United States Department of Justice INTERVIEW OF: GHISLAINE MAXWELL

DATE: July 25, 2025

APPEARANCES:

For the United States:

Todd Blanche, Deputy Attorney General
Diego Pestana, Acting Associate Deputy
Attorney General
Spencer Horn, FBI Special Agent
Mark Beard, Deputy U.S. Marshal

For Ghislaine Maxwell:

David Markus

Leah Saffian

Melissa Madrigal



- 1 INTERVIEW
- 2 ***
- 3 SPENCER HORN: Good morning. It is
- 4 Friday, July 25th, the time is 9:24 a.m. My name is
- 5 Spencer R. Horn. I'm the Assistant Special Agent in
- 6 Charge of FBI New York. And we are here for a
- 7 recorded proffer agreement with Ms. Maxwell.
- TODD BLANCHE: Good morning, Ms. Maxwell.
- 9 How are you?
- 10 GHISLAINE MAXWELL: Good morning.
- 11 TODD BLANCHE: Good. So the proffer
- 12 agreement we signed yesterday, I just -- there's a
- 13 place on it for us to all kind of initial. It's
- 14 exactly the same document and you'll see your
- 15 signature. If you can just initial right to the left
- 16 of -- right here.
- 17 GHISLAINE MAXWELL: Here?
- 18 TODD BLANCHE: Right there.
- 19 GHISLAINE MAXWELL: Oh, it's okay.
- 20 TODD BLANCHE: And then Mr. Markus will --
- DAVID MARKUS: Yes.
- 22 TODD BLANCHE: -- initial as well. Thank
- 23 you.
- 24 And just to kind of -- before we get
- 25 going, I'll just say that exactly the same folks that



- 1 were here when we met yesterday are here today. So
- 2 there's no -- I'm not going to do formal
- 3 introductions, because it's exactly the same group of
- 4 folks.
- 5 So we're continuing, Ms. Maxwell, our
- 6 discussion of yesterday. And the same -- the same
- 7 kind of rules apply. If you -- we'll take breaks, if
- 8 you need to talk to Mr. Markus or your lawyers, no --
- 9 absolutely no problem. Just let me know. I'll try
- 10 to ask my questions in a coherent manner, but if
- 11 there's anything that I say that's confusing,
- 12 definitely interrupt me.
- GHISLAINE MAXWELL: I will. Thank you.
- 14 TODD BLANCHE: So I think the easiest
- 15 thing to start with is, is there anything that we
- 16 talked about yesterday that -- we're going to go
- 17 through some more names. I think that we -- that's
- 18 one of the places that we -- that we interrupted,
- 19 just because there's a lot of names.
- 20 But aside from additional names, is there
- 21 anything that you wanted to kind of follow up on that
- 22 we talked about yesterday or anything that you
- 23 thought maybe you remember more of or not?
- 24 GHISLAINE MAXWELL: Some more names did
- 25 come to me in the night, and I did have some



- 1 additional memories just for clarity. I believe I
- 2 said that I couldn't think of anybody who I may have
- 3 asked from Mar-a-Lago, but then I realized that I
- 4 was -- the allegation at least is that I met DOJREDACTION
- 5 in Mar-a-Lago and so I felt that I needed to address
- 6 that. And I didn't want to leave that hanging
- 7 because that seems weird under the circumstances.
- And also -- but I couldn't remember anyone
- 9 and -- maybe, you know, it's a long period of time.
- 10 So the issue is not that I'm trying to not say, but I
- 11 just don't -- I don't remember anybody that I would
- 12 have. But it's not impossible that I might have
- 13 asked someone from there.
- 14 TODD BLANCHE: I don't -- I don't know
- 15 exactly what you said yesterday, but I don't think
- 16 what you said yesterday is different than what you
- 17 just said. So, yes. There's --
- 18 GHISLAINE MAXWELL: Okay. I just wanted
- 19 to be -- I just didn't want to feel that I had said
- 20 no to something and that it -- and --
- 21 TODD BLANCHE: DOJ REDACTION definitely had
- 22 has said that she was working at Mar-a-Lago and that
- 23 you received a treatment of her -- from her at some
- 24 point, and that you recruited her to meet
- 25 Mr. Epstein.



