstein's?
 5 A. I don't, I don't know. I don't --
 6 Q. Is it possible you did?
 7 MR. MERMELSTEIN: Objection to form.
 8 THE WITNESS: Maybe. I don't know.
 9 BY MR. LUTTIER:
 10 Q. In fact, when you were doing it, not now
 11 that you filed a lawsuit, but back when it was going
 12 on, you did tell people that you were having a good
 13 time at Mr. Epstein's, didn't you?
 14 MR. MERMELSTEIN: Objection to form.
 15 THE WITNESS: No, I didn't. I mean, no,
 16 who's going to, like, go out and mom and dad,
 17 guess what? No.
 18 BY MR. LUTTIER:
 19 Q. Well, did you tell your mom and dad about
 20 this, by the way?
 21 A. Yeah.
 22 Q. When did you tell them about this?
 23 A. When everything was going on, whenever,
 24 whenever Jeffrey -- when cops were getting involved
 25 and the lawyers and FBI.

1 town. I never knew when Jeffrey was in town.
 2 Q. Listen carefully to my question. Are you
 3 denying --
 4 A. I don't remember. I don't think. I want
 5 to say no, because I don't think I did, but I don't
 6 remember and I don't know.
 7 Q. Isn't it -- well, I mean, would you have
 8 any reason to call Mr. Epstein other than, his
 9 number other than to schedule a time to come give
 10 him a massage?
 11 A. Wait. What was that?
 12 Q. Would you have any reason to call
 13 Mr. Epstein other than --
 14 A. No.
 15 Q. -- to schedule a massage?
 16 A. No.
 17 Q. You're aware that your cellphone records
 18 can be subpoenaed, right?
 19 A. Yeah.
 20 Q. Is there any other reason why
 21 Mr. Epstein's phone numbers would appear on your
 22 cellphone?
 23 A. He rented me, he rented me a car.
 24 Q. And that was when?
 25 A. My freshman year in college.

1 Q. Well, when was the first time you told
 2 your mother about this?
 3 A. I don't remember. Probably freshman year
 4 in college.
 5 Q. After you had a visit from the Palm Beach
 6 Police Department?
 7 A. No. I don't remember. I don't remember
 8 right now if --
 9 Q. Which is it?
 10 A. -- it was my freshman year in college. I
 11 don't know.
 12 Q. Is it no, or I don't know?
 13 A. I don't know.
 14 Q. When did you first tell your dad about it?
 15 A. I don't know.
 16 Q. Was it after the Palm Beach Police visited
 17 you?
 18 A. I don't know.
 19 Q. Isn't it true you only told your folks
 20 after you thought it was going to come out?
 21 A. Yeah.
 22 Q. Why didn't you want your folks to know
 23 what you had been doing for the last, according to
 24 you, couple of years?
 25 A. I don't know. It isn't something that I

1 would tell my parents.
 2 Q. Your parents were good to you, weren't
 3 they?
 4 A. Yeah.
 5 MR. MERMELSTEIN: Objection.
 6 BY MR. LUTTIER:
 7 Q. They raised you well, didn't they?
 8 MR. MERMELSTEIN: Objection.
 9 THE WITNESS: Yeah.
 10 BY MR. LUTTIER:
 11 Q. Taught you the difference between right
 12 and wrong?
 13 A. Uh-huh. Yeah. Sorry.
 14 Q. Did you have any religion when you were
 15 brought up?
 16 A. Uh-huh.
 17 Q. What religion are you?
 18 A. Catholic.
 19 Q. Roman Catholic?
 20 A. (Witness nods head.)
 21 Q. If you could, is that a yes?
 22 A. Yes.
 23 Q. Did you go to church when you were a kid?
 24 A. Yeah.
 25 Q. Did you go to church right on through

1 college?
 2 A. No.
 3 Q. Did there come a time you stopped going to
 4 church?
 5 A. I was traveling a lot for soccer, so
 6 soccer, like, sometimes whenever we were out
 7 somewhere, or we weren't going every Sunday like I
 8 was when I was younger.
 9 Q. But if you didn't go to church it was only
 10 because you were out of town?
 11 A. Yeah, out of town or at a soccer game at
 12 like 9:00 in the morning.
 13 Q. Are you still a Roman Catholic?
 14 A. Yeah.
 15 Q. Huh?
 16 A. Yeah.
 17 Q. I mean, you didn't give up your religion
 18 sometime along the way. It was just that if you
 19 were traveling for soccer and you couldn't make
 20 church, you didn't go?
 21 A. Uh-huh.
 22 Q. But when you were at -- down at Lynn --
 23 A. I go to church every once in a while now,
 24 too.
 25 Q. Do you now at Lynn University go to church

1 on Sunday?
 2 A. No.
 3 Q. Did you have any --
 4 A. When I would go home and visit family and
 5 stuff like that, we would go together as a family.
 6 Q. Okay. Your mom and your dad and you?
 7 A. Yeah.
 8 Q. Did they provide well for you? Did they
 9 give you the, you know, food, clothing and shelter
 10 when you were, throughout your high school days?
 11 A. Yeah.
 12 Q. Did you want for anything? By that I mean
 13 did you ever have anything that you wanted that they
 14 wouldn't give to you or couldn't give to you?
 15 A. I mean, I never really like asked for
 16 much. I was always playing sports. Maybe I would
 17 ask for a pair of soccer cleats, and dad would give
 18 me.
 19 Q. You were a big soccer player, weren't you?
 20 A. Yeah.
 21 Q. You've been a big soccer player all your
 22 life, haven't you?
 23 A. Uh-huh. Yes.
 24 Q. You played high-level competitive soccer
 25 your whole life?

1 A. Yeah.
 2 Q. And by high-level competitive soccer, you
 3 were, you were always a member of what we would call
 4 travel teams, were you not?
 5 A. Uh-huh, yes.
 6 Q. And the travel team was something beyond
 7 just playing in the city league. This was the best
 8 of the best that would be on travel teams; isn't
 9 that right?
 10 A. Yes.
 11 Q. And you would travel -- did you travel all
 12 over the State playing soccer tournaments?
 13 A. Yes.
 14 Q. And for how long did you do that?
 15 A. I don't know. Couple of, couple of years.
 16 Q. Okay. While you were in high school or
 17 before you were in high school?
 18 A. Before I was in high school.
 19 Q. Okay. And then you went to high school
 20 and played soccer throughout high school?
 21 A. Yes.
 22 Q. Kept, did you keep playing soccer in
 23 travel leagues even while you were in high school?
 24 A. Yes.
 25 Q. Played on some Olympics development team

1 as well, did you not?
 2 A. Yes.
 3 Q. Dad volunteered for all these soccer
 4 events that you had, did he not?
 5 A. Yes.
 6 Q. They would go on all these soccer events
 7 with you?
 8 A. Yes.
 9 Q. Okay. When you went -- you went to Royal
 10 Palm High School. That was a school that didn't
 11 require you to wear a uniform, did it?
 12 A. No.
 13 Q. You always had nice clothes though that
 14 you could wear to go to school?
 15 A. Yeah.
 16 Q. Always got fed well?
 17 A. Yeah.
 18 Q. Always had a warm bed to stay in?
 19 A. Yes.
 20 Q. Did there come a point in time that you
 21 and your parents fell apart?
 22 A. Yes.
 23 Q. And about when was that?
 24 A. About my sophomore year in high school.
 25 Q. And was that about the time you took up

1 Q. What year, calendar year? What year?
 2 A. It was the -- freshman year is '02, '03,
 3 '04, 2002, 2003. Wait, wait. Am I saying this
 4 right? Freshman, sophomore, junior, senior.
 5 MR. MERMELSTEIN: '03, right?
 6 THE WITNESS: '03, yeah. '03.
 7 BY MR. LUTTIER:
 8 Q. 2003?
 9 A. Uh-huh. Yes.
 10 Q. In fact, you started dating Preston
 11 Vinyard in January of '02, didn't you?
 12 A. I started dating him the ending of my
 13 sophomore year.
 14 Q. January of '02, to be specific; isn't that
 15 right?
 16 A. '02?
 17 Q. Yeah.
 18 A. January?
 19 Q. That's right.
 20 A. No. I didn't start dating him until my
 21 summer, like right whenever I was done with school.
 22 Q. And when did you first have sex with
 23 Mr. Vinyard?
 24 A. When I, probably -- I don't remember.
 25 Q. Well, a girl generally remembers the first

1 with this fellow, Preston Vinyard?
 2 A. That's when I started going to Jeffrey
 3 Epstein's.
 4 Q. Well, you actually had taken up with
 5 Preston Vinyard before you ever went to Jeffrey
 6 Epstein's house, correct?
 7 A. First time I went -- first time before I
 8 knew Preston, I went to Jeffrey Epstein's. I went
 9 to Jeffrey Epstein's first before I ever knew
 10 Preston Vinyard.
 11 Q. And how do you know that's true?
 12 A. Because when I first met Preston, I dated
 13 him for, on and off for a couple of years. Like it
 14 was my first love. So, of course, I am going to
 15 remember when I met my first love compared to when I
 16 went to Mr. Epstein's.
 17 Q. Where did you meet your -- as you
 18 described him, because we'll come back to this --
 19 A. It was like --
 20 Q. Wait a minute. We're going to come back
 21 to this. When did you meet what you've now
 22 described as your first love being Preston Vinyard?
 23 A. Uh-huh.
 24 Q. When was that, what year?
 25 A. My sophomore year.

1 time she lost her virginity, doesn't she?
 2 A. I don't remember the exact date.
 3 MR. MERMELSTEIN: Objection,
 4 argumentative.
 5 THE WITNESS: I don't remember the exact
 6 date, but it was sometime the ending of my
 7 sophomore -- well, done with my sophomore year.
 8 It was the end of my sophomore year, beginning
 9 of my junior year.
 10 BY MR. LUTTIER:
 11 Q. Would your recollection about what dates
 12 were involved have been better back in 2004 than it
 13 is now?
 14 A. Yeah, depending on the situation, yeah.
 15 Q. You're, you're aware of the fact that --
 16 maybe this will refresh your recollection. You are
 17 aware of the fact that you have provided sworn
 18 testimony about when you first dated Mr. Vinyard and
 19 when you first had sex with him, aren't you?
 20 A. No.
 21 Q. So, you've forgotten that?
 22 A. Yeah.
 23 Q. But whatever you gave, in terms of sworn
 24 testimony, whenever you gave it, that was true, was
 25 it not?

1 MR. MERMELSTEIN: Objection, form,
2 predicate.
3 THE WITNESS: I don't know. I don't know
4 the statement. I don't know.
5 BY MR. LUTTIER:
6 Q. And when you took up with this fellow
7 Preston, your parents weren't too happy about that,
8 were they?
9 A. No.
10 Q. And Preston, did he really just get out of
11 prison?
12 A. I don't know.
13 Q. You don't know if he just got out of
14 prison?
15 A. No.
16 Q. Do you know if he went to prison?
17 A. I know he went to jail.
18 Q. Okay. All right. Well, did he just get
19 out of jail?
20 A. I think so. I don't remember.
21 Q. And was --
22 A. He went -- what?
23 Q. Go ahead.
24 A. No, I said I think so. I don't remember.
25 Q. Did your parents have to do some kind of

1 Q. Were you going over to his house?
2 A. No.
3 Q. When was the first time you went over to
4 his house?
5 A. When I was 16.
6 Q. Sixteen. Okay. He's 23 and you're 16
7 when you first started dating him, right?
8 A. (No verbal response.)
9 Q. Correct?
10 A. Yes, somewhere in that time -- I'm pretty
11 sure it's somewhere in that time frame.
12 Q. When you went over to his house, where did
13 you go? Do you remember the address?
14 A. I don't think the first time I went was to
15 that address, but I hung out there.
16 Q. Okay. Well, what was the address?
17 A. I don't remember the address, but I just
18 know it was in La Manche.
19 Q. And that's the same neighborhood you lived
20 in?
21 A. Yes.
22 Q. And by the way, who was living there with
23 him?
24 A. Tony.
25 Q. And it was just he and his buddy living

1 formal intervention to try to get you and
2 Mr. Vinyard split up?
3 A. No.
4 Q. How disappointed or how upset was your dad
5 about your relationship with Mr. Vinyard?
6 A. He was upset.
7 Q. And Mr. Vinyard lived down the street from
8 you, didn't he?
9 A. He was staying down the street.
10 Q. And he was what, how old was he when you
11 met him?
12 A. How old is he now? Hold on. Give me a
13 second. 23.
14 Q. When you first met him he was 23; is that
15 right?
16 A. Yeah, I think so, yeah.
17 Q. Okay. And you were how old?
18 A. I was 15.
19 Q. So, it was a 15-year-old dating a
20 23-year-old?
21 A. I didn't date him when I was 15.
22 Q. Say what?
23 A. I wasn't dating him when I was 15.
24 Q. Well, you were --
25 A. He had another girlfriend.

1 there, right?
2 A. And his buddy's mother.
3 Q. And then his buddy's mother left, right?
4 A. Yeah.
5 Q. So, you would go over and visit with him,
6 when it was just him over there, and your dad didn't
7 like that, did he?
8 A. When it was just him over there?
9 Q. Yep.
10 A. No, like if Tony would be there, his mom
11 would be there.
12 Q. And your dad didn't like that, did he?
13 A. No, probably not. I'm sure --
14 Q. There's no probably about it. He let you
15 know he didn't like that, didn't he?
16 A. He didn't approve of it.
17 Q. How did you know he didn't approve of it?
18 A. Well, when I first started dating him, he
19 didn't know, he didn't really know that -- how old
20 Preston was. He didn't know that he had a criminal
21 background until later on --
22 Q. But you did?
23 A. -- in our relationship. So in the
24 beginning, if you're talking about when I first went
25 over there, did my dad like it then? I don't think

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1 my dad would mind then.

2 Q. Well, when did you let your dad know how
3 old old Preston was?

4 A. Probably by junior year, maybe.

5 Q. And when did you let him know he had a
6 criminal background?

7 A. I didn't let him know.

8 Q. How did your dad --

9 A. Yeah, I did. I don't think he liked that.

10 He wasn't happy about it.

11 Q. And you and he fought about that, didn't
12 you?

13 A. Well, no, not fought about it, but got in
14 arguments about it.

15 Q. By the way, when you were talking about
16 being topless in front of men, there were occasions
17 in your life when you voluntarily got in front of
18 strange men with no top on, weren't there?

19 A. No.

20 Q. Do you recall doing that for the police on
21 one occasion?

22 A. No. The police, if I think I know what
23 you are talking about, I had a restraining order on
24 Preston, and he had entered my house. And I didn't
25 know he was in my house and the door was open. When

1 house, so the cab driver came back to my house, and
2 I was already at my house in my, my room changing.
3 And I guess I must have left the door open and
4 Preston must have came into my, my house. And the
5 cops, I don't even -- I don't know. I don't even
6 know.

