

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT OF FLORIDA
IN AND FOR PALM BEACH COUNTY

CIVIL DIVISION

CASE NO.: 502009CA040800 AG

JEFFREY EPSTEIN,

Plaintiff(s),

vs.

SCOTT ROTHSTEIN, etc., et al.,

Defendant(s).

ORDER ON MOTIONS FOR PROTECTIVE ORDER

THIS CAUSE came before the Court upon the Motions for Protective Order of Defendant, BRADLEY J. EDWARDS, and non-party Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman, P.L., and the Court having heard argument of counsel and being otherwise fully advised in the premises, it is hereby

CONSIDERED, ORDERED AND ADJUDGED as follows:

As to the party EDWARDS, the Motion is denied in regard to requests in the duces tecum no. 7, 8, 9, 10, 11 and 12. To the extent EDWARDS contends any of these constitute privileged documents, he shall file the appropriate privilege log. While it is certainly clear that EPSTEIN is entitled to documents/records which will test the claim of EDWARDS that he has "lost time" as a result of EPSTEIN's actions, the specific records requested in Paragraphs 1 through 6 do not request time records and billing records which substantiate or rebut the number of hours spent by EDWARDS in regard to his professional activities. To the contrary, the records deal only with the "net income" or other income received by EDWARDS and, therefore, it is unclear to what extent, if any, these documents will prove or disprove a material issue of fact in this case. Therefore, within fifteen (15) days of the date of this Order, EDWARDS shall produce *in camera* to the Court the documents requested in Paragraphs 1 through 6. Upon review of same, the Court will determine whether additional hearing or argument is necessary or will

2013 JUN 11 PM 3:53

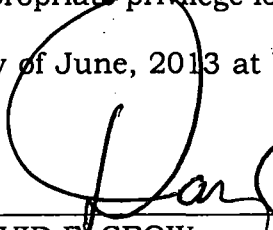
FILED

ATLANTIC BEACH CIRCUIT CLERK COUNTY CIVIL

otherwise enter an Order thereupon. To the extent there is any claim of privilege, EDWARDS shall file the appropriate privilege log.

In regard to the request directed to the law firm of Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman, P.L., the Court finds, and the parties agree, that Paragraphs 7 through 12 do not apply to the law firm and, therefore, to the extent necessary, the Motion for Protective Order is granted as to those requests. As to requests 1 through 5, the Motion for Protective Order is granted in regard to documents regarding the income or gross income of the law firm itself is distinguished from the party EDWARDS. For the reasons set forth above, however, the law firm shall provide *in camera* any documentation contained in Paragraphs 1 through 6 that apply directly to EDWARDS alone for an *in camera* inspection within fifteen (15) days of the date of this Order. To the extent any documents are contended to be privileged, the appropriate privilege log shall be filed.

DONE AND ORDERED this 11th day of June, 2013 at West Palm Beach, Palm Beach County, Florida.


DAVID F. CROW
CIRCUIT COURT JUDGE

Copy furnished:
See attached list.

COUNSEL LIST

Jack Scarola
jsx@searcylaw.com; mep@searcylaw.com
Searcy Denney Scarola Barnhart & Shipley PA
2139 Palm Beach Lakes Boulevard
West Palm Beach, FL 33409
Phone: (561) 686-6300
Fax: (561) 383-9451
Attorneys for Bradley J. Edwards

Jack A. Goldberger, Esquire
jgoldberger@agwpa.com;
smahoney@agwpa.com
Atterbury, Goldberger & Weiss, P.A.
250 Australian Avenue South, Suite 1400
West Palm Beach, FL 33401
Phone: (561)-659-8300
Fax: (561)-835-8691
Attorneys for Jeffrey Epstein

Bradley J. Edwards, Esquire
staff.efile@pathtojustice.com
Farmer, Jaffe, Weissing, Edwards, Fistos &
Lehrman, FL
425 North Andrews Avenue, Suite 2
Fort Lauderdale, FL 33301
Phone: (954) 524-2820
Fax: (954) 524-2822

Fred Haddad, Esquire
Dee@FredHaddadLaw.com;
haddadfm@aol.com
Fred Haddad, P.A.
One Financial Plaza, Suite 2612

Fort Lauderdale, FL 33394
Phone: (954)-467-6767
Fax: (954)-467-3599
Attorneys for Jeffrey Epstein

Marc S. Nurik, Esquire
marc@nuriklaw.com
Law Offices of Marc S. Nurik
One E Broward Blvd., Suite 700
Fort Lauderdale, FL 33301
Phone: (954)-745-5849
Fax: (954)-745-3556
Attorneys for Scott Rothstein

Tonja Haddad Coleman, Esquire
tonja@tonjahaddad.com;
Debbie@Tonjahaddad.com
Tonja Haddad, P.A.
315 SE 7th Street, Suite 301
Fort Lauderdale, FL 33301
Phone: (954)-467-1223
Fax: (954)-337-3716
Attorneys for Jeffrey Epstein