- 1 GHISLAINE MAXWELL: Right.
- TODD BLANCHE: Do you know, affirmatively,
- 3 whether that's true or false, or do you just not have
- 4 a memory either way?
- 5 GHISLAINE MAXWELL: I really don't believe
- 6 it's true. But I know that I did go to spas and if I
- 7 met someone, I did ask if they're (indiscernible) --
- 8 so I don't -- in the realms of possibility, it could
- 9 have, but I have no memory of it.
- 10 TODD BLANCHE: Okay.
- 11 GHISLAINE MAXWELL: And I don't believe
- 12 that that it's how it went down, but I don't want
- 13 to --
- 14 TODD BLANCHE: Okay. So I want to talk
- 15 about -- we talked a little bit yesterday about the
- 16 financial part of your relationship with Mr. Epstein,
- 17 kind of being on payroll, for lack of a better word,
- 18 for many, many years, starting around \$25,000 and
- 19 ending up at around \$250,000 per year.
- There's -- as you know, from your trial,
- 21 there's banking information that shows a ton of money
- 22 being sent to you from Mr. Epstein over the years.
- 23 And I think totaling something like
- 24 \$30 million, something like this. What's -- what's
- 25 the -- why was that money sent to you? Like, what



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



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



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



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



- 1 And I needed that for my self-esteem.
- 2 I've never been -- I mean, obviously salary and it
- 3 was a very generous one. Please, I'm not belittling
- 4 the sum of money, because it's huge, but I was
- 5 brought up to work and I was brought up to be my own,
- 6 you know.
- 7 The first time -- so I would either
- 8 propose businesses to him or he would actually
- 9 suggest why didn't I do something in the first deal
- 10 that we did, or the first business that we had or I
- 11 had and that he financed for me.
- So he gave -- he loaned me all the money
- 13 to enable me to do this and then I reaped the
- 14 profits, which I don't remember now, because we
- 15 varied over the deals that we did, that I would give
- 16 him 50 percent or 25.
- 17 It was sort of -- it was random.
- 18 TODD BLANCHE: So --
- 19 GHISLAINE MAXWELL: And I can tell you
- 20 what it is, so we can compare it.
- 21 TODD BLANCHE: Yeah. Go ahead.
- 22 GHISLAINE MAXWELL: So it was in Palm
- 23 Beach actually, and it was in real estate. And they
- 24 sold what was the grounds originally of an estate
- 25 called the Phipps Estate. And then they converted



- 1 the land that came with that estate into houses. And
- 2 I did, I think, two or maybe -- I can't remember now,
- 3 but certainly one and maybe two, possibly three. I
- 4 don't think so. I think two, that then were flipped
- 5 and there was a profit.
- So that would be an example of that. But
- 7 I didn't have the money, so he lent me the funds to
- 8 do that business transaction and then I reaped the
- 9 profits.
- 10 TODD BLANCHE: And so -- but when --
- 11 GHISLAINE MAXWELL: And that's millions of
- 12 dollars.
- TODD BLANCHE: -- when a financial
- 14 investigator like, the FBI looks at accounts, they
- 15 don't know kind of the conversations you're having.
- 16 They just see the money.
- 17 GHISLAINE MAXWELL: Right.
- TODD BLANCHE: So in those cases, when
- 19 that happened, when he would -- when he financed that
- 20 with you, would he send money to you? So does that
- 21 explain some of the money? Like, I guess --
- 22 GHISLAINE MAXWELL: I believe -- I think
- 23 it does. I think, for instance, there were two
- 24 Gullwing Mercedes that they did with Mercedes and
- 25 Aston Martin. You can look it up, I think, if I'm