7 Q. Wait a minute. You were in a cab with
8 Preston Vinyard?

9 A. Yeah.

10 Q. Did you say you got a restraining order
11 against him?

12 A. Yeah.

13 Q. Why would -- well, what did you get a
14 restraining order against him for?

15 A. Because he, because he was abusive.

16 Q. And what year of high school were you in
17 when you got the restraining order against the first
18 love of your life, Mr. Vinyard, who you now say is
19 abusive to you?

20 MR. MERMELSTEIN: Objection to form.

21 THE WITNESS: I think it was my junior or
22 senior year.

23 BY MR. LUTTIER:

24 Q. That's while you were going to see
25 Mr. Epstein, right?

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1 I was changing in my bedroom out of my clothes, I
2 walked out to the front because the police were --
3 my door was open and the police were standing out
4 front. And I heard somebody in my bedroom.

5 So I walked out there covering my chest,
6 like freaked out, who is at my house and why, like
7 what is going on. And I walked out and I, and I
8 realized it was the cops. And I'm like, how, what
9 are you doing in my house, and they said, well the
10 door was open. And I said, excuse me, and I like
11 put my clothes on.

12 Q. When did this happen? What year was this?

13 A. I don't remember what year it was.

14 Q. Why were the police at your house?

15 A. Because Preston, we had got, we were in
16 a cab -- or, I had gotten a cab ride back to my
17 house, and Preston was supposed to get a ride back
18 to his house because he lives in La Manche staying
19 like right around the corner from me.

20 And instead of getting -- well, I didn't
21 know that he didn't pay for the cab, I guess, like,
22 down the street. They had dropped me off first, and
23 I guess down the street -- whenever they were going
24 to drop him off, he like jumped out of the cab, and
25 I -- they knew where -- they dropped me off at my

1 A. That's why I was going to see him?

2 Q. That's while you were going to see
3 Mr. Epstein.

4 A. Yeah.

5 Q. Mr. Epstein was never abusive towards you,
6 was he?

7 A. No.

8 Q. Okay. So, tell me more about why you got
9 a restraining order against Mr. Vinyard. What
10 occurred that made you get that restraining order?

11 A. Because we were broken up, and I would try
12 to go leave my house and he would be waiting for me
13 at my, like, house. Like, I would go try to leave
14 to go somewhere, and like he would be in another
15 vehicle with his friend, like wait -- like not
16 letting me like go somewhere where I want -- like,
17 letting me go somewhere where I would want to go,
18 but I mean, like pretty much stalking me.

19 Q. Did it scare you?

20 A. No. Well, at the time, yeah. I would
21 just call his boss and his boss would come pick him
22 up. It happened one time.

23 Q. Did you fear it?

24 A. Did I fear it at the time? Yeah.

25 Q. Did you tell the court you were in fear of

1 your life?
 2 A. Yes.
 3 Q. And it was true when you told the court
 4 that?
 5 A. Yeah.
 6 Q. Jeffrey Epstein never put you in fear of
 7 your life, did he?
 8 A. No.
 9 Q. Now, you say this happened one time that
 10 Mr. Vinyard was, you say, stalking you?
 11 A. Yeah, I think, I'm pretty sure, yeah.
 12 Q. What else? Did Mr. Vinyard do anything
 13 else to you that caused you fear?
 14 A. We -- it was a, an unhealthy relationship.
 15 We got in a lot of arguments, but I don't remember
 16 every single one.
 17 Q. And do you remember my question?
 18 A. Sorry. Say it one more time.
 19 Q. Did Mr. Vinyard do anything else that
 20 caused you any fear?
 21 A. When we argued, yeah.
 22 Q. Well, what did he do?
 23 A. Nothing. He was a big guy, real muscular.
 24 He's big. When someone is arguing in your face, it
 25 kind of throws you. I mean, you get scared, just

1 A. No. A lot worse.
 2 Q. Now, this is what, you're a what,
 3 16-year-old girl when Mr. Vinyard's doing this to
 4 you?
 5 A. When I dated him through high school?
 6 Q. Yeah, when he is doing this, when he's
 7 throwing you up against the wall.
 8 A. Junior -- yeah, junior year and senior
 9 year, yeah.
 10 Q. I mean, that scared you, didn't it?
 11 A. Yeah.
 12 Q. It was traumatic to you, wasn't it?
 13 MR. MERMELSTEIN: Objection to form,
 14 argumentative.
 15 BY MR. LUTTIER:
 16 Q. It was traumatic to you, was it not?
 17 A. At the time, yeah.
 18 Q. You didn't have -- were all your friends
 19 off getting restraining orders against boyfriends
 20 that were six, seven years older than them?
 21 A. No.
 22 Q. And did you have some other traumatic
 23 things that happened to you in your lifetime?
 24 MR. MERMELSTEIN: Objection to form.
 25 Calls for a legal conclusion.

1 arguing.
 2 Q. Just arguing?
 3 A. Yeah, arguing.
 4 Q. Was he nice to you?
 5 A. Yeah, when he wasn't drinking.
 6 Q. Did he call you any names?
 7 A. Yeah.
 8 Q. What did he call you?
 9 A. Probably every name in the book you can
 10 think of.
 11 Q. Did he ever hurt you physically?
 12 A. Bit my finger.
 13 Q. Anything else?
 14 A. Probably grabbed me to move me. Like,
 15 grabbed me.
 16 Q. Did he ever choke you?
 17 A. Yeah, I think there was an incident where
 18 he choked me.
 19 Q. Did he ever throw you against a wall?
 20 A. Yeah.
 21 Q. Did he ever grab you by your shoulders and
 22 throw you down in your front yard?
 23 A. Yeah.
 24 Q. Did Mr. Epstein do anything like that,
 25 ever?

1 THE WITNESS: At the time, yeah. I have
 2 had a few friends die.
 3 BY MR. LUTTIER:
 4 Q. A few friends?
 5 A. Yeah, well. One friend die, yeah.
 6 Q. Who died?
 7 A. My good friend, or a friend of mine,
 8 Chris.
 9 Q. What happened to him?
 10 A. Got into a DUI accident.
 11 Q. And when did that happen?
 12 A. When did that happen? It might have
 13 happened my freshman year or sophomore -- freshman
 14 year in -- in high school.
 15 Q. That was before you met Mr. Epstein,
 16 right?
 17 A. Yeah.
 18 Q. How well did you know this fellow Chris?
 19 A. I met him my freshman year in high school,
 20 and I think he died when -- my freshman year. I
 21 probably knew him for -- I don't know how long. I
 22 don't remember how long I knew him, but maybe a
 23 couple of months.
 24 Q. Did you date him?
 25 A. Boyfriend-girlfriend, no, but I'd go out

1 on a -- I went on a date with him once.
 2

3 Q. For two or three months didn't you date
 him?

4 A. No. I went on a date with him.

5 Q. Did you ever tell anybody ever, at any
 6 time from the day you were born until now that you
 7 dated him for several months?

8 A. No, he was never my boyfriend.

9 MR. MERMELSTEIN: Objection.

10 BY MR. LUTTIER:

11 Q. Did you hear my question? Did you ever
 12 tell anyone, from the time you were born --

13 A. Yeah, I dated him.

14 Q. Wait a minute -- from the time you were
 15 born until now that you dated him for several
 16 months?

17 MR. MERMELSTEIN: Objection to form.

18 THE WITNESS: No. I dated -- I went on a
 19 date with him.

20 BY MR. LUTTIER:

21 Q. Listen carefully to my question.

22 A. No.

23 Q. Is your answer to my question no, you
 24 never told anybody that you dated him for several
 25 months?

1 somewhere along the way?

2 A. Yeah, I had another friend die.

3 Q. Who was that?

4 A. Jennifer. I don't even remember her last
 5 name, though. So that's bad.

6 Q. When did she die?

7 A. I don't even -- I don't -- I don't know.

8 Q. Well, it was after the point in time that
 9 you got into the accident --

10 A. It was afterwards.

11 Q. -- with Mr. Vinyard driving the car drunk,
 12 wasn't it?

13 A. Yeah.

14 Q. So, let's talk about that for a while.
 15 You got into a car with Mr. Vinyard one time, your
 16 first love of your life, when he was drunk, right?

17 A. Uh-huh.

18 Q. And he was driving down a road at an
 19 excessive rate of speed, was he not?

20 A. Yes.

21 Q. And I think it was what, 65 miles an hour?

22 A. It was fast.

23 Q. And were you drunk too?

24 A. Yes.

25 Q. Okay. And you were how old?

1 A. I mean, I don't know. I don't think so.

2 I don't know. I mean, maybe, yeah.

3 Q. Well, which is it?

4 A. I don't know.

5 Q. You don't know?

6 A. I don't know.

7 Q. You don't think so? You don't know?

8 A. I don't know.

9 Q. So, anyway, this, this young man got
 10 killed, you say, in some kind of accident?

11 A. Yeah, he got into a -- yeah, a DUI
 12 accident.

13 Q. And who was driving that car?

14 A. Preston's brother, Brad.

15 Q. Preston Vinyard, is that your first love's
 16 brother?

17 A. Yes.

18 Q. Okay. And that kind of took you -- you
 19 took that kind of hard, your, your friend Chris
 20 being killed, didn't you?

21 MR. MERMELSTEIN: Objection to form.

22 THE WITNESS: Yeah, I mean, that was a
 23 friend of mine, yeah.

24 BY MR. LUTTIER:

25 Q. Okay. And did you lose another friend

1 A. I don't remember.

2 Q. Well, you were 17 or less, weren't you?

3 A. I don't know. I don't remember.

4 Q. Well, you know -- you know, you were --
 5 that it happened during your, what, sophomore year
 6 in high school?

7 A. I don't know when it happened. I don't
 8 remember when it happened.

9 Q. You can't -- you are telling us you don't
 10 remember what year it happened?

11 A. No, I don't.

12 Q. Well, when did you stop dating Preston?

13 A. I remember it was around Christmas time,
 14 but I don't remember what year it was.

15 Q. Okay. And when did you stop dating
 16 Preston?

17 A. Me and him were on and off for years, so.

18 Q. Okay.

19 A. There was plenty of times when we weren't
 20 dating and plenty of times when we were on.

21 Q. In any event, you were, as we say,
 22 underage. You were under 21 years of age on this
 23 occasion.

24 A. Yes.

25 Q. And by the way, did you have a fake ID?

1 A. At that time, no.
 2 Q. When did you first get your first fake ID?
 3 A. My senior year or I don't even remember.
 4 Q. Well, which is it? You don't remember or
 5 your senior year?
 6 A. I don't remember. I was going to try to
 7 guess, but I don't remember.
 8 Q. As a matter of fact, your sophomore year
 9 in high school you had a fake ID, didn't you?
 10 A. I don't know. Did I?
 11 Q. Well, I am asking you, ma'am.
 12 A. No, I don't know.
 13 Q. How did you get the fake ID?
 14 A. I don't know what you are talking about,
 15 so are you asking me?
 16 Q. I am talking about a fake ID.
 17 A. I don't know. My fake -- or Lauren gave
 18 it to me.
 19 Q. Lauren gave it to you. And how did she
 20 get it for you?
 21 A. She was 18. She was -- it was for an ID
 22 for being, to be 18.
 23 Q. And, and how did she get it for you?
 24 A. It was her, it was her picture.
 25 Q. And you -- and you were -- with your name

1 on it?
 2 A. No, with her. It's a picture of her,
 3 Lauren Murphy.
 4 Q. My question was, did you ever have a fake
 5 ID, that is an ID that identified it as being you
 6 but the wrong birth date?
 7 A. No.
 8 Q. And you were drinking before you were 21,
 9 were you not?
 10 A. Yeah.
 11 Q. And do you recall when you first started
 12 drinking?
 13 A. No. I don't remember the first time I
 14 started drinking but -- no, I don't.
 15 Q. Was it before you were 16?
 16 A. Maybe, yeah.
 17 Q. And how many times were you drunk with old
 18 Preston?
 19 A. I don't even know that answer. I don't
 20 know.
 21 Q. Well, Preston testified yesterday that you
 22 were drunk about twice a week with him. Would you
 23 agree with that estimate from him?
 24 MR. MERMELSTEIN: Objection to form.
 25 THE WITNESS: Yeah, probably.

1 BY MR. LUTTIER:

2 Q. Okay. And that went on for how long a

3 period?

4 A. I don't know.

5 Q. I'm going to ask you, I think I asked you
 6 this --7 A. I don't even know how that was twice a
 8 week, because I was playing soccer Tuesday,
 9 Wednesday, Thursday. Friday I'd be gone traveling,
 10 on the weekends I would be gone playing soccer
 11 games. So the only night I had off was Monday. And
 12 I wouldn't even like, I never missed school. So I
 13 don't see how it would be twice a week.14 Q. Well, that was while the soccer season was
 15 going on, right?16 A. Yeah, I think, whenever I had free time or
 17 whatever, since I was playing soccer and was always
 18 busy, whenever I had a day off I would go hang out
 19 with my friends.20 Q. Now, I want to go back and ask a question
 21 that I asked you about earlier now that we're
 22 talking about Mr. Vinyard.

23 A. Yeah.

24 Q. I want to ask you again, did you ever do
 25 any drug with Mr. Vinyard that you didn't have any

1 prescription for?

2 A. Yeah.

3 Q. What drugs?

4 A. Coke.

5 Q. Now, can you tell me why earlier in this
 6 deposition when I asked you if you had done any
 7 illegal drugs, you told me no?8 A. Because I don't do drugs now. I didn't
 9 know -- when you asked me the question, I didn't
 10 think it was have you ever done. It was, like, do
 11 you do drugs. No, I don't.12 Q. And my question to you was whether you had
 13 ever done any drugs, and you said no.14 A. Sorry. I didn't understand your question,
 15 then.16 Q. Any other questions you didn't understand
 17 this morning?18 MR. MERMELSTEIN: Objection, to form,
 19 argumentative.

20 THE WITNESS: No.

21 BY MR. LUTTIER:

22 Q. Do you know of any testimony that you have
 23 given thus far in this deposition that is inaccurate
 24 that you now need to correct?

25 A. No.

1 MR. MERMELSTEIN: Objection to form.
 2 MR. LUTTIER: And you're sure?
 3 MR. MERMELSTEIN: She doesn't have to make
 4 that determination now. She has the right to
 5 read the transcript and make it then.

