

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

JEFFREY EPSTEIN,

Complex Litigation, Fla. R. Civ. Pro.1201

Plaintiff,

Case No. 50 2009CA040800XXXXMB AG

v.

SCOTT ROTHSTEIN, individually,
BRADLEY J. EDWARDS,
individually, and L.M., individually,

Defendants.

RE-NOTICE OF TAKING VIDEO DEPOSITION DUCES TECUM

TO: All Counsel of Record

PLEASE TAKE NOTICE that the undersigned, pursuant to Florida Rule of Civil
Procedure 1.310(b)(4), will take the video deposition of:

<u>NAME</u>	<u>DATE AND TIME</u>	<u>PLACE</u>
AJ DiScala 303 Park Ave. #1401 New York, NY 10010	Wednesday May 25, 2011 10:30 a.m.	Dewey LeBoeuf 1301 Avenue of the Americas New York, NY 10019

***The deponent has been instructed to bring with him all documents listed in Schedule A attached hereto.**

upon oral examination before DIAMOND REPORTING AND LEGAL VIDEO, a Notary Public,
or before some other officer authorized by law to take depositions in the State of New York.

FILED
11 APR 15 PM 3:16
SHARON R. BOCK, CLERK
PALM BEACH COUNTY, FL
CIRCUIT CIVIL

The oral examination will continue from day to day until completed. This deposition is being taken for the purpose of discovery, for use at trial or for such other purposes as are permitted under the applicable Statutes, Rules of Civil Procedure or Rules of Court.

PLEASE GOVERN YOURSELVES ACCORDINGLY.

In accordance with the Americans With Disabilities Act, persons in need of a special accommodation to participate in this proceeding shall, within a reasonable time prior to any proceeding, contact the Administrative Office of the Court, 300 North Dixie Highway, Room 300, West Palm Beach, FL 33401, telephone (561)355-2431, 1-800-955-8771 (TDD), or 1-800-955-8770, Via Florida Relay Service.

CERTIFICATE OF SERVICE

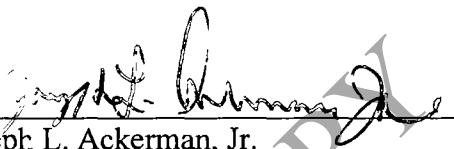
I HEREBY CERTIFY that a true and correct copy of the foregoing was mailed, faxed and emailed this 13 day of April, 2011 to :

Jack Scarola, Esq.
Searcy Denney Scarola Barnhart & Shipley, P.A.
2139 Palm Beach Lakes Blvd.
West Palm Beach, FL 33409

Jack Alan Goldberger, Esq.
Atterbury Goldberger & Weiss, P.A.
250 Australian Avenue South
Suite 1400
West Palm Beach, FL 33401-5012

Epstein v. Rothstein, Edwards, etc.
Case No. 502009CA 040800XXXXMBAG
RE-NTD- Duces Tecum - AJ Discala - NY

Marc S. Nurik, Esq.
Law Offices of Marc s. Nurik
One E. Broward Blvd., Suite 700
Ft. Lauderdale, FL 33301

By: 
Joseph L. Ackerman, Jr.
Fla. Bar No. 235954
Lilly A. Sanchez,
Fla. Bar No. 195677
FOWLER WHITE BURNETT P.A.
901 Phillips Point West
777 South Flagler Drive
West Palm Beach, Florida 33401
Telephone: (561) 802-9044
Facsimile: (561) 802-9976

Attorneys for Jeffrey Epstein, Plaintiff

Cc: Diamond Reporting & Legal Video

W:\80743\Discovery\RE-NTD- DT AJ Discala-ReNotice NY

SCHEDULE "A"

1. Any and all documents including but not limited to correspondence and emails by/between you and any of the following attorneys, employees or agents of the former Rothstein law firm regarding investment opportunities in any claim or litigation against Jeffrey Epstein:

- a) Scott Rothstein
- b) Russell Adler
- c) William Berger
- d) Bradley Edwards
- e) Michael Fisten
- f) Kenneth Jenne
- g) David Boden
- h) Deborah Villegas
- i) Andrew Barnett
- j) Patrick Roberts
- k) Richard (Rick) Fandrey
- l) Christina Kitterman

2. Any and all contracts and/or agreements, including all drafts and final versions, which were provided to you by any of the following attorneys, employees or agents of the former Rothstein law firm relating to any potential investment in any claim or litigation against Jeffrey Epstein.

- a) Scott Rothstein
- b) Russell Adler
- c) William Berger
- d) Bradley Edwards
- e) Michael Fisten
- f) Kenneth Jenne
- g) David Boden
- h) Deborah Villegas
- i) Andrew Barnett
- j) Patrick Roberts
- k) Richard (Rick) Fandrey
- l) Christina Kitterman

3. Any and all written notes regarding any meetings you were in attendance with any of the following attorneys, employees or agents of the former Rothstein law firm regarding any potential investment in any claim or litigation against Jeffrey Epstein.

- a) Scott Rothstein
- b) Russell Adler
- c) William Berger
- d) Bradley Edwards

- e) Michael Fisten
- f) Kenneth Jenne
- g) David Boden
- h) Deborah Villegas
- i) Andrew Barnett
- j) Patrick Roberts
- k) Richard (Rick) Fandrey
- l) Christina Kitterman

4. Any and all documents given to you by any of the following attorneys, employees or agents of the former Rothstein law firm regarding any potential investment in any claim or litigation against Jeffrey Epstein

- a) Scott Rothstein
- b) Russell Adler
- c) William Berger
- d) Bradley Edwards
- e) Michael Fisten
- f) Kenneth Jenne
- g) David Boden
- h) Deborah Villegas
- i) Andrew Barnett
- j) Patrick Roberts
- k) Richard (Rick) Fandrey
- l) Christina Kitterman