- 1 right. That had the doors that would come up like
- 2 this --
- 3 TODD BLANCHE: Okay.
- 4 GHISLAINE MAXWELL: There were only a very
- 5 limited number that were made. So I knew that we
- 6 could get those and flip them right within 24 hours,
- 7 for example.
- 8 Also my -- here's another example of
- 9 something that you guys wouldn't have known about is
- 10 I became a banker. I got my Series 63, Series 67
- 11 banking license and became a broker for like a new
- 12 (inaudible). And then -- because I was day trading.
- 13 Everything I had I day traded with -- through an
- 14 account.
- 15 And I think I was lucky more than smart,
- 16 but I made quite a lot of money doing that. And so
- 17 --
- TODD BLANCHE: When was that? Like what
- 19 -- approximate time --
- 20 GHISLAINE MAXWELL: Again, that's in the
- 21 '90s again. I don't -- oh, wait. I think -- well,
- 22 you can find it, because it'll be my banking license,
- 23 right? That'll be something that you can look up,
- 24 probably.
- TODD BLANCHE: Yeah.



- 1 GHISLAINE MAXWELL: So what whatever that
- 2 is -- and I just don't remember when that is. I'm
- 3 sorry.
- 4 TODD BLANCHE: So -- okay. So --
- GHISLAINE MAXWELL: And so for an example,
- 6 I was -- I was doing really, really, really well.
- 7 And so he was like, how do you do that? Well, how
- 8 are you -- what are you -- why are you investing in,
- 9 I don't know, Apple when nobody liked Apple. This
- 10 is, you know, before Apple or Microsoft. I didn't
- 11 know Bill Gates, so this is not related to him.
- 12 But my family --
- DAVID MARKUS: Don't charge her with
- 14 insider trading.
- 15 GHISLAINE MAXWELL: Please -- no. I'm not
- 16 trying to suggest that. Oh, goodness. Please, no.
- 17 I had no --
- DAVID MARKUS: It was just a joke.
- 19 GHISLAINE MAXWELL: Okay.
- 20 TODD BLANCHE: It was a joke.
- 21 GHISLAINE MAXWELL: Yeah. No. All right.
- 22 But my -- going back to my family, my dad
- 23 had given me an account when I was 12 and I had
- 24 always an interest in business and finance, not --
- 25 not very sophisticated. I'm not suggesting that.



- 1 And so I like to trade and so I did and I
- 2 did well. And so then I would tell him what I was
- 3 doing. Now, whether he did or he didn't, he told me
- 4 he matched me in some other accounts that he had.
- 5 Because he did a lot of -- he -- my observation, to
- 6 go back to what he did, I observed him personally and
- 7 have recollection -- personal recollection of him
- 8 trading this money, lots. Tens of millions, hundreds
- 9 of millions of dollars.
- 10 TODD BLANCHE: That was -- that he was
- 11 trading for other people --
- 12 GHISLAINE MAXWELL: Yes.
- 13 TODD BLANCHE: -- or that was his own
- 14 money?
- 15 GHISLAINE MAXWELL: I want also to clarify
- 16 something for you or clarify or underline. Wexner
- 17 was, in my opinion, his closest friend in this time
- 18 period from when I met him in '91, right, all the way
- 19 until-- well, 'til, I don't know.
- 20 Because I wasn't that friendly with --
- 21 well, I did travel with Mr. Wexner, but Epstein told
- 22 me that Wexner didn't want to be seen too much with
- 23 me, because of my family problems. You know, whether
- 24 that was --
- 25 TODD BLANCHE: You mean the problems that