6 BY MR. LUTTIER:

7 Q. I just want to make sure you understand
 8 there's no tricks.

9 A. Yeah.

10 Q. So if you said something you think you
 11 need to correct, I want to give you the opportunity
 12 to do it.

13 A. Okay. Thank you.

14 Q. So if there is anything --

15 MR. MERMELSTEIN: She will have that
 16 opportunity well after this, so --

17 BY MR. LUTTIER:

18 Q. If there is anything that you said that
 19 you either need to correct or supplement, just let
 20 me know. All right?

21 A. All right. Thank you.

22 Q. Okay. Now, any other drugs that you did
 23 with Preston besides cocaine?

24 A. No.

25 Q. How about any drugs you have done with

1 anybody else besides Preston other than cocaine.

2 A. I, I have smoked pot before, but I don't
 3 smoke -- I've just tried pot.

4 Q. Any pills that you have taken before that
 5 you didn't have a prescription for?

6 A. Yeah, I have tried Ecstasy.

7 Q. Okay. And tell us when you took the
 8 Ecstasy?

9 A. What do you mean, tell you what?

10 Q. When was the first time you took Ecstasy?

11 A. I don't know. I don't know.

12 Q. Well, what year in high school were you
 13 when you first started taking Ecstasy?

14 A. I don't know.

15 Q. Was it your junior year?

16 A. I don't know.

17 Q. Was it your sophomore year?

18 A. I don't know.

19 Q. For what period of time did you take
 20 Ecstasy?

21 A. I didn't. It's not like I took it every
 22 day. It's not like I took it every day. On
 23 occasion I tried it.

24 Q. How many times did you take it? More than
 25 once, didn't you?

1 A. You know, like two, two or three times I
 2 tried it in my life.

3 Q. Where did you get it?
 4 A. I don't even -- I don't know, because I
 5 have only been able -- whenever -- wait, when -- I
 6 don't know.

7 Q. You just know you got it, but you don't
 8 remember when?

9 A. With friends. Yeah, when I was hanging
 10 out with friends that did it.

11 Q. Did you ever do any drugs with Lauren
 12 Murphy?

13 A. I am trying to think.

14 Q. I am going let you think about that while
 15 I go take a break and go to the restroom.

16 A. All right.

17 MR. MERMELSTEIN: Why don't we take five
 18 minutes.

19 THE VIDEOGRAPHER: Off the record at 2:58.
 20 (A brief recess was held.)

21 THE VIDEOGRAPHER: We're back on the
 22 record at 3:10.

23 MR. LUTTIER: Okay. Would you read the
 24 last question back?

25 (The requested portion of the record was

1 anybody else besides Preston other than cocaine.
 2 read by the reporter.)

3 THE WITNESS: I don't remember. I am
 4 sure. I'm not sure what specifically doing
 5 drugs, but she's my friend. I hung out with
 6 her a lot.

7 BY MR. LUTTIER:

8 Q. Well, you did Xanax with her, didn't you?

9 A. Xanax?

10 Q. Xanax.

11 A. Not that I remember.

12 Q. And you did Ecstasy with her, right?

13 A. No, not that I remember. I mean, I've
 14 done it. I've done Ecstasy before, I don't -- maybe
 15 it was with her.

16 Q. And you've done cocaine with her, haven't
 17 you?

18 A. Yeah. I know I've done cocaine with her,
 19 but I don't think I've done Xanax with her or
 20 Ecstasy. Maybe, I don't -- I mean --

21 Q. When was the first time you did cocaine
 22 with Lauren?

23 A. I don't remember.

24 Q. Well, what year in high school were you?

25 A. I don't even know if I -- I don't even
 26 know if I was in high school whenever I did it.

1 Q. Before you were in high school?

2 A. No.

3 MR. MERMELSTEIN: Objection.

4 THE WITNESS: I said I don't think -- I
5 don't, I don't know.

6 BY MR. LUTTIER:

7 Q. All right. Do pot with Lauren Murphy?

8 A. No, I don't smoke, no.

9 Q. Other than with Lauren Murphy, you did
10 Ecstasy, correct?

11 MR. MERMELSTEIN: Objection, asked and
12 answered. You can answer.

13 BY MR. LUTTIER:

14 Q. When was the last time you did Ecstasy?

15 A. Probably like when I graduated high school
16 or high school.

17 Q. And were you doing Ecstasy throughout the
18 time period that you were in high school?

19 A. No, I have done, no, I've done it like two
20 or three times.

21 Q. Okay. And was that before or after you
22 first met Mr. Epstein?

23 A. That was -- I don't remember whenever, I
24 don't remember when I did it. I don't know.

25 Q. So, you don't know if you did it before

1 didn't use alcohol?

2 A. Yeah, maybe he told me he didn't do --
3 drink or do drugs, yeah.

4 Q. He did tell you those things?

5 MR. MERMELSTEIN: Don't speculate. If you
6 know.

7 THE WITNESS: Yeah.

8 BY MR. LUTTIER:

9 Q. Okay. Now, did you tell your -- the first
10 love of your life, Mr. Vinyard, about going to
11 Mr. Epstein's?

12 A. Did I tell him about it?

13 Q. Yeah, he was aware that you were going to
14 Mr. Epstein's, was he not?

15 MR. MERMELSTEIN: Objection.

16 THE WITNESS: Was he aware?

17 BY MR. LUTTIER:

18 Q. Yes.

19 A. I don't know.

20 Q. Well, didn't you tell him about it?

21 A. It was all in the papers.

22 Q. No. At the time that you were going to
23 Mr. Epstein's --

24 A. No, I didn't.

25 Q. -- you were supposedly dating Mr. Vinyard,

1 you met Mr. Epstein?

2 A. No, I don't remember.

3 Q. You had smoked pot before you met
4 Mr. Epstein, had you not?

5 A. Yeah.

6 Q. You had used cocaine before you met
7 Mr. Epstein, had you not?

8 A. No, I don't think so. I don't remember.

9 Q. And how about Xanax, did you do that
10 before you met Mr. Epstein?

11 A. No.

12 Q. Mr. Epstein never gave you any drugs,
13 correct?

14 A. No.

15 Q. Did you ever have any discussions with him
16 about drug use?

17 A. No.

18 Q. Did you ever have discussions with him
19 about alcohol use?

20 A. No.

21 Q. As a matter of fact, Mr. Epstein told you
22 he doesn't drink any alcohol, didn't he?

23 A. Did he? I don't remember.

24 Q. Did you tell others including but not
25 limited to the police that Mr. Epstein told you he

1 right?

2 A. On and off, yes.

3 Q. All right. Did, did Mr. Vinyard know that
4 you were going to see Mr. Epstein?

5 A. No.

6 Q. Did you tell him that you were going to
7 see Mr. Epstein?

8 A. No.

9 Q. Did you intentionally not tell him that
10 you were going to see Mr. Epstein?

11 MR. MERMELSTEIN: Objection to form.

12 THE WITNESS: No.

13 BY MR. LUTTIER:

14 Q. Why didn't you tell him you were going to
15 see Mr. Epstein?

16 A. When we weren't together I would go.

17 Q. Say what?

18 A. I didn't tell him.

19 Q. Did you say when you weren't together you
20 would go to Mr. Epstein?

21 A. I would go, like, I don't know. I just --
22 ask the question again. If what?

23 Q. Why didn't you tell --

24 A. Previous to that.

25 Q. Why didn't you tell Preston that you were

1 going to Mr. Epstein?

2 A. I didn't because he would probably freak
3 out.

4 Q. While you and Preston Vinyard were
5 together, you didn't go to Mr. Epstein, did you?

6 A. No, I did.

7 Q. Now, do you recall in high school there
8 being any incident of you being in a videotape that
9 was circulated around the high school?

10 A. A videotape?

11 Q. Uh-huh.

12 A. No.

13 Q. Do you recall there being something on the
14 Internet involving you when you were in high school?

15 A. Picture.

16 Q. And that was a picture of whom?

17 A. Me and my friend Tammy.

18 Q. And what was that picture depicting?

19 A. I think a picture of me in my underwear
20 and bra. I don't remember.

21 Q. And what was Tammy in?

22 A. Her underwear.

23 Q. Okay. And --

24 A. I don't even remember.

25 Q. Her underwear or her underwear and bra?

1 know how the person got the picture. I mean, it was
2 just -- I mean, everybody seeing you in your bra and
3 underwear, it was like abase now, but at the time it
4 was something just like, wow, I don't --

5 Q. You, you appeared in videos before,
6 haven't you?

7 A. In videos?

8 Q. Yeah, videos.

9 A. What kind of videos?

10 Q. Videos of sexual performances.

11 A. I have made a homemade video before.

12 Q. You made one?

13 A. Yes.

14 Q. And did you ever make a homemade video
15 with Mr. Epstein?

16 A. No.

17 Q. Okay. When did you make this homemade
18 video?

19 A. I don't remember.

20 Q. Well, how old were you?

21 A. I don't remember.

22 Q. Well, you remember the video, right?

23 A. Yeah.

24 Q. And, and I assume making a homemade --
25 what did this homemade video depict?

1 A. Her underwear -- I don't remember. I
2 don't remember what the exact picture was.

3 Q. But you remember the incident though,
4 don't you?

5 A. Yeah, I remember the incident.

6 Q. And what year in high school were you?

7 A. A freshman.

8 Q. Okay. And -- and what was the result of
9 that picture appearing on the Internet?

10 A. It was embarrassing.

11 Q. Embarrassing to you?

12 A. Yeah.

13 Q. Was everybody in the school talking about
14 it?

15 A. For like two days, and then something else
16 happened in high school. It was over, dropped.

17 Q. Were, were people accusing you of being a
18 lesbian?

19 A. I don't, I don't -- I don't know.

20 Q. You mean, nobody, nobody -- to your
21 knowledge, nobody accused you of being a lesbian?

22 A. No.

23 Q. And when you say it was embarrassing to
24 you, what do you mean?

25 A. Well, it was embarrassing. I don't even

1 A. Me and my boyfriend --

2 Q. At the beach or --

3 A. -- making out together.

4 Q. -- having sex?

5 A. Yeah.

6 Q. Having sexual intercourse?

7 A. Yeah.

8 Q. Okay. So that would be -- I would assume
9 that would be an event you remember?

10 A. Yeah, but I don't remember whenever I made
11 the -- when I took the video.

12 Q. And do you remember if you made it before
13 you went to see Mr. Epstein?

14 A. I made it while I was going there.

15 Q. Okay. Mr. Epstein didn't ask you to make
16 the video, did he?

17 A. No.

18 Q. Okay. So, what, this would make you 16
19 years old?

20 A. I don't remember how old I was.

21 Q. Was it before your third visit to
22 Mr. Epstein?

23 A. I don't remember.

24 Q. When did you show it to Mr. Epstein?

25 A. Part of my senior -- I don't even

1 remember. I mean, I don't even -- I don't know.
 2 Q. You, you remember when you showed it,
 3 don't you?

4 A. No, I don't.

5 MR. MERMELSTEIN: Objection.

6 BY MR. LUTTIER:

7 Q. Was it your second visit to Mr. Epstein?

8 A. No, I don't remember.

9 Q. But it could have been?

10 A. Maybe. I don't know. I don't -- why
 11 would it be -- no, it definitely wasn't my second
 12 visit, because my second visit I wouldn't even -- I
 13 didn't even take any clothes off, so why would I
 14 bring a video?

15 Q. I was actually going to ask you that
 16 question myself, ma'am.

17 A. No.

18 Q. You're the only one that can answer that.

19 A. So, it wasn't my second visit.

20 Q. Why would you take a video --

21 A. It wasn't that --

22 Q. Wait, let me finish.

23 A. Yeah.

24 Q. -- of you having sex with another person
 25 to show Mr. Epstein?

1 MR. MERMELSTEIN: Objection.

2 BY MR. LUTTIER:

3 Q. Correct? You weren't embarrassed by any
 4 of it, correct?

5 A. Yeah.

6 Q. You weren't traumatized by it, correct?

7 A. Traumatized now, yeah.

8 MR. MERMELSTEIN: Objection to form.

9 BY MR. LUTTIER:

10 Q. At the time you weren't traumatized, were
 11 you?

12 A. No.

13 Q. You only got traumatized after you filed
 14 this lawsuit, right?

15 MR. MERMELSTEIN: Objection to form.

16 BY MR. LUTTIER:

17 Q. Right?

18 MR. MERMELSTEIN: Argumentative.

19 BY MR. LUTTIER:

20 Q. Right?

21 A. Traumatized afterwards?

22 Q. Yeah.

23 A. About the situation he put me in? Yeah.

24 Q. Yeah, after you filed the lawsuit?

25 MR. MERMELSTEIN: Objection to form.

1 A. Because after I had gone there several
 2 times, Mr. Epstein was a very like sexual, like,
 3 like, funny person. And he would always like, like,
 4 like talk about like, like, for example, like, oh,
 5 go ask Nadia what's her favorite toy or tell me
 6 about like these sexual classes and like tell me
 7 about how to give a guy head, or like, he would --
 8 he was always talking sex -- like talking sexual
 9 things with me.

10 So I, I brought it. I had mentioned to
 11 him about the video, and I brought it in. I think
 12 he asked me to bring it in, or maybe I asked him, do
 13 you want me to bring it in, and he said yes, or if I
 14 brought it in, I don't remember, but that's why I
 15 brought it in, because we would always joke around,
 16 like, sexual -- like he would joke around with me
 17 like sexual, like, things about like, like, I don't
 18 know, just thought it was funny.

19 Q. So it was joking around with Mr. Epstein?

20 A. Yeah.

21 Q. And you were perfectly comfortable doing
 22 that, right?

23 A. Yeah, at the time, yeah.

24 Q. You weren't embarrassed by any of it,
 25 right?

1 THE WITNESS: No.

2 BY MR. LUTTIER:

3 Q. You never went --

4 A. It wasn't after I filed the lawsuit.

5 Q. By the way, before you filed this lawsuit,
 6 did you ever seek any kind of psychological help as
 7 a result of having gone to Mr. Epstein?

8 A. I was having problems that, when I was
 9 younger, yeah, I went and saw two psychiatrists.

10 Q. No, I said, did it -- did you go see those
 11 psychiatrists before you went to Mr. Epstein?

12 A. Before I went to Epstein?

13 Q. Yeah.

14 A. No, after.

15 Q. Are you sure?

16 A. I don't remember. I don't -- I don't
 17 remember what exact dates. I know I went and saw
 18 two psychiatrists, but I don't remember the exact
 19 date whenever I went there.

20 Q. Well, you went to see two psychiatrists
 21 about the problems you were having with your
 22 parents, didn't you?

23 A. No. Well, me and my parents were arguing
 24 a lot, but that's because I didn't -- my boyfriend,
 25 and plus, I was being supported by another --

1 another man -- another father-like person that was
 2 sitting there paying me money. So I didn't, you
 3 know, my parents and me were arguing about my
 4 boyfriend. I kind of like, you know, my parents
 5 were just -- I don't know, we weren't getting along
 6 and my parents just -- yeah.

