

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

Case No. 08-80736-Civ-Marra/Johnson

JANE DOE #1 and JANE DOE #2,

Petitioners,

v.

UNITED STATES,

Respondent.

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CLERK OF DISTRICT COURT
S.D. OF FLA.-FTL

SEALED DOCUMENT

MOTION TO SEAL


Petitioners Jane Doe No. 1 and Jane Doe No. 2, joined by movants Jane Doe No. 3 and Jane Doe No. 4, move to file the attached pleading and supporting exhibit 30 under seal. A public pleading has been filed that has one sentence redacted. That sentence comes from exhibit 30, which is correspondence sent by Alan Dershowitz and Gerald Lefcourt, attorneys for Jeffrey Epstein.

As the Court is aware, the parties are currently briefing issues surrounding whether such correspondence should be kept under seal or filed in the public court file. See DE 286 (requesting justification for a motion for a supplemental protective order). To give the Court the opportunity to rule on that issue before this correspondence is released, the victims are filing this under seal. It is the victims' view that these materials should be included in the public court file, for reasons articulated in the Opposition to Epstein's Motion for a Protective Confidentiality Order (DE 251). The victims intend to elaborate on their position in a filing they will make shortly.

WHEREFORE, Petitioners respectfully request that attached pleading and supporting exhibit 30 be sealed until further order of the Court. Alternatively, if the Court denies the instant motion to seal, then Petitioners respectfully request that their attached pleading and supporting exhibit 30 be filed in the public file and docketed as of today's date, as timely filed.

DATED: January 21, 2015.

Respectfully Submitted,



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CERTIFICATE OF SERVICE

I certify that the foregoing document was served on January 21, 2015, on the following via US Mail:

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