- 1 your father's company had with --
- 2 GHISLAINE MAXWELL: Yes.
- 3 TODD BLANCHE: -- embezzlement or
- 4 allegations of --
- 5 GHISLAINE MAXWELL: Yes. Yes. That's
- 6 what I'm talking about.
- 7 And now, actually today -- not
- 8 contemporaneously, but today I don't believe that
- 9 that's even true. I think it was used as a means to
- 10 not have me travel with him to Ohio or whatever. It
- 11 was just a way to park me.
- 12 And I believe that now, because within the
- 13 discovery there was a lot of -- well, not a lot, but
- 14 there was some indications that he would actively
- 15 tell other people to lie to me or conceal things from
- 16 me, and that he never loved me and I wasn't his type.
- 17 That's in the discovery somewhere.
- 18 TODD BLANCHE: So -- okay. So the
- 19 government had evidence that, even as late as 2007,
- 20 he paid you a lot of money.
- 21 GHISLAINE MAXWELL: What was that? What
- 22 was the money?
- 23 TODD BLANCHE: Like several -- millions of
- 24 millions of dollars in 2007. \$7.4 million, I think.
- 25 GHISLAINE MAXWELL: What was that for?



- 1 Was it -- was that the helicopter?
- TODD BLANCHE: That was -- that's my
- 3 question for you.
- 4 GHISLAINE MAXWELL: Oh, sorry.
- 5 TODD BLANCHE: I don't know.
- GHISLAINE MAXWELL: Okay. Sorry.
- 7 TODD BLANCHE: So in 2007 --
- 8 GHISLAINE MAXWELL: I think that was
- 9 probably the helicopter. That could have been --
- 10 TODD BLANCHE: That was what?
- 11 GHISLAINE MAXWELL: That could have been
- 12 the helicopter, the Sikorsky. Those big chunks like
- 13 that, I don't -- I didn't -- I don't personally have
- 14 any memory of receiving a check from him for
- 15 \$7 million. I just -- I just don't. But I would
- 16 have to -- I know I -- so the answer to your
- 17 question, to be precise --
- 18 DAVID MARKUS: You would remember if it
- 19 went into your pocket --
- 20 GHISLAINE MAXWELL: I would remember if it
- 21 went -- I would -- he never paid me to -- for
- 22 services that you just described, \$7 million, to --
- 23 for any nefarious reason.
- 24 TODD BLANCHE: Yeah. I think I understand
- 25 what you've said about being on the payroll and



- 1 helping -- him helping you with businesses, and
- 2 giving you a lot of life things along the way. You
- 3 travel with him, you ate with him. He's, you know,
- 4 but there is the -- these massive amounts of money,
- 5 one-time payments that I --
- 6 GHISLAINE MAXWELL: So I don't -- you'd
- 7 have to trace that, right? So I don't believe that
- 8 came into my account or I had any control. I have no
- 9 memory of that. I have no -- no --
- 10 TODD BLANCHE: Well, but if there's
- 11 records that show it coming into your account, it
- 12 sounds like what you're saying is that not -- putting
- 13 aside your -- you have no memory of that money being
- 14 yours.
- 15 GHISLAINE MAXWELL: No.
- 16 TODD BLANCHE: Like you didn't -- that
- 17 money is not somewhere --
- 18 GHISLAINE MAXWELL: No. I wouldn't be
- 19 like, oh, yippee, let me go. I got \$7 million. I'm
- 20 going to go buy myself a yacht. No. Or I don't
- 21 know, something else or move it to some other -- no.
- 22 I don't think -- I don't think, if you
- 23 look -- you'll have to check, obviously you will. I
- 24 don't think you'll find that money moving in any --
- 25 to any account, either of mine or it shouldn't show,



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



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



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



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



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



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



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



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



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



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



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



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



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



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



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



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



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



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



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



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



- 1 that I could stop being, you know, a general manager
- 2 of a hotel.
- 3 TODD BLANCHE: Did you -- so did you take
- 4 other trips with some or all of those individuals,
- 5 kind of without Mr. Epstein in later years? Like,
- 6 you said that was the first time that you had kind of
- 7 been on something like that and it was an honor and
- 8 you were spending time with former President Clinton
- 9 and others.
- 10 Were there other -- over the years, did
- 11 you do that more than once?
- 12 GHISLAINE MAXWELL: Yes.
- 13 TODD BLANCHE: We'll talk about those.
- 14 Like multiple times, like too many to count or there
- 15 three or four times. Like how many times?
- 16 GHISLAINE MAXWELL: A lot. A lot. I went
- 17 on a lot of trips. Now I don't recall all of them.
- 18 Not because I'm trying to be evasive or anything, but
- 19 I just don't remember them all.
- 20 And after a while, you know, in the
- 21 incredible job that you have, all of you, that when
- 22 you're so high pressured and you're spending so much
- 23 time with extraordinary people like you do with
- 24 President Trump, it -- it can blur. It just does.
- 25 And those few things that stand out,