7 Q. I can't even make out what your answer to
 8 the question was, ma'am.

9 A. Sorry. I am confused. I don't know like
 10 what --

11 Q. This is a simple question.

12 MR. MERMELSTEIN: Why, why don't you ask
 13 the question again.

14 BY MR. LUTTIER:

15 Q. You went to -- the psychiatrists that you
 16 went to, you went to them before you ever went to
 17 Mr. Epstein, didn't you?

18 A. I don't remember when I went.

19 Q. And you went to see two people, and you
 20 went to see them about problems that you had with
 21 your parents, did you not?

22 A. Yeah, I went.

23 Q. Didn't say a single thing about Epstein at
 24 the time because you hadn't even met him, had you?

25 A. I think I had met him then.

1 MR. LUTTIER: Let me see show you your
 2 interrogatories.

3 Let's mark this as Exhibit 2. These are
 4 just the Answers to Interrogatories, that
 5 she --

6 MR. MERMELSTEIN: I understood.
 7 (Defendant's Exhibit No. 2 was marked for
 8 identification.)

9 BY MR. LUTTIER:

10 Q. All right. I've handed you, ma'am, what
 11 is marked as Exhibit 2, your Answers to Defendant's
 12 First Interrogatories. And the first question I
 13 want to ask you is if you turn to the
 14 third-to-the-last page, which would be -- contains
 15 Interrogatory 25 on it.

16 A. Uh-huh.

17 Q. Is that your signature?

18 A. Yeah.

19 Q. All right. And you see what that
 20 verification clause says above there?

21 A. What?

22 Q. Can you read that, what it says?

23 MR. MERMELSTEIN: No, no, no. He's
 24 talking about this.

25 THE WITNESS: Oh, oh. Wait, what am I

1 supposed to do, just read?

2 MR. MERMELSTEIN: Do you want her to read
 3 it or, to herself or do you want her to read it
 4 out loud?

5 BY MR. LUTTIER:

6 Q. I mean, you can read it to yourself. You
 7 swore that these answers were correct, right?

8 A. Yeah.

9 Q. Okay. So, these are your statements under
 10 oath, and they're all true, right?

11 A. Yeah.

12 Q. Okay. Let's look at Page 7, Interrogatory
 13 No. 11. And in Answer to Interrogatory 11 you list
 14 three psychiatrists.

15 A. Uh-huh.

16 Q. Ingram & Associates Counseling &
 17 Consulting, a Dr. Lisa Niebling and a Dr. Gilbert
 18 Kliman. Now, when you referred -- referenced
 19 earlier that you had been to two psychiatrists, were
 20 you referring to Ingram & Associates and Dr. Lisa
 21 Niebling?

22 A. Yeah.

23 Q. And it says in these answers to
 24 interrogatories that you went to Ingram & Associates
 25 one time in 2003. Do you see that?

1 A. Yes, that's when I was trying to figure
 2 out a good psychiatrist to go and talk to where I
 3 was going to be comfortable.

4 Q. And, and was your first visit to Ingram &
 5 Associates, in fact, before you went to see
 6 Mr. Epstein?

7 A. I don't know. I don't remember when I
 8 went.

9 Q. And did you discuss with anyone at Ingram
 10 & Associates when you went there one time anything
 11 at all about Mr. Epstein?

12 A. I don't remember. I don't think so. I
 13 don't know.

14 Q. In fact you talked to them about the
 15 conflict you were having with your parents, didn't
 16 you?

17 A. I don't remember.

18 Q. And then Lisa Niebling, it says here that
 19 you went to two to three sessions with her in 2003.
 20 Do you see that?

21 A. Where?

22 Q. Number 2.

23 A. Uh-huh.

24 Q. And, in fact, did you go to her before you
 25 had gone to see Mr. Epstein?

1 A. I don't remember when I went to her.
 2 Q. You didn't say a single thing to her about
 3 Mr. Epstein, did you?
 4 A. No, I don't remember.
 5 Q. You were there to see her about the
 6 conflict you were having with your parents, weren't
 7 you?
 8 A. I don't remember.
 9 Q. And the reason you went to these people is
 10 because you and your parents were having problems;
 11 isn't that right?
 12 A. I don't remember.
 13 Q. Now, although you don't remember any of
 14 these answers now, have you told anyone else at any
 15 time in your life that the reason you went to Ingram
 16 & Associates and Dr. Lisa Niebling was because of
 17 conflict you had with your parents?
 18 MR. MERMELSTEIN: Objection to form.
 19 THE WITNESS: No, I don't think I told
 20 anybody that I went there.
 21 BY MR. LUTTIER:
 22 Q. Are you sure about that?
 23 A. Like friends, family. I don't know.
 24 Q. By the way--
 25 A. I don't remember.

1 Q. Who's this Dr. Kliman?
 2 A. Who is that?
 3 Q. Yeah, who is that?
 4 MR. MERMELSTEIN: It's Plaintiff's expert.
 5 BY MR. LUTTIER:
 6 Q. Dr. Kliman, how did you meet Dr. Kliman?
 7 MR. MERMELSTEIN: As, as Plaintiff's
 8 forensic expert.
 9 MR. CRITTON: Whoa, whoa, whoa. No, no,
 10 no. Have you ever heard of form?
 11 MR. LUTTIER: Just wait. Let her answer.
 12 MR. MERMELSTEIN: Okay.
 13 MR. CRITTON: Give me a break.
 14 BY MR. LUTTIER:
 15 Q. How did you meet Dr. Kliman?
 16 A. How did I meet him?
 17 Q. Yeah, how did you meet him?
 18 MR. MERMELSTEIN: I have never heard this
 19 question asked about an expert retained for
 20 purposes of litigation. You can answer the
 21 question, but--
 22 BY MR. LUTTIER:
 23 Q. How did you meet--
 24 A. Through my lawyers.
 25 Q. Well, had you ever heard of him before

1 your lawyer gave you his name?
 2 A. No.
 3 Q. And when you say through your lawyers, who
 4 are you referring to?
 5 A. Stuart.
 6 Q. Okay. And, were you told to go see
 7 Dr. Kliman?
 8 A. I was looking for a psychiatrist at the
 9 time, and I had to schedule an appointment with
 10 Dr. Kliman, yes.
 11 Q. Well, Dr. Kliman lives in San Francisco.
 12 A. Uh-huh.
 13 Q. You're not telling us that you looked him
 14 up yourself, are you?
 15 A. No.
 16 Q. Okay. So, when you say you were looking
 17 for a psychiatrist, how long had you been looking
 18 for a psychiatrist?
 19 A. For a while.
 20 Q. Well, let's see, you went to see
 21 Dr. Kliman in what year? 2009--
 22 A. 2009.
 23 Q. --is that right?
 24 A. I don't know what the exact dates are.
 25 Yes, maybe.

1 Q. It was after you filed this lawsuit,
 2 right?
 3 A. Yeah.
 4 Q. So, from 2003, which would have been the
 5 last session with either Niebling or Ingram &
 6 Associates, until 2009 is six years.
 7 A. Uh-huh.
 8 Q. And you couldn't find a psychiatrist in
 9 six years?
 10 A. I wasn't looking for one.
 11 Q. As a matter of fact, your lawyer--
 12 A. Whenever--
 13 Q. Go ahead.
 14 A. I wasn't looking for one my freshman-- or
 15 what was it, my sophomore, junior or senior year in
 16 high school. I wasn't looking for one until
 17 probably my freshman year in college.
 18 Q. Are you sure you were looking for a
 19 psychiatrist in your freshman year at college?
 20 A. Yes. I was going to go to the one in
 21 Boca. I made appointments to go. I just never
 22 ended up showing up.
 23 Q. Did you represent in any of your health
 24 forms at Lynn University that you had no
 25 psychological or psychiatric--

1 A. No.
 2 Q. -- problem whatever?
 3 A. At Lynn University? No.
 4 Q. At Lynn University, that's right.
 5 A. No.
 6 MR. MERMELSTEIN: No to what?
 7 BY MR. LUTTIER:
 8 Q. You never made that representation?
 9 A. You mean, going to -- going to Lynn --
 10 like getting help at Lynn University? Is that what
 11 you mean?
 12 MR. MERMELSTEIN: Can you ask the question
 13 again, because I don't -- I'm not -- I wasn't
 14 clear what she was answering no to. Can you
 15 ask the question again?
 16 MR. LUTTIER: Read that back.
 17 MR. MERMELSTEIN: Take your time, by the
 18 way. Just make sure --
 19 (The requested portion of the record was
 20 read by the reporter.)
 21 THE WITNESS: So, had Lynn University ever
 22 helped me psychologically?
 23 MR. LUTTIER: No.
 24 MR. MERMELSTEIN: No, no. Listen to the
 25 question again, I'm sorry. I'm sorry. Take

1 A. Yeah.
 2 Q. So, we know at least as of the time you
 3 were a freshman at Lynn, you had represented to
 4 other third parties that you had no psychological or
 5 psychiatric problem, right?
 6 A. Uh-huh.
 7 Q. So you weren't looking --
 8 A. Yes.
 9 Q. So you weren't looking for a psychiatrist
 10 then, were you?
 11 MR. MERMELSTEIN: Objection, form.
 12 THE WITNESS: No.
 13 BY MR. LUTTIER:
 14 Q. So, you only began to look for a
 15 psychiatrist after you filed this lawsuit, isn't
 16 that right?
 17 A. Yeah.
 18 Q. And you only did that because your lawyers
 19 told you to do it, right?
 20 A. No, it wasn't just because of that. I was
 21 looking for one, but why would I tell my school
 22 that? Why would I tell my school or anybody -- like
 23 anybody? That's something personal, you don't want
 24 anybody to know anything about that, do you know
 25 what I mean?

1 your time. Listen to the question.
 2 (The requested portion of the record was read by
 3 the reporter.)
 4 THE WITNESS: Well, what do you, what do
 5 you mean?
 6 BY MR. LUTTIER:
 7 Q. Well, like when you go to school, they
 8 make you fill out some health questionnaires a lot
 9 of times. Did you ever fill out any questionnaires
 10 at Lynn and represent you had no psychological
 11 problems at all?
 12 A. Yeah.
 13 Q. Okay. Those were true statements when you
 14 made them, right?
 15 A. Yeah.
 16 Q. You wouldn't lie to people that were
 17 giving you health information, would you?
 18 MR. MERMELSTEIN: Objection,
 19 argumentative. You can answer.
 20 THE WITNESS: No.
 21 BY MR. LUTTIER:
 22 Q. Right?
 23 A. Well, I, no.
 24 Q. Okay. So that was your freshman year at
 25 Lynn, right?

1 Q. How about the truth, how about you want to
 2 be truthful when they give you a health form and ask
 3 you if you have any problems?
 4 MR. MERMELSTEIN: Objection,
 5 argumentative.
 6 MR. LUTTIER: That would be --
 7 MR. MERMELSTEIN: We don't have the health
 8 form in front of us.
 9 MR. LUTTIER: That would be --
 10 MR. MERMELSTEIN: If you want to show it
 11 to us, that would be helpful.
 12 BY MR. LUTTIER:
 13 Q. If, if they gave you a health form and ask
 14 you if have any health problems, you'd want to be
 15 truthful in answering that, wouldn't you?
 16 A. Yeah, I go to a small private school. Do
 17 you think I want somebody knowing that I have been
 18 sexually abused at my school, like a small amount,
 19 you think I want that getting around school?
 20 Q. So, what you're telling me --
 21 A. Why would I, why would I --
 22 Q. So, what you are telling me is you're not
 23 truthful in health forms when you fill them out.
 24 MR. MERMELSTEIN: Objection to form,
 25 argumentative.

1 BY MR. LUTTIER:

2 Q. And, in fact, is that what you're telling
3 me, you're not truthful in your health forms when
4 you fill them out?

5 MR. MERMELSTEIN: Same objection.

6 THE WITNESS: Yeah, I'm truthful.

7 BY MR. LUTTIER:

8 Q. Well, that's not exactly right, is it? As
9 a matter of fact, there's some things you haven't
10 told anybody on your side of the case about your
11 health background, aren't there?

12 THE WITNESS: What's that?

13 MR. MERMELSTEIN: Objection.

14 BY MR. LUTTIER:

15 Q. Let's talk about Dr. Kliman. You had a
16 very intensive and exhaustive interview process with
17 him, did you not?

18 A. Yeah.

19 Q. And you went to him after your lawyer told
20 you to make an appointment with him, right?

21 A. Yeah.

22 Q. And he flew all the way from California,
23 the other side of the country, to come here just to
24 see you, right?

25 A. Yeah.

1 Q. And you knew your other friends that have
2 lawsuits against Jeffrey Epstein had gone to him
3 too, didn't you?

4 A. Yeah.

5 Q. And they told you they'd been there and
6 that you needed to do that as part of your lawsuit?

7 MR. MERMELSTEIN: Objection to form.

8 THE WITNESS: No, they didn't know.

9 BY MR. LUTTIER:

10 Q. And you talked to Jane Doe No. 7 about
11 going to see a psychologist, didn't you, your friend
12 Jane Doe No. 7?

13 A. Yes, I talked to Jane Doe No. 7 about it.

14 Q. Okay. And that would be Jane Doe No. 7,
15 so we're sure who that is, that's Jane Doe No. 7,
16 I'm going to make sure I pronounce her last name,
17 Doe, right?

18 A. Yes.

19 Q. Well, tell me what Jane Doe No. 7 told you
20 about the psychological exam.21 A. Nothing. She just told me she was going
22 there. She was flying from Orlando to go there.
23 That's it.24 Q. Yeah. And what else did she tell you
25 about what she was supposed to do when she got

1 there?

2 A. Nothing, she didn't tell me anything.

3 Q. And did she tell you who told her to go
4 there?

5 A. No.

6 Q. She just one day out of the blue said, oh,
7 by the way, I'm flying --8 A. I'm assuming it was her lawyer. I don't
9 know.

10 Q. She told you that, didn't she?

11 A. No, she didn't. I don't know who told
12 her.13 Q. Did she, she communicate with you at any
14 time before or after her examination by the
15 psychologist in this case as to what she had been
16 instructed to do?

17 A. No.

18 Q. Did she talk to you after she went to the
19 psychologist in this case?

20 A. Yes, I talked to her after.

21 Q. And that was before you went to the
22 psychologist, right?23 A. I don't know when she went. I know she
24 went and I know she was going, but I don't know
25 about her, about, anything about her psychologist.1 Q. Listen to my question. You talked to her
2 after she went to her psychological examination in
3 her lawsuit against Jeffrey Epstein, correct?