- 1 because at the end it's all just extraordinary as
- 2 cars and sirens and president. It's like, whoa,
- 3 okay.
- 4 TODD BLANCHE: So, I understand, but
- 5 talk -- so don't give me spec- --
- 6 GHISLAINE MAXWELL: Right.
- 7 TODD BLANCHE: -- I understand you can't
- 8 give specific numbers. What -- describe more about
- 9 kind of your, that part of your life and your
- 10 relationship. I'm using "relationship." You don't
- 11 like relationships.
- 12 GHISLAINE MAXWELL: Right, right.
- 13 TODD BLANCHE: And your -- sorry. And
- 14 your --
- 15 GHISLAINE MAXWELL: My employer.
- 16 TODD BLANCHE: Yes. Just describe your --
- 17 what you were doing with those individuals. So when
- 18 I say "those individuals," I'm talking about former
- 19 President Clinton, Doug, other folks that worked with
- 20 him.
- 21 GHISLAINE MAXWELL: All of them. Yes.
- 22 There were loads of them. And just all of them, you
- 23 know the team, I don't need to give you all the
- 24 names. You have them at your fingertips and I can
- 25 confirm. If you give me names, I'll say yes, because



- 1 they're not all going to pop into my head, so.
- TODD BLANCHE: Right.
- 3 GHISLAINE MAXWELL: Okay. So I started
- 4 spending a lot of time. I don't want to characterize
- 5 that, but I started spending time with the former
- 6 President and with Doug and his team.
- 7 And then it -- I had no purpose, really,
- 8 other than I had -- I obviously offered something, I
- 9 don't know, ideas of -- I don't know.
- 10 Anyway. And he started to travel. I
- 11 don't remember if the first trip was Africa or how it
- 12 went, but at some point, I think there was actually
- 13 two trips, but I'm not sure. So there was to Europe
- 14 and then to Africa, I think maybe it was all one
- 15 trip.
- 16 And at some point, Mr. Epstein said he
- 17 didn't want to go on the trip and he was going
- 18 somewhere else and he just left. And I was like,
- 19 well, okay. And so I ended up doing the whole trip
- 20 without Mr. Epstein or his plane.
- 21 TODD BLANCHE: And when you were traveling
- 22 with them, what were the purposes of the trips? Like
- 23 is this one --
- 24 GHISLAINE MAXWELL: I think these were
- 25 all -- I think actually it was the AIDS, was one of



- 1 the primary ones, for his AIDS Foundation, when he
- 2 was working to do that. And there were always a
- 3 humanitarian side to the trips.
- 4 And we went to Egypt and to, there was --
- 5 oh, yeah.
- 6 TODD BLANCHE: So there -- so it sounds
- 7 like you're describing one -- right now, one trip
- 8 with lots of stops.
- 9 GHISLAINE MAXWELL: It could be, but I
- 10 have a feeling that I went on other trips, but I
- 11 can't remember.
- 12 TODD BLANCHE: When you -- when you went
- 13 on these --
- 14 GHISLAINE MAXWELL: I went to London.
- 15 TODD BLANCHE: Went to London. Okay.
- 16 GHISLAINE MAXWELL: I don't know if that's
- 17 the same trip.
- TODD BLANCHE: When you went on these
- 19 trips, that -- were you always on Mr. Epstein's
- 20 plane?
- 21 GHISLAINE MAXWELL: No.
- 22 TODD BLANCHE: -- Or did you sometimes
- 23 accompany them on a different plane?
- 24 GHISLAINE MAXWELL: Correct. Yes.
- TODD BLANCHE: How many were on