4 A. Yes.

5 Q. That discussion --

6 A. I talk to her every day.

7 Q. That discussion happened before you went
8 to your psychological examination, didn't it?

9 A. I don't know when hers was.

10 Q. That's not my question.

11 A. I don't know.

12 Q. The discussion --

13 A. Then, I don't know.

14 Q. Listen to me.

15 A. I don't know when hers was, and I don't --
16 I know -- I don't even remember the exact day when
17 mine was, so I don't know whenever hers -- if hers
18 was before mine or if mine was before hers. I don't
19 know when hers was.20 Q. I want to make sure you answer my
21 question. Okay? I don't want to get it gummed up
22 with what you knew or don't know. You had a
23 conversation with Jane Doe No. 7 about her
24 examination with the psychologist in her lawsuit
25 against Jeffrey Epstein before you went to see

1 Dr. Kliman, did you not?
 2 A. No. I don't -- I don't know.
 3 MR. MERMELSTEIN: Objection, asked and
 4 answered.
 5 BY MR. LUTTIER:
 6 Q. You don't know or no; which is it?
 7 MR. MERMELSTEIN: She just said it.
 8 THE WITNESS: No, I don't know.
 9 BY MR. LUTTIER:
 10 Q. You don't know. So it may have happened?
 11 A. Yeah.
 12 Q. Okay. And Jane Doe No. 7 told you what
 13 occurred during her psychological exam, did she not?
 14 A. Yeah.
 15 Q. So you had that knowledge before you saw
 16 Dr. Kliman.
 17 A. I don't know whenever -- I don't -- I
 18 don't even know whenever her thing was. It wasn't
 19 before I went. It was after both of us were done
 20 with everything.
 21 Q. Well, done with everything, you guys are
 22 in the middle of lawsuits, aren't you?
 23 A. Yeah, but we don't discuss it 24/7. It's
 24 not like that's our topic of our conversation every
 25 day.

1 Q. Okay. And he is a lawyer at the law firm?
 2 A. Yeah.
 3 Q. And is that -- is that Mr. Herman?
 4 A. Yes.
 5 Q. Okay. And what did he say when he
 6 contacted you?
 7 A. I don't remember.
 8 Q. Well, did he ask you if you wanted to
 9 become a Plaintiff?
 10 A. Yeah, I'm sure. I'm here. I'm sitting
 11 here now.
 12 MR. MERMELSTEIN: Just --
 13 THE WITNESS: I don't know if victims --
 14 or if I'm a Plaintiff.
 15 BY MR. LUTTIER:
 16 Q. Yep.
 17 MR. MERMELSTEIN: And to the extent that
 18 you decided to ask Mr. Herman about legal
 19 advise or to retain him as your lawyer, any
 20 conversations after that point are privileged,
 21 so you can't talk about what was said. All
 22 right?
 23 THE WITNESS: Okay.
 24 MR. MERMELSTEIN: So, so don't talk about
 25 anything, you know, once you've either decided

1 Q. Did you tell me you talk to her every day?
 2 A. Pretty much every single day, not every
 3 day, but I -- I'm getting to a point where I'm good
 4 friends with her. I talk to her frequently, not
 5 every single day.
 6 Q. And you and Jane Doe No. 7, both of you
 7 got lawsuits going again Mr. Epstein, right?
 8 A. Yeah, yeah.
 9 Q. Both of you are represented by the same
 10 lawyers?
 11 A. Yeah.
 12 Q. And did she tell you to go to the lawyer
 13 after she had already --
 14 A. No, she didn't tell me anything.
 15 Q. How did you find your lawyer in this case?
 16 A. Because they contacted me.
 17 Q. Oh, the law firm contacted you?
 18 A. Yeah.
 19 Q. And what did they say to you when they
 20 contacted you?
 21 A. A lot of lawyers did at that time.
 22 Q. Well, the law firm that's representing you
 23 now, when they contacted you, who was it that
 24 contacted you?
 25 A. It was Jeffrey or Jeff.

1 to ask for legal advice or retain Mr. Herman.
 2 Okay?
 3 THE WITNESS: All right.
 4 BY MR. LUTTIER:
 5 Q. So, but we're talking about before you
 6 retained him. You weren't looking for a lawyer
 7 initially, were you?
 8 A. Yeah, I -- I was getting a lot, yeah, the
 9 FBI gave me a -- somebody, I mean, not gave me, I
 10 asked for somebody's number. And she said she can't
 11 tell me anything, that she can give me this lady's
 12 number to call because I didn't, I didn't know what
 13 to do at all. I called that lady. I didn't do
 14 anything about it.
 15 He had called -- my lawyer -- or, my
 16 lawyer contacted me now, and I met with him and that
 17 was it.
 18 Q. Let's go back to the FBI. Who gave you a
 19 number to call?
 20 A. I don't remember who gave me the number.
 21 Somebody that I met with.
 22 Q. The U.S. Attorney?
 23 A. Who is the U.S. Attorney?
 24 Q. The lady --
 25 A. One of the ladies that I was speaking --

1 Q. Mellafano (phonetic) or Velafano
 2 (phonetic) or Villafana or --
 3 A. I don't know. One of the ladies that I
 4 was speaking to, I said, I need help. I said can
 5 you please give me anybody's number that can better
 6 assist me because she said, look, she said I can't
 7 tell you anything. She wouldn't give me any
 8 information.

9 Q. And you -- was it this -- the Assistant
 10 U.S. Attorney, Ms. Villfana?

11 A. I don't think -- I don't remember who it
 12 was.

13 Q. What name did they give you?

14 A. I don't even remember if they gave me a
 15 number. I don't even -- they gave me a number, and
 16 I called the lady and she said that she -- she could
 17 -- she wants to, like, help me the best she could,
 18 but I don't even remember.

19 Q. Was that a lawyer at the office at Bob
 20 Josefsberg?

21 A. I don't know.

22 Q. A lawyer in Miami?

23 A. No, I don't -- I don't know where their --
 24 their office was at.

25 Q. Did they tell you that your name was on a

1 list?

2 A. No, they didn't tell me anything.

3 Q. So, you called this person, this number
 4 they gave you. Was it a lawyer whose number they
 5 gave you?

6 A. I don't know who it was. She, I asked her
 7 if she could -- I was like, because I wanted to find
 8 out information because I wanted help. And she
 9 said, well, I can't really give you any information,
 10 she said, but you could call this person.

11 And I don't know who the person was. I
 12 don't know -- I don't know the number. I don't know
 13 if it was a lawyer. I don't know anything. And my
 14 lawyer contacted me and I met with my lawyer and
 15 that was it.

16 Q. Whoa, whoa, whoa. Let's backup. The,
 17 the -- someone from the U.S. Attorney's office
 18 originally gave you a number to call; is that right?

19 A. Uh-huh.

20 MR. MERMELSTEIN: Objection, asked and
 21 answered.

22 BY MR. LUTTIER:

23 Q. But you don't know their name?

24 A. No, I don't know their name.

25 Q. Okay. But you know they were from that

1 office.

2 A. Yeah, from --

3 Q. Okay. Now --

4 A. I don't know, I don't know --

5 MR. MERMELSTEIN: No, let her finish the
 6 answer.

7 THE WITNESS: I don't know if it was from
 8 that office. I don't know what level of the
 9 degree they are in. There was people in a
 10 room. There was three people in the room,
 11 including myself. Or not including myself.
 12 Three people, four, four people in the room. I
 13 don't know which person, if she was a
 14 psychiatrist, and like if she was giving me,
 15 like -- I don't know what, what they were, like
 16 I don't know what their level of -- like, if
 17 they are State, like, what are you saying, like
 18 State attorney or something or I don't know
 19 what the law, legal term that you guys are
 20 trying to get to, but --

21 BY MR. LUTTIER:

22 Q. This was during your meeting with the FBI,
 23 right?

24 A. Well, when I went down to the court, yeah.

25 Q. This was your meeting with --

1 A. When I called them and asked them --

2 Q. -- the FBI, correct?

3 A. Yeah.

4 Q. All right. So during your meeting with
 5 the FBI --

6 A. But there was two other people in that
 7 room.

8 Q. During your meeting with the FBI, there
 9 wasn't anybody there that wasn't associated with the
 10 FBI, was there?

11 A. I don't know.

12 Q. Well, did you ask?

13 A. No.

14 Q. Did you say who are all you people?

15 A. No, because they, they were there to help
 16 me.

17 Q. And one of these people give you a number
 18 and you call that number, right?

19 A. Yeah.

20 Q. Tell me what discussions you had --

21 A. It was --

22 Q. -- with whoever answered the phone at the
 23 other end of this number.

24 A. It was like a five -- she asked, I said,
 25 can you give me, like, information, can you help me,

1 like, what's going to happen. And she said that
 2 sorry, she can't, like, do anything about it, and
 3 that was it. It was like a five-second
 4 conversation. I didn't even speak to her that long.
 5

Q. Wait a minute. I want to make sure we're
 clear. When you keep saying she --

A. Or he. I don't know, sorry. That person,
 it.

Q. This is the person whose number was given
 to you by somebody at this FBI meeting, that's the
 person we're talking about, you called that number?

A. Yeah.

Q. And you don't remember if the person you
 talked to was a male or a female, right?

A. No.

Q. And you don't remember anything about what
 was said?

A. No.

Q. But it was a short conversation?

A. Yeah.

Q. And, and you didn't retain whoever it was
 you were talking to?

A. What do you mean retain?

Q. You didn't hire them to do anything for
 you?

A. No.

Q. Okay. And, and that was the only
 conversation you had with this person, right?

A. Yeah.

Q. Did they give you another phone number to
 call?

A. No.

Q. Did they refer you to anybody?

A. No.

Q. Okay. So, after that point in time, you,
 did you do anything to go out and find a lawyer?

A. No. Literally the next day I met with
 Jeffrey Herman.

Q. Well, Jeffrey Herman. Now, how did -- how
 did Mr. Herman come into the picture? How did he
 get ahold of you?

A. I don't know.

MR. MERMELSTEIN: Objection, form.

BY MR. LUTTIER:

Q. Mr. Herman just called you out of the
 blue, so to speak?

A. I don't remember how -- I don't know if I,
 if he called me or if I got a letter. I don't
 remember.

Q. Well, you didn't contact him first, right?

A. I might have gotten a letter and I might
 have contacted him.

Q. You --

A. I don't remember how we first, how we
 first made contact.

Q. Let's go through this slow. Okay? You
 did not contact Mr. Herman first, did you?

A. I don't remember. I don't know who
 contacted who.

Q. Do you know what I mean by contacting him?

A. Yes, if I called him up or if he called me
 up, like, I don't remember.

Q. Well, where did you get his number if you
 contacted him first?

A. In the mail maybe. I don't know.

Q. So, you got something from Mr. Herman
 advertising to be your lawyer?

MR. MERMELSTEIN: Objection.

THE WITNESS: I don't know. I don't know
 if I got something -- I don't know. I don't
 know if I got something in the mail, I don't
 know.

BY MR. LUTTIER:

Q. Well, if you didn't get something in the
 mail, how would you have known to call him?

A. I don't know if I got something in the
 mail or not. I don't know -- I don't know how me
 and him first started talking.

Q. Well, how did you --

A. I don't remember.

Q. How did you know to contact Mr. Herman at
 all?

A. I don't know.

Q. The fact of the matter is, you were
 solicited by him --

A. No.

Q. -- were you not?

MR. MERMELSTEIN: Objection to form.

BY MR. LUTTIER:

Q. Mr. Herman, do you know if he's a lawyer
 in good standing in the Florida Bar?

A. Yeah. I mean, I've heard he's done some
 good stuff.

Q. Do you know if he's a lawyer in good
 standing in the Florida Bar --

A. What do you mean, good standing?

Q. -- or if he has been disbarred?

MR. MERMELSTEIN: He hasn't been
 disbarred. Objection to form.

1 BY MR. LUTTIER:

2 Q. Do you know if he's a lawyer in good
3 standing?

4 A. What do you mean?

5 Q. By that I mean is he's not suspended, he's
6 not disbarred.

7 A. I know he's suspended.

8 Q. Okay. When did you find out he was a
9 suspended lawyer?

10 A. I don't remember. A while ago.

11 Q. In the first conversation with him?

12 MR. MERMELSTEIN: Objection to form.

13 THE WITNESS: No.

14 BY MR. LUTTIER:

15 Q. In the second conversation with him?

16 A. I don't remember.

17 Q. Did you sign a contract with him?

18 A. Yeah.

19 Q. Okay. And did he come meet you?

20 MR. MERMELSTEIN: Objection, asked and
21 answered.

22 THE WITNESS: Yeah.

23 BY MR. LUTTIER:

24 Q. Okay. So it wasn't until that happened
25 that you had any idea of getting a lawyer and filing1 Q. And by then had you had any discussions
2 with any of your friends like Jane Doe No. 7 about
3 whether they had filed a lawsuit?

4 A. No.

5 Q. You had no discussions with her?

6 A. I'm sure -- I don't remember.

7 Q. Wasn't it Jane Doe No. 7 that told you who
8 her lawyers were and put you in contact with your
9 lawyers?

10 MR. MERMELSTEIN: Objection, form.

11 THE WITNESS: No, no, I don't remember.

12 BY MR. LUTTIER:

13 Q. Well, which is it, no or I don't remember?

14 A. No. I mean, there's -- no, I don't know.

15 I don't know.

16 Q. Well, did you have --

17 A. It was such a long while ago, that -- that
18 wasn't even something that I would even begin to
19 like -- no, I don't know.20 Q. You, you are giving me more than one
21 answer. What's the answer to this question?22 A. There was so much going on in that time
23 frame.24 MR. MERMELSTEIN: She didn't give you more
25 than one answer. Objection.

1 a lawsuit against Mr. Epstein, was there?

2 MR. MERMELSTEIN: Objection to form.

3 THE WITNESS: No, those were my
4 intentions. That's why I called that number.

5 BY MR. LUTTIER:

6 Q. Now, at that time --

7 A. My intentions were, like, I had already
8 called somebody because I wanted help. I didn't
9 know what to do.

10 Q. Well, and that was what year?

11 A. That was before I met with Jeffrey, or
12 Jeffrey Herman.13 Q. Yeah. Well, what year is what my question
14 was.

15 A. '05.

16 Q. '05?

17 A. '05-'06.

18 Q. '06?

19 A. '05-'06, like in between that time.

20 Q. Before or after you got interviewed by --

21 A. I don't know.

22 Q. We know it was after you got interviewed
23 by the FBI, right?24 A. Yeah. So, '05-'06, somewhere in that time
25 frame. I don't know when.1 THE WITNESS: I don't know. There was so
2 much going on in that, that whole situation,
3 the only people that I had to talk to was my
4 friend Jane Doe No. 7, so I don't know what we
5 talked about. I'm sure, I don't know -- I
6 don't know. I don't know what we talked about.
7 I'm sure I talked to her. She was my best
8 friend. She was going there, too.