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



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



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



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



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



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



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



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



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



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



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



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



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



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



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



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



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



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



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



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



- 1 with, all centered around Harvard. So I remember
- 2 him.
- 3 Martin Nowak, who's a mathematician.
- 4 Stephen Jay Gould. I don't know if Stephen Jay Gould
- 5 was -- came through the Harvard angle, but I know
- 6 that there was a -- he would -- excuse me, Epstein
- 7 would have dinners at the house that I was tasked to
- 8 organize and the scientists were a very major
- 9 component of that.
- 10 They weren't social dinners as much as
- 11 they were scientific. He would discuss whatever he
- 12 would discuss. But if you were in the area of brain
- 13 cognition or -- he would invite them to the house and
- 14 they would come, all of them. All -- any name you
- 15 can name, they would be there.
- 16 TODD BLANCHE: So let's talk about that
- 17 top -- that relation -- those -- those associations
- 18 or relationships he had with the mathematicians or --
- 19 and with Harvard, and I think with MIT, to some
- 20 extent as well.
- 21 GHISLAINE MAXWELL: Official
- 22 (indiscernible) MIT too, yeah.
- 23 TODD BLANCHE: What -- from what you
- 24 observed, what's the reason behind him having --
- 25 developing those ties with Harvard, with MIT, and



- 1 with certain professors and others associated with
- 2 those institutions?
- 3 GHISLAINE MAXWELL: He really was
- 4 profoundly interested in that area of science and in
- 5 the brain, and in -- I mean, if you were in --
- 6 Stephen Jay Gould or the major scientist on
- 7 happiness, I mean, it -- it came, I believe, from a
- 8 genuine area of interest, not from anything ...
- 9 TODD BLANCHE: And how did he -- how did
- 10 he become friends with them? How -- how was he able
- 11 to spend time with them? Meaning, did he donate to
- 12 the university and then they were kind of --
- 13 GHISLAINE MAXWELL: Certain --
- 14 TODD BLANCHE: -- it was mandatory fun for
- 15 them or did he have relations with them where he
- 16 would, you know --
- 17 GHISLAINE MAXWELL: I don't know the
- 18 chicken --
- 19 TODD BLANCHE: -- host them or --
- 20 GHISLAINE MAXWELL: I don't if the chicken
- 21 or the egg came first.
- TODD BLANCHE: Okay.
- 23 GHISLAINE MAXWELL: But -- but when I met
- 24 him first, I mean, he was already doing a lot of this
- 25 stuff. This is not -- I -- I've read, so this is why



- 1 I'm saying this. I was not responsible for these --
- 2 for this area of interest. I mean, I certainly --
- 3 sorry, just to bounce a second before it slips my
- 4 mind and I leave something out.
- 5 There was an institute in New Mexico
- 6 called -- anyone? The institute of -- it's very
- 7 famous. We're not talking to the Alamos.
- 8 Anyway, all right. There's a very famous
- 9 institute in New Mexico, so you can look it up.
- 10 You'll -- it'll come to you at the minute you put it
- 11 in your computer.
- 12 TODD BLANCHE: Okay.
- 13 GHISLAINE MAXWELL: And there had some of
- 14 the biggest brains ever. Those -- that relationship
- 15 came through me, so I -- that's me. And that is
- 16 because my father was -- one of the major scientific
- 17 hit up my family fortune, when I had one, came from
- 18 scientific publishing.
- 19 And when it started from the thing that
- 20 you were asking me yesterday, my father was in the
- 21 Second World War, I told you, and he won the military
- 22 cross, and then he actually did become what was part
- 23 of intelligence back in the war. And his job was to
- 24 interrogate German scientists and prisoners of war.
- 25 And then that parleyed into business with