9 BY MR. LUTTIER:

10 Q. Was she going there --

11 A. I don't think so. I don't think I talked
12 to her about it. I don't remember what I talked to
13 her about it. I'm sure, like, things were brought
14 up. I don't remember, and I don't know.15 Q. She was going to the lawyers that you
16 eventually selected before you were going to them,
17 wasn't she?

18 MR. MERMELSTEIN: Objection to form.

19 THE WITNESS: I don't know. I don't think
20 I knew at that time, no.

21 BY MR. LUTTIER:

22 Q. Well, you know of somebody named Jane Doe
23 No. 6?

24 A. Jane Doe No. 6?

25 Q. Yeah, do you know her?

1 A. That name does not ring a bell.
 2 Q. Do you know a Jane Doe No. 8?
 3 A. No.
 4 Q. Do you know an Jane Doe No. 5 or Jane Doe
 5 No. 5?
 6 A. I am awful with names.
 7 Q. Do you know an Jane Doe No. 5?
 8 A. No.
 9 Q. Do you know Jane Doe No. 5?
 10 A. No.
 11 Q. Do you know -- you know Jane Doe No. 3,
 12 right?
 13 A. Yeah.
 14 Q. Because we have talked about her. And you
 15 know that she's represented by the same lawyer as
 16 you are, right?
 17 A. Uh-huh.
 18 Q. Did you tell her -- you've got to say yes.
 19 MR. MERMELSTEIN: The question is do you
 20 know that.
 21 THE WITNESS: Do I know that? Yeah.
 22 BY MR. LUTTIER:
 23 Q. And how do you know that?
 24 A. Because I'm friends with her.
 25 Q. Have you had discussions with her about

1 you were, that you found out that you --
 2 A. I don't --
 3 Q. -- were being represented by the same
 4 lawyer?
 5 A. Well, I didn't know who she was being
 6 represented by. I don't know who she's being -- I
 7 know she was in a lawsuit for the whole situation
 8 that went down.
 9 Q. Did you give her name to your lawyers for
 10 them to go consult with her?
 11 A. No.
 12 Q. Did you give the names of any of your
 13 friends to your lawyers to go consult with your
 14 friends?
 15 A. No.
 16 Q. Are you sure?
 17 A. Is that like, oh, yeah, you need to go
 18 talk to this girl. No.
 19 Q. That's exactly what I'm talking about.
 20 A. No.
 21 Q. Did you say here's some other friends of
 22 mine --
 23 A. No.
 24 Q. -- that went to Jeffrey Epstein, you ought
 25 to go seem them?

1 it?
 2 A. I just, no, I haven't. I just found out
 3 through -- I am friends with her. I haven't spoke
 4 to her in years. I just hung out with her a month
 5 ago and I found out.
 6 Q. So, a month ago --
 7 A. I found out.
 8 Q. How did you find out? Did she tell you
 9 she was going to the same lawyer you were?
 10 A. No, we -- I mean, speaking like a couple
 11 years later, I mean, this whole thing is something
 12 that nobody ever wants to experience, so having
 13 somebody else that's experienced the same thing that
 14 you have and being a friend, you sit there and talk
 15 to that person about it.
 16 Q. Did you understand what my question was?
 17 A. Yes. So, yeah, of course we've talked
 18 about it, yeah.
 19 Q. Did she tell you she was represented by
 20 the same lawyer?
 21 A. No, she didn't tell me.
 22 Q. Did you tell her who you were represented
 23 by?
 24 A. No.
 25 Q. Well, how did it come up that the two of

1 A. No.
 2 Q. Did anybody come to you and tell you that
 3 you ought to go see this particular lawyer that you
 4 selected, like any of your friends?
 5 A. No.
 6 Q. Do you know Jane Doe No. 2?
 7 A. No.
 8 Q. Never heard of her?
 9 A. No.
 10 Q. Okay. Okay. Back to Dr. Kliman. The
 11 appointment that you had with Dr. Kliman was all
 12 arranged through your lawyer, wasn't it?
 13 A. Yeah.
 14 Q. You didn't know Dr. Kliman from, as they
 15 would say, the man on the moon, did you?
 16 A. No.
 17 Q. And your lawyer's found him for you and
 18 told you that they had scheduled an appointment for
 19 you to go see him, right?
 20 A. Yeah.
 21 Q. Was the first time you knew anything about
 22 going to any kind of psychologist or psychiatrist,
 23 right?
 24 MR. MERMELSTEIN: Objection, form.
 25 THE WITNESS: What do you mean by that?

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1 BY MR. LUTTIER:

2 Q. The first time you had any appointment
3 with anybody about Jeffrey Epstein, wasn't it?

4 A. Yeah.

5 Q. As a matter of fact, from the point in
6 time that you first went to Jeffrey Epstein until
7 the point in time that you walked in and saw
8 Mr. Kliman for the first time, you'd never been to
9 any psychologist or psychiatrist and discussed
10 anything about Jeffrey Epstein, had you?

11 A. No.

12 Q. And had you ever sought any kind of
13 medical care or attention, whether it was
14 psychiatric, psychological, mental health counselor,
15 or any other kind of medical care from the last time
16 you saw Jeffrey Epstein until the day you walked in
17 to see Dr. Kliman?

18 A. Had I seen --

19 Q. Any kind of medical care at all as a
20 result of having gone to see Mr. Epstein?

21 A. Yeah, yeah.

22 Q. What medical care did you seek between the
23 time you last saw Mr. Epstein and the first time you
24 walked in and met Mr. Kliman?

25 A. My, my psychiatrist I am seeing now.

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1 Q. Who is that?

2 A. Rich Ruepto.

3 Q. Who?

4 A. Rich Ruepto.

5 Q. Rich. What's the last name?

6 A. I, I don't know how to spell it, but I'll
7 pronounce it, Rich Ruepto --

8 Q. Well, how do you --

9 A. -- or Ricky Ruepto. Rick, call him Rick.

10 Q. Well, how do you spell -- what's your best
11 spelling of his last name?

12 A. R-u-e-p-t-o.

13 Q. R-u-e --

14 A. P-t-o.

15 Q. And when did you first go to Rick Ruepto?

16 A. I don't know. Maybe July.

17 Q. Of what year?

18 A. Of '09.

19 Q. And that was -- was that after you had
20 been to Dr. Kliman?

21 A. Uh-huh. Yes.

22 Q. Okay. And why did you suddenly decide to
23 go to Rick Ruepto after you'd been to Dr. Kliman?

24 MR. MERMELSTEIN: Objection to form.

25 THE WITNESS: I was trying to make

1 appointments before Dr. Kliman, but I was
2 always busy with soccer and school that I was
3 never able to see a psychiatrist while I was in
4 school.

5 BY MR. LUTTIER:

6 Q. Well, where is --

7 A. So, whenever I was out of school, I then
8 had the time to be able to, to make time to go see
9 one.10 Q. Okay. Well, let's, let's digest that
11 statement. I want to make sure I understood it.12 The only reason you hadn't been to Dr. Ruepto before
13 July of '09 was your soccer schedule was such that
14 you couldn't see him; is that right?15 A. Well, I didn't want anybody to know what
16 had happened and had gone on with me, so I can't be
17 like, oh, hey, coach, I'm sorry, can you -- I can't
18 make it to the game, am I -- I have a psychiatrist
19 appointment. No, I couldn't.

20 Q. Did you understand my question?

21 A. Yeah.

22 Q. I just need you to answer my question.

23 A. Okay.

24 MR. LUTTIER: Would you read the question
25 back?

1 Q. Who is that?

2 A. Rich Ruepto.

3 Q. Who?

4 A. Rich Ruepto.

5 Q. Rich. What's the last name?

6 A. I, I don't know how to spell it, but I'll
7 pronounce it, Rich Ruepto --

8 Q. Well, how do you --

9 A. -- or Ricky Ruepto. Rick, call him Rick.

10 Q. Well, how do you spell -- what's your best
11 spelling of his last name?

12 A. R-u-e-p-t-o.

13 Q. R-u-e --

14 A. P-t-o.

15 Q. And when did you first go to Rick Ruepto?

16 A. I don't know. Maybe July.

17 Q. Of what year?

18 A. Of '09.

19 Q. And that was -- was that after you had
20 been to Dr. Kliman?

21 A. Uh-huh. Yes.

22 Q. Okay. And why did you suddenly decide to
23 go to Rick Ruepto after you'd been to Dr. Kliman?

24 MR. MERMELSTEIN: Objection to form.

25 THE WITNESS: I was trying to make

1 THE WITNESS: Yeah, I didn't understand
2 it.3 (The requested portion of the record was
4 read by the reporter.)

5 THE WITNESS: Yeah.

6 BY MR. LUTTIER:

7 Q. Okay. So you play soccer from when to
8 when?9 A. September, what is it, August to like
10 October.

11 Q. You play during the summer?

12 A. For the summer league. I don't --

13 Q. Okay. You started in about August of '05
14 at Lynn --

15 A. No, I have summers off.

16 Q. You started in August of '05 at Lynn
17 University, right?

18 A. Yes.

19 Q. Okay. You say you played soccer then for
20 what period in '05 at Lynn?

21 A. For what?

22 Q. Did you -- were you playing in August?

23 A. August of -- August to October --

24 Q. Okay. So in October of '05, you were
25 done --

1 A. -- of '05 to November, and maybe, like,
2 maybe a little bit in November.
3 Q. Okay. By November of '05, you were done
4 with soccer for your first year at Lynn?
5 A. Yes.
6 Q. From December until -- school is out,
7 what, in June?
8 A. Yeah.
9 Q. From December until June of '06, you
10 weren't playing soccer, right?
11 A. Yeah.
12 Q. So, why didn't you make an appointment to
13 see Dr. Ruepto sometime between December and June of
14 '06?
15 A. Of going into my sophomore year?
16 Q. No. Of your freshman year, from December
17 of '06 -- from January of '06 to June of '06, why
18 didn't you make an appointment to go see Dr. Ruepto?
19 A. I don't know.
20 Q. Your schedule would have permitted it,
21 right?
22 A. Wait. This is my sophomore year?
23 Q. No, your freshman year. You started in
24 about August of '05, right?
25 A. Yeah.

1 Q. So, from June of '06 until about August of
2 '06, for that two-month period, you were out of
3 school --
4 A. Yeah.
5 Q. Where did you, where did you live during
6 that period of time?
7 A. I think I was staying with Lauren at the
8 time.
9 Q. Where?
10 A. I said I was staying with Lauren during
11 the summer.
12 Q. Where?
13 A. At her dad's house.
14 Q. Lauren Murphy?
15 A. Yeah.
16 Q. Okay. By the way, during that time you
17 were actually living with Lauren at her house, did
18 you-all talk about Jeffrey Epstein for that
19 two-month period in the summer of '06?
20 A. I'm sure.
21 Q. Had you filed any lawsuit against Jeffrey
22 Epstein at that time?
23 A. Oh, wait. Oh, wait, '06. I'm thinking of
24 '08. All right. This is my sophomore year. I am
25 so confused by everything now. '06, repeat your

1 Q. You played soccer until November of '05?
2 A. Uh-huh.
3 Q. Right?
4 A. Yeah.
5 Q. Okay. So starting in January of '06 until
6 June of '06, you could have gone to see Dr. Ruepto
7 without any conflict --
8 A. I don't know.
9 Q. -- in your, your soccer schedule, right?
10 A. Yeah.
11 Q. So, why didn't you make an appointment to
12 go see him?
13 A. I don't know.
14 Q. You just told me the only reason you
15 didn't go see Ruepto earlier than after July of '09
16 was --
17 A. I didn't even realize --
18 Q. Wait a minute -- was because of your
19 soccer schedule. Is that, was that a true
20 statement?
21 A. Yeah.
22 Q. Okay. Now, starting in June of '06, you
23 didn't go to Lynn University in the summers, did
24 you?
25 A. No.

1 question or ask the question.
2 Q. You said you lived with Lauren Murphy from
3 June to July of '06, during the summer after your
4 freshman year at Lynn University.
5 A. No. Yeah, me and Lauren, like, yeah.
6 Q. You said you lived with her at her
7 parents' house.
8 A. Yeah, we stayed at her parents' house,
9 yeah.
10 Q. Well, had you filed a lawsuit against
11 Jeffrey Epstein then?
12 A. Yeah, I think so. Wait. Yeah, yeah, I
13 think so.
14 Q. Did you talk to Lauren Murphy about it?
15 A. I'm sure, yeah.
16 Q. What did you tell her about it?
17 A. I don't remember.
18 Q. Did you ever, at any point in your life
19 right up until today tell anyone that you thought it
20 was outrageous that anyone would file a lawsuit
21 against Jeffrey Epstein because everybody knew what
22 the deal was and knew what they were doing or words
23 to that effect?
24 A. I think when everything first happened, me
25 and Lauren were going a lot. Me and her, we were

1 just like, I mean, I didn't, I didn't even realize,
 2 like, I didn't even know. And I was like defending
 3 Mr. Epstein. I didn't even, like, think I -- I
 4 didn't even, I didn't even -- I didn't -- I didn't
 5 even realize I was, like --

6 MR. MERMELSTEIN: Take your time.

7 BY MR. LUTTIER:

8 Q. I just need you to answer my question.

9 A. I know.

10 MR. MERMELSTEIN: Well, she's getting
 11 emotional. Let her take her time. Okay?

12 THE WITNESS: Yeah, I said that to Lauren,
 13 because I didn't even think I was doing
 14 anything wrong at the time. I didn't even
 15 realize.

16 MR. MERMELSTEIN: Okay. If you need a
 17 minute, take a minute. Okay.

18 THE WITNESS: Can I have a napkin or do --

19 MR. MERMELSTEIN: Yes. Sure.

20 BY MR. LUTTIER:

21 Q. Now, what was your answer? You did say to
 22 Lauren that you would be outrageous --

23 A. We, she said we both said it to each
 24 other. We were just, like, I can't believe this is
 25 happening, like, Jeffrey is such a great guy, like,

1 A. No.

2 Q. Wait a minute.

3 A. Sorry.

4 Q. -- from January of '06 to January of '09
 5 to the effect that it was outrageous for anybody to
 6 sue Jeffrey Epstein, that everybody knew what they
 7 were getting into and did everything voluntarily, or
 8 words --

9 A. No.

10 Q. -- to that effect?

11 MR. MERMELSTEIN: Objection to form.

12 THE WITNESS: No.

13 BY MR. LUTTIER:

14 Q. Are you sure?

15 A. Yes.

16 Q. Would you stake your life on it?

17 MR. MERMELSTEIN: Objection to form,
 18 argumentative.

19 THE WITNESS: Yeah, I said it to Lauren.

20 BY MR. LUTTIER:

21 Q. In that time period?

22 A. Oh, I don't, I don't remember what time
 23 period it was.

24 Q. Okay. Well, now are you telling me now
 25 maybe you did say that during that time period?

1 Page 277
 2 you know, like, saying all this stuff about, about
 3 him. We didn't -- I didn't realize, like, I didn't
 4 even think I was doing anything wrong. I, I didn't
 5 even think I was doing anything wrong.

6 Q. Wait a minute now. I want to go through
 7 this slowly. You say you and Lauren said this to
 8 each other?

9 A. Uh-huh. Whenever it first happened,
 10 probably like in my freshman year in college when
 11 everything went down, and we had no -- yeah, I think
 12 I said it to her maybe once.

13 Q. Now, wait a minute now. You last went to
 14 see Mr. Epstein in October of '05, right?

15 A. Yeah.

16 Q. So, now we're talking about June of '06.

17 A. No, it was not June of '06. That's not
 18 whenever -- whenever it first happened I said that
 19 to her. It was like in '05 when everything was
 20 going down. When everything was, like, when the
 21 cops were starting to interview girls and were
 22 starting to get interviewed, that's whenever I said
 23 something. And I never said something to her in '06
 24 about it.

25 Q. Did you ever say anything to anyone from
 January of '06 until January of '09 --

1 A. Maybe I did -- I don't remember what time
 2 period. I know I've said it to Lauren before. I
 3 don't remember exactly what time, what date, like,
 4 what year.

5 Q. Here is your choices. You can either say
 6 you did it, you can say you didn't do it, or you can
 7 say you don't remember, right? Those are the only
 8 three choices that there are. Do you agree with me?

9 MR. MERMELSTEIN: Objection to form.

10 You're asking her when or are you asking her
 11 if?

12 MR. LUTTIER: I am saying during that time
 13 period.

14 THE WITNESS: I said that.

15 MR. MERMELSTEIN: Or during the time
 16 period.

17 BY MR. LUTTIER:

18 Q. If you don't remember, just tell me --

19 A. I don't remember.

20 Q. -- you don't remember.

21 A. I don't remember.

22 Q. Which means, just so we're clear so we
 23 don't have a problem with our language, when you say
 24 you don't remember, you're not denying it, you are
 25 just saying you have --

1 A. I don't remember --
 2 Q. -- no recollection one way or the other.
 3 A. -- of the time frame.
 4 Q. Is that right?
 5 A. Yeah, I don't remember the time frame.
 6 Q. Is my statement correct?
 7 A. Yes.
 8 Q. Okay. So every time in this deposition
 9 when you say I don't remember, what that means is it
 10 may have happened, it may not have happened, you
 11 have no recollection, correct?
 12 MR. MERMELSTEIN: Objection to form.
 13 THE WITNESS: Yeah, yeah.
 14 BY MR. LUTTIER:
 15 Q. Okay. I just want to make sure we're
 16 clear. If we're not clear, I will -- clear it up
 17 for me right now. I want to make sure we have a
 18 clear understanding on this record about what it
 19 means when you say I don't remember.
 20 A. Well, I've already said that I know I have
 21 said that to Lauren, so that's not something that I
 22 don't remember.
 23 MR. MERMELSTEIN: Okay. Okay.
 24 BY MR. LUTTIER:
 25 Q. That's not my question. I want to make

1 A. Jane Doe No. 7.
 2 Q. Uh-huh. And tell us when you told Jane
 3 Doe No. 7 that.
 4 A. I don't remember.
 5 Q. You told her that before you filed this
 6 lawsuit, though, didn't you?
 7 A. No, I don't remember.
 8 Q. Now, I want to tell you that you filed
 9 your lawsuit in 2008. Okay. You can assume that
 10 and I'm sure your counsel will correct me if I'm
 11 wrong, but you didn't file this lawsuit until 2008.
 12 You had a lot of discussions with your friends that
 13 had gone to Jeffrey Epstein before you filed this
 14 lawsuit, didn't you?
 15 MR. MERMELSTEIN: Objection to form.
 16 BY MR. LUTTIER:
 17 Q. Didn't you?
 18 A. Yeah.
 19 Q. And all those conversations were that
 20 everybody knew what they were getting into, and it
 21 was all done voluntarily, and at that time you-all
 22 thought it was crazy that anybody would sue Jeffrey
 23 Epstein, didn't you?
 24 MR. MERMELSTEIN: Objection to form.
 25 THE WITNESS: Yeah.

1 sure we're clear on --
 2 A. Yeah.
 3 Q. -- this record.
 4 A. Yeah.
 5 Q. Let me ask the question. I want to make
 6 sure we're clear on this record that when you say I
 7 don't remember, what you mean is you have no
 8 recollection of the event. You're not denying it
 9 and you're not admitting it; you're saying you have
 10 no recollection at all; is that correct?
 11 A. Yeah.
 12 MR. MERMELSTEIN: Objection to form.
 13 BY MR. LUTTIER:
 14 Q. All right. Now, isn't it a fact that you
 15 have made this statement to people other than Lauren
 16 Murphy, between January of '06 and January of '09,
 17 that everybody that went to see Jeffrey Epstein knew
 18 exactly what they were getting into, did it
 19 voluntarily, and it's outrageous that they would sue
 20 him?
 21 MR. MERMELSTEIN: Objection to form.
 22 THE WITNESS: Yeah.
 23 BY MR. LUTTIER:
 24 Q. Yeah. And who else did you make that
 25 statement to?

1 BY MR. LUTTIER:
 2 Q. That's what you told each other, didn't
 3 you?
 4 A. Some people did. Some people -- I don't
 5 remember. I mean, I don't remember who, like, yeah.
 6 Q. And then what happened --
 7 MR. MERMELSTEIN: If you don't remember
 8 say you don't remember.
 9 THE WITNESS: Yeah, I don't remember,
 10 like --
 11 BY MR. LUTTIER:
 12 Q. Well, you said yeah, right?
 13 A. No, but you're, you're, you're -- I don't
 14 even know if it was a question.
 15 MR. LUTTIER: Well, here, well, let's just
 16 go back and read my question and her answer.
 17 Listen carefully now.
 18 THE WITNESS: Yeah.
 19 (The requested portion of the record was
 20 read by the reporter.)
 21 THE WITNESS: No, not in all of those
 22 conversations.
 23 BY MR. LUTTIER:
 24 Q. In many of them?
 25 A. No.

1 Q. In any of them?
 2 A. Yeah.
 3 Q. Okay. That is you represented to your
 4 friends, and you-all sat around and discussed it,
 5 did you not?
 6 MR. MERMELSTEIN: Objection to form.
 7 BY MR. LUTTIER:
 8 Q. Didn't you?
 9 A. Yeah, we brought it up.
 10 Q. Yeah. And when you brought -- tell me
 11 some of the people that were in these groups that
 12 you would discuss it.
 13 A. I don't remember.
 14 Q. You know Jane Doe No. 7 was there, don't
 15 you?
 16 A. Yeah.
 17 Q. You know Lauren was there, don't you?
 18 A. Yeah.
 19 Q. You know that some more people were there,
 20 don't you?
 21 A. No, I don't remember who was all there.
 22 Q. You know that at least the three of you
 23 had the discussion?
 24 A. Yeah.
 25 Q. And in --

1 that they've said that and that -- that they've
 2 agreed upon what I said.
 3 Q. Okay. But we now have established that
 4 you have said that?
 5 A. Yeah, I've said that, yeah.
 6 Q. And it was true when you said it, wasn't
 7 it?
 8 A. Was it true?
 9 Q. Yeah.
 10 MR. MERMELSTEIN: Objection.
 11 THE WITNESS: Yeah, I, I mean --
 12 BY MR. LUTTIER:
 13 Q. Okay.
 14 A. -- at that time whenever --
 15 Q. And, and you didn't change your mind about
 16 that until you were interviewed by the FBI and then
 17 a lawyer contacted you about suing Jeffrey Epstein;
 18 isn't that right?
 19 MR. MERMELSTEIN: Objection to form.
 20 THE WITNESS: No.
 21 BY MR. LUTTIER:
 22 Q. Isn't that right?
 23 A. Wait. Before the FBI -- like you're
 24 talking like -- I don't even remember whenever I
 25 brought up this conversation, so I don't even know

1 A. There might have been more, but I don't
 2 remember.
 3 Q. And in that discussion, you-all said that
 4 you-all knew what you were getting into and you did
 5 it voluntarily, didn't you?
 6 A. That's what I said. I don't know --
 7 MR. MERMELSTEIN: Objection to form.
 8 BY MR. LUTTIER:
 9 Q. You said it?
 10 A. I know I've said that before.
 11 Q. All right.
 12 A. I don't know if it was --
 13 BY MR. LUTTIER:
 14 Q. And when you said --
 15 MR. MERMELSTEIN: Wait. Hold it. She's
 16 in the middle of her answer.
 17 MR. LUTTIER: Okay.
 18 MR. MERMELSTEIN: Please finish your
 19 answer.
 20 THE WITNESS: I know I have said that
 21 before. I am not saying that I said that I've
 22 said that in every single --
 23 BY MR. LUTTIER:
 24 Q. Okay.
 25 A. -- every conversation, and I'm not saying

1 if it was before or after the FBI. You're bringing
 2 up my, like, lawyer. You're bringing FBI lawyer
 3 caught, like, bringing up all this stuff. I don't
 4 remember whenever I made the statement, so I don't
 5 know if it was before or after I had talked to these
 6 people.
 7 Q. So, you may have made the statement that
 8 everybody knew what they were getting into and did
 9 it voluntarily and it was outrageous to sue
 10 Jeffrey Epstein, even after the point in time --
 11 A. I don't remember whenever I --
 12 Q. -- you went to you are lawyer; is that
 13 right?
 14 A. I don't remember whenever I made that
 15 statement, so I don't know whether it was before or
 16 after my, my lawyers, and I don't know if it was
 17 before or after I had spoken to the FBI.
 18 Q. Before you filed this lawsuit, you had
 19 represented that everything you did with Jeffrey
 20 Epstein was up front, you knew about it and you did
 21 it voluntarily, didn't you?
 22 A. Yeah.
 23 Q. And that was the truth, wasn't it?
 24 A. Yeah.
 25 MR. MERMELSTEIN: Objection to form.

1 BY MR. LUTTIER:

2 Q. Jeffrey Epstein never asked you to do
3 anything that you didn't want to do, did he?
4 A. He asked me to take my underwear off one
5 time.6 Q. And you said, no, and he didn't press it,
7 right?

8 A. No.

9 Q. Then you went back to him again after
10 that?

11 A. Yeah.

12 Q. And you took your top off without even --
13 him even asking, right?

14 A. Yeah.

15 MR. MERMELSTEIN: This has all been asked
16 and answered.

17 BY MR. LUTTIER:

18 Q. Then you took your, you actually took your
19 underwear off after that, that is your panties,
20 didn't you?

21 A. Yeah.

22 MR. MERMELSTEIN: All been asked and
23 answered.

24 BY MR. MERMELSTEIN:

25 Q. Did you do it without him asking?

1 he asked you to take your panty's off?

2 A. Yeah.

3 Q. Is that right?

4 A. (No verbal response.)

5 Q. Is that right?

6 A. Yeah.

7 Q. And then did you agree to do it?

8 A. Yeah.

9 Q. Voluntarily?

10 A. Yeah.

11 Q. Okay. And then did you come back another
12 time?

13 A. Yeah.

14 Q. And did you take your bra off and take
15 your panties off?

16 A. Yeah.

17 MR. MERMELSTEIN: Objection, asked and
18 answered.

19 BY MR. LUTTIER:

20 Q. And give him a massage in the nude?

21 A. Yeah.

22 Q. You did it voluntarily without him even
23 asking on that occasion, didn't you?

24 A. Yeah.

25 Q. And thereafter, did you come and give him

1 A. He asked and I did it --

2 Q. You didn't say no, did you?

3 A. -- after, after, after saying no several
4 times.5 Q. And each time you said no, he didn't press
6 it. You left your panties on, right?

7 A. Finally I, I gave in and I said fine.

8 Yeah.

9 Q. Well, that was after you got paid \$200 and
10 then you came back again, and you said no, and he
11 didn't have you take your panties off, right?

12 A. (No verbal response.)

13 Q. Correct?

14 A. Yeah.

15 Q. And you got \$200 and you came back again,
16 and you said no, and he didn't have you take your
17 panties off, right?18 MR. MERMELSTEIN: Objection, asked and
19 answered.

20 BY MR. LUTTIER:

21 Q. Right?

22 A. Yeah.

23 Q. And you got paid \$200, right?

24 A. Yeah.

25 Q. And you came back a fourth time, and again

1 massages in the total nude without him even asking
2 you to take your clothes off?3 MR. MERMELSTEIN: Objection, asked and
4 answered.5 THE WITNESS: Yeah, some -- every other
6 time. I'm sure he asked several others. I
7 mean, I'm not saying I was just like -- yeah.

8 BY MR. LUTTIER:

9 Q. Got to the point were you came and just
10 voluntarily got naked before you gave him the
11 massage, didn't you?

12 A. No.

13 MR. MERMELSTEIN: Objection, asked and
14 answered.15 THE WITNESS: Sometimes I'd have my
16 clothes on, and then he'd ask me take them off,
17 but after the, after I had my shirt off that
18 one time, you know, maybe he asked me to take
19 my shirt off but I would because I already had
20 my shift off the other time. I'm not saying
21 that every single time I was just like taking
22 my shirt off before he even got into the room.

23 BY MR. LUTTIER:

24 Q. But you --

25 A. But when he asked, I did it, because the

1 time before I had already taken my shirt off.

2 Q. But there were times that you came and
3 voluntarily took all your clothes off without him
4 even asking you, weren't there?

5 MR. MERMELSTEIN: Objection, asked and
6 answered.

7 THE WITNESS: I don't know. I don't
8 remember.

9 BY MR. LUTTIER:

10 Q. Now you don't know?

11 A. I'm sure. I --

12 Q. So, it did happen?

13 A. I don't remember, so I don't know.

14 Q. Well, was this a significant, were these
15 significant events in your life or not?

16 A. Yeah, they were.

17 MR. MERMELSTEIN: Objection,
18 argumentative.

19 THE WITNESS: But I had gone there --

20 BY MR. LUTTIER:

21 Q. But you can't remember what happened --

22 THE COURT REPORTER: One at a time.

23 MR. LUTTIER: Huh?

24 THE COURT REPORTER: One at a time.

25 MR. LUTTIER: Okay.

1 what you just said. You don't remember what
2 happened each time, do you?