- 1 Springer-Verlag and then into Pergamon Press, which
- 2 was the scientific journals business. And he had an
- 3 interest -- he believed that it's -- knowledge is
- 4 what would prevent war.
- 5 And the biggest scientific discoveries --
- 6 well, not all of them, but many of them are coming
- 7 from the Eastern block and that's how we have the
- 8 relationship with Santa Fe Institute.
- 9 And Murray Gell-Mann, specifically. And I
- 10 introduced Epstein to Murray Gell-Mann. Sorry, to go
- 11 off on a tangent.
- 12 TODD BLANCHE: This is at the Santa Fe
- 13 Institute?
- 14 GHISLAINE MAXWELL: Yes, thank you. And
- 15 Murray Gell-Mann was there, and Murray Gell-Mann and
- 16 Epstein got along very, very well.
- 17 TODD BLANCHE: Okay.
- 18 GHISLAINE MAXWELL: And he was the man of
- 19 the (unintelligible). Sorry.
- 20 TODD BLANCHE: So do you know whether --
- 21 so while you -- when you meet Mr. Epstein in the
- 22 early '90s continuing on, so not what he had done
- 23 before, did he -- why do you think, from what you saw
- 24 or what you heard, he had the relationship or wanted
- 25 to have the relationships that he had with Harvard



- 1 and with -- and with MIT?
- 2 GHISLAINE MAXWELL: So I think that that
- 3 may have come with Wexner. I'm not sure, but that's
- 4 something that I think that Wexner maybe had a
- 5 relationship with Harvard, and that he used that
- 6 relationship to, I believe, he funded a lot.
- 7 And if he didn't, that his clients of
- 8 which Wexner obviously was one, would fund. And he
- 9 would -- he would then make -- he would arrange the
- 10 fund or --
- 11 TODD BLANCHE: Did --
- 12 GHISLAINE MAXWELL: -- organize the fund,
- 13 or I don't know.
- 14 TODD BLANCHE: I'm going to take -- we'll
- 15 take a break in a -- in a minute, but just to kind of
- 16 set us up for what we're going to talk about next.
- Mr. Ep- -- we talked yesterday morning
- 18 about Mr. Epstein's kind of business and how he had
- 19 money. Did he seem to live beyond his means, as far
- 20 as what he was making?
- 21 So did you ever get the sense while you
- 22 were with him, that it was suspicious or curious how
- 23 he was able to have the funds to, you know, buy, you
- 24 know, two planes, you know, an island, and
- 25 New Mexico, you know, the ranch, almost -- almost



- 1 unlimited funds?
- 2 GHISLAINE MAXWELL: You said it perfectly.
- 3 I thought it was astonishing, but I didn't have any
- 4 reason to believe that it came from anything
- 5 nefarious.
- I saw him work. I never saw him really do
- 7 anything, other than be on the phone, there's that,
- 8 and he had a lot of meetings, but he had a lot of
- 9 accounts.
- 10 And he dealt with pretty much every
- 11 financier that you could care to mention. And if I
- 12 could have access to the names, I'd be able to tell
- 13 you which ones you -- I just don't remember them all.
- 14 But in every bank, Goldman, Lehman, all of
- 15 them, to my mind anyway. And most of the major
- 16 businessmen at that time, he was in the Council of
- 17 Foreign Relations, so you had access. That's an
- 18 extraordinary list of people. It just is.
- 19 And then he -- you asked me about his, but
- 20 I -- so I thought about it last night, how to try and
- 21 explain what it was and I think the best thing is to
- 22 focus only on Wexner's business.
- 23 So I was present for some of their
- 24 meetings in some of their business, and I listened.
- 25 And so things that I personally recollect, and I know