3 A. Yes, I do.

4 Q. Well, I thought you just said you don't
5 remember.

6 A. After -- no, I do remember.

7 Q. Oh, okay.

8 A. But I don't remember if he asked me to
9 take my clothes off every single time, or if I
10 voluntarily did it.

11 Q. Do you remember --

12 A. Yeah, I --

13 Q. -- or do you not remember?

14 A. Yeah, I -- yes, I voluntarily --

15 MR. MERMELSTEIN: Objection, asked and
16 answered.

17 BY MR. LUTTIER:

18 Q. Okay. You volunteered to take your
19 clothes off, right?

20 A. If he asked me, yes.

21 Q. Well, there were times you came and he
22 didn't even ask you anything and you took them off,
23 right?

24 A. Yeah.

25 Q. Okay. And you were comfortable being

1 BY MR. LUTTIER:

2 Q. You can't remember what happened --

3 MR. MERMELSTEIN: Take your time.

4 BY MR. LUTTIER:

5 Q. -- on these significant events?

6 A. Yeah, I do, I remember, but it's, I was
7 going there two or three times a week. So after
8 going there the first time and it getting
9 progressively worse, I mean, it was the same, it was
10 like the same thing every single time I went after
11 that moment I had taken my clothes off.

12 So, after I had taken -- I remember, so
13 when I had -- finally when I had all my clothes off,
14 of course I remember -- I mean, I don't remember,
15 you know, I took all my clothes off that one time
16 I'm not going to remember the next time, what
17 happened the three times after you took off your
18 clothes, did he ask you that time?

19 Maybe he did. I don't remember, but I'm
20 sure, maybe I took some of my clothes off without
21 him asking. Maybe he, you know, after I took all my
22 clothes off, you know, it was just kind of like
23 known and given that that is what goes on, like,
24 that's what happens.

25 Q. Let, let me make sure that I understood

1 naked in front of him.

2 A. Yeah.

3 Q. Wasn't the first time you had been naked
4 in front of a man.

5 A. Not the first time I was naked in front of
6 him, I wasn't comfortable.

7 Q. Did you tell him you weren't comfortable?

8 A. No.

9 Q. So, how was he supposed to know?

10 MR. MERMELSTEIN: Objection to form,
11 argumentative, speculation.

12 BY MR. LUTTIER:

13 Q. How was he supposed to know?

14 A. I don't know.

15 Q. Because every time you said you were
16 uncomfortable about something or didn't want to do
17 it, he respected your wishes, did he not?

18 MR. MERMELSTEIN: Objection to form.

19 THE WITNESS: Yeah, but he was also, like,
20 complimenting me and saying how beautiful I am,
21 and saying that I shouldn't be, like, like
22 embarrassed or uncomfortable, like, you know.

23 If I, if I would look like it. If I had my

24 other side, if I looked like I was Jane Doe

25 No. 4 (short form) instead of Jane Doe No. 4,

1 then he would be, like, oh, well, you're
2 beautiful.

3 BY MR. LUTTIER:

4 Q. Would you agree with me, you weren't
5 traumatized because the man said you were beautiful,
6 were you?

7 MR. MERMELSTEIN: Objection to form,
8 argumentative.

9 THE WITNESS: No.

10 BY MR. LUTTIER:

11 Q. He treated you better than the person that
12 you described as the first love of your life,
13 Preston Vinyard, didn't he?

14 A. Yeah.

15 MR. MERMELSTEIN: Objection to form.

16 BY MR. LUTTIER:

17 Q. Preston Vinyard called you a whore, a slut
18 and a cunt, didn't he?

19 A. Yeah.

20 Q. Jeffrey Epstein never did that, did he?

21 A. No.

22 Q. He spit in your -- that's Mr. Vinyard spit
23 in your face, dumped beer all over you --

24 A. Yeah.

25 Q. -- didn't he? Jeffrey Epstein never did

1 THE WITNESS: I wasn't told to tell him
2 anything.

3 BY MR. LUTTIER:

4 Q. What did you understand about what you
5 were supposed to do when he asked you a question?

6 A. Nobody told me to tell him anything.

7 Q. So, when he asked a question, you didn't
8 know if you were supposed to answer --

9 A. I answered honestly. I answered --
10 whenever he asked me a question about my personal
11 life, I, I mean, I was supposed to tell him about my
12 person life nobody knows.

13 Q. So, let me make sure we have this. You
14 answered honestly every question Dr. Kliman asked
15 you; is that right?

16 A. Yeah.

17 MR. MERMELSTEIN: Objection.

18 BY MR. LUTTIER:

19 Q. Now, I want to be fair to you. We got a
20 transcript of your interview with Dr. Kliman. Are
21 you aware of that?

22 A. Yeah.

23 Q. Okay. Have you had a chance to review it?

24 A. No, not like since I've been there.

25 Q. Now, so now that you know we have a

1 that, did he?

2 A. No.

3 Q. And it was traumatizing to you what
4 Preston Vinyard did to you, wasn't it?

5 MR. MERMELSTEIN: Objection to form, calls
6 for a conclusion.

7 BY MR. LUTTIER:

8 Q. It would be to anybody.

9 A. It would be to anybody, yeah.

10 Q. Okay. All right.

11 MR. CRITTON: The time. How much time do
12 you have left?

13 THE VIDEOGRAPHER: About three.

14 BY MR. LUTTIER:

15 Q. Now, there were some other traumatic
16 events that had occurred in your life, haven't there
17 been?

18 MR. MERMELSTEIN: Objection, that's been
19 asked and answered.

20 THE WITNESS: Yeah.

21 BY MR. LUTTIER:

22 Q. When you went to see Dr. Kliman, did you
23 understand that you were -- what did you understand
24 about what you were to tell him?

25 MR. MERMELSTEIN: Objection.

1 transcript, I want to make sure we're clear, every
2 question that Dr. Kliman answered of (sic) you, you
3 answered truthfully, correct?

4 MR. MERMELSTEIN: Objection to form.

5 THE WITNESS: Yeah, I think so. I mean,
6 yeah.

7 BY MR. LUTTIER:

8 Q. You told him -- did you tell him about all
9 the traumatic things that happened to you in your
10 life?

11 A. Yeah.

12 MR. MERMELSTEIN: Objection to form.

13 BY MR. LUTTIER:

14 Q. You say you're Roman Catholic?

15 A. Yeah.

16 Q. How many abortions have you had?

17 A. How many?

18 Q. Yeah, how many, as in more than one.

19 A. Yeah.

20 Q. How many have you had?

21 A. Three.

22 Q. Three abortions. And how many did you
23 tell Dr. Kliman you had?

24 A. I don't even know if he asked me the
25 question.

1 Q. How about the question, have you ever been
2 pregnant; do you remember being asked that question?

3 A. No, I don't.

4 Q. Well, if the transcript shows that you
5 were asked that question, and if you were honest
6 with Dr. Kliman like you told us you would, you
7 would have told him that you had three pregnancies,
8 wouldn't you?

9 A. I would have stated that to like my lawyer
10 though, because --

11 Q. No, no, no. I want to know about
12 Dr. Kliman.

13 MR. MERMELSTEIN: Don't talk about what
14 you told your lawyer.

15 BY MR. LUTTIER:

16 Q. Yeah, I don't want to ask you about your
17 lawyer. I know you tell your lawyer all kinds of
18 stuff.

19 A. Uh-huh.

20 MR. MERMELSTEIN: Objection.

21 BY MR. LUTTIER:

22 Q. I want to know whether or not if
23 Dr. Kliman asked you if you'd ever had any
24 pregnancies --

25 A. That is --

1 Q. -- you would have answered him truthfully,
2 and you would have told him you had three
3 pregnancies, wouldn't you?

4 A. I don't -- It's something I don't want
5 anybody to know, in fact, no.

6 Q. Why not? Why don't you want people to
7 know --

8 A. Why not?

9 Q. -- you went and aborted three kids? Why
10 wouldn't you want people to know that?

11 MR. MERMELSTEIN: Objection to form,
12 argumentative.

13 BY MR. LUTTIER:

14 Q. Tell me why you wouldn't want them to know
15 that.

16 A. Because it's none of their business.

17 Q. Does it cause you any upset to know that
18 you aborted three kids in your life?

19 A. Of course.

20 Q. Why does it cause you upset?

21 A. Because, somebody's life.

22 Q. Were you told before each of these
23 abortions that you had what they call viable
24 fetuses?

25 MR. MERMELSTEIN: Objection to form.

1 THE WITNESS: What is viable?

2 BY MR. LUTTIER:

3 Q. That is there was a heartbeat in the
4 fetus.

5 A. No.

6 Q. Are you sure?

7 A. I didn't want to know anything about it.

8 Q. Are you sure you weren't told you had a
9 viable fetus?

10 A. It might have been in the papers that I
11 signed. I don't -- I'm not sure that I --

12 Q. I want to be fair to you. I want to tell
13 you we've got your medical records, too, okay?

14 A. Yeah.

15 Q. So, the records from your gynecologist, we
16 have those too.

17 A. Okay.

18 Q. Now, were you told before you aborted
19 these three children --

20 A. I don't know.

21 Q. -- that you had a viable fetus?

22 A. I don't know. I don't remember.

23 Q. Does it give you any, any emotional pain
24 that you aborted three fetuses?

25 A. Yeah, I have had emotional pain about it.

1 Q. -- you would have answered him truthfully,
2 and you would have told him you had three
3 pregnancies, wouldn't you?

4 A. I don't -- It's something I don't want
5 anybody to know, in fact, no.

6 Q. Why not? Why don't you want people to
7 know --

8 A. Why not?

9 Q. -- you went and aborted three kids? Why
10 wouldn't you want people to know that?

11 MR. MERMELSTEIN: Objection to form,
12 argumentative.

13 BY MR. LUTTIER:

14 Q. Tell me why you wouldn't want them to know
15 that.

16 A. Because it's none of their business.

17 Q. Does it cause you any upset to know that
18 you aborted three kids in your life?

19 A. Of course.

20 Q. Why does it cause you upset?

21 A. Because, somebody's life.

22 Q. Were you told before each of these
23 abortions that you had what they call viable
24 fetuses?

25 MR. MERMELSTEIN: Objection to form.

1 Q. It's contrary to everything you ever
2 learned as a child as a Roman Catholic, isn't it?

3 A. Yeah.

4 MR. MERMELSTEIN: Objection,
5 argumentative.

6 BY MR. LUTTIER:

7 Q. Does your mom know you aborted three kids?

8 A. No.

9 Q. Does your dad know you aborted three kids?

10 A. No.

11 Q. What do you think they'd think?

12 MR. MERMELSTEIN: Objection to form,
13 argumentative.

14 THE WITNESS: I don't know.

15 BY MR. LUTTIER:

16 Q. Do you think they're going to be happy
17 about that?

18 MR. MERMELSTEIN: Objection to form,
19 argumentative.

20 THE WITNESS: No.

21 BY MR. LUTTIER:

22 Q. Is it going to cause you a little
23 emotional upset?

24 MR. MERMELSTEIN: Objection to form.

25 THE WITNESS: I mean, I have -- I have to

1 deal with it when I talk to, when I speak to
2 them.

3 BY MR. LUTTIER:

4 Q. My question is, is it going to cause you
5 any emotional upset?

6 MR. MERMELSTEIN: Objection to form.

7 THE WITNESS: I don't know because I
8 haven't experienced it. I'm sure.

9 BY MR. LUTTIER:

10 Q. Wouldn't you agree with me that aborting
11 three fetuses --

12 A. Yeah.

13 Q. -- would be far more traumatic --

14 A. It is.

15 Q. -- than giving a man a massage in the
16 nude?

17 MR. MERMELSTEIN: Objection,
18 argumentative.

19 BY MR. LUTTIER:

20 Q. Wouldn't you agree with me?

21 MR. MERMELSTEIN: Objection.

22 BY MR. LUTTIER:

23 Q. I want you to tell the ladies and
24 gentlemen of the jury whether or not aborting three
25 fetuses is more traumatic than giving a man a

1 Q. Did you tell him --

2 A. I don't --

3 Q. -- the first visit?

4 A. I don't remember what visit I told him,
5 but I know I told him.

6 Q. Okay. He is the first guy you ever told,
7 right?

8 A. First guy that I ever told?

9 Q. The first doctor, medical health
10 professional that you told you had, you aborted
11 three fetuses, didn't you?

12 A. Yeah.

13 Q. You didn't tell Kliman, did you?

14 A. No.

15 Q. Didn't want Kliman to know.

16 A. I didn't want anybody to know that, no.

17 Q. Because it's embarrassing to you, isn't
18 it?

19 A. Yeah.

20 Q. It makes you feel bad, doesn't it?

21 A. Yeah.

22 Q. Tell me how it makes you feel.

23 MR. MERMELSTEIN: Objection.

24 BY MR. LUTTIER:

25 Q. How do you feel that you aborted three

1 massage in the nude.

2 MR. MERMELSTEIN: Objection to form.

3 BY MR. LUTTIER:

4 Q. Just tell the ladies and gentlemen in the
5 camera, yes or no.

6 A. Yeah.

7 MR. MERMELSTEIN: Objection to form.

8 BY MR. LUTTIER:

9 Q. Did you go get any psychological help for
10 the fact that you aborted three kids?

11 MR. MERMELSTEIN: Objection to form.

12 THE WITNESS: No.

13 BY MR. LUTTIER:

14 Q. Are you telling Dr. Ruepto, Rubello (sic),
15 whatever his name is, that you had three abortions?

16 A. Have I told him?

17 Q. Yeah.

18 A. Yeah.

19 Q. And did you tell him how you felt about
20 that?

21 MR. MERMELSTEIN: Objection.

22 THE WITNESS: Yeah.

23 BY MR. LUTTIER:

24 Q. And when did you tell him that?

25 A. I don't remember.

1 babies?

2 MR. MERMELSTEIN: Objection to form, asked
3 and answered.

4 THE WITNESS: How do I feel?

5 BY MR. LUTTIER:

6 Q. Tell me how you feel.

7 A. How would you feel?

8 Q. Well, I know how I'd feel, but that's not
9 the question.

10 A. Yeah.

11 Q. I want to know how you feel.

12 A. It was very upsetting and emotional.

13 Q. How upsetting?

14 MR. MERMELSTEIN: Objection to form,
15 argumentative.

16 MR. CRITTON: Mark, you have no time.

17 MR. LUTTIER: Okay.

18 THE VIDEOGRAPHER: We're off the record at
19 4:10. This is the end of Tape 2.

20 (A brief recess was held.)

21 * * * * *

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