- 1 I heard, was that he would -- when I told you
- 2 yesterday, I think, that he would, no detail was too
- 3 small, so he would do the contracts with the staff, I
- 4 think, and I saw that myself.
- 5 And he also organized all the trusts for
- 6 all the children, so if Wexner had kids -- and
- 7 Wexner -- I don't know if he did, he did have
- 8 children. So every time there was a child, he would
- 9 create a trust for that child.
- 10 And I don't -- these were complex
- 11 financial structures that would contain stocks of the
- 12 various businesses. He restructured, when I was
- 13 there, Wexner's business in its entirety, as I
- 14 recollect.
- 15 And then not only that, but there were
- 16 business interests, so Wexner owned or build, or
- 17 designed, or I don't quite know how to characterize
- 18 it, but New Albany, which is a center outside of
- 19 Ohio, Columbus, Ohio, specifically.
- 20 And he built -- I remember this
- 21 conversation, he built himself a very large house,
- 22 like truly enormous and it's one of the biggest
- 23 private homes I've ever been to.
- 24 And he built all the houses around him,
- 25 and I'm like, this is so random, why would you do



- 1 that? And he said to me, well, because I want to
- 2 make sure that the people around me are my friends --
- 3 I want my friends around me and my neighbors. And I
- 4 was like, well, whatever. Okay, you know. I've been
- 5 around enormous wealth my whole life, and I've like
- 6 -- at some point I just say, okay, whatever. I get
- 7 it, and I don't. And so that's what he did.
- 8 But Epstein ran New Albany, which included
- 9 a country club and a golf club and a -- I mean, gosh,
- 10 your boss is one of the all-time great, you know,
- 11 businessmen in this area. You know what that is.
- 12 And he certainly does.
- 13 So there'd be that, and there was a
- 14 business business that Epstein -- well, he told me he
- 15 owned it, but of course, I can't say that for sure,
- 16 because I don't know, but it's a sports thing.
- 17 Riddell, is that a business? Riddell's? I thought
- 18 about it last night. It's red and had hats, helmets.
- 19 Riddell's?
- 20 LEAH SAFFIAN: Riddell.
- 21 GHISLAINE MAXWELL: Riddell. Yeah,
- 22 Riddell's.
- TODD BLANCHE: Okay.
- 24 GHISLAINE MAXWELL: Now, how he owned
- 25 that -- well, he told me he owned it, but how he



- 1 owned that, I -- but that was before I think I came
- 2 in and he had it, or he said he did.
- 3 TODD BLANCHE: Got it.
- 4 GHISLAINE MAXWELL: And he had other
- 5 businesses. He had -- I know this notion that he did
- 6 nothing and he just was a grifter and whatnot.
- 7 Okay. I'm not going to say that's not
- 8 true, but it's not what I saw and it's not what I
- 9 believe is true. Not because it couldn't have been
- 10 that he didn't grift or whatever the word is off --
- 11 off people, but I saw where I thought looked like
- 12 real work.
- TODD BLANCHE: Well, why don't we take
- 14 a -- take a break. Okay.
- 15 DAVID MARKUS: Yeah. Thank you.
- 16 SPENCER HORN: All right. The time is now
- 17 10:35 and we'll take a break.
- 18 (Off the record at 10:35 a.m.)
- 19 SPENCER HORN: We are resuming from break.
- 20 The time is 10:49 on Friday, July 25th.
- 21 TODD BLANCHE: Okay. All right. So we've
- 22 talked around this issue, but -- talked about it a
- 23 little bit. I want to spend the next hour or so or
- 24 however long it takes.
- 25 When you -- when we -- I want to talk,



- 1 focus kind of exclusively on Epstein and like his
- 2 criminal conduct with respect to women.
- 3 Do you -- you said yesterday a couple
- 4 times that, like, you now kind of recognize or think
- 5 that there was things that he did that you didn't
- 6 know about, and that he kept from you or that you
- 7 didn't see.
- 8 What did you see? So you said yesterday,
- 9 and I'm not -- I'm not trying to put words in your
- 10 mouth, but at some point he was getting massages
- 11 seven days a week, sometimes multiple massages a day.
- 12 Women have said that -- that were there -- that say
- 13 they were there giving him massages, said that those
- 14 included some sort of sexual conduct, however, you
- 15 define that in the broadest sense, not just a
- 16 traditional massage, regularly.
- So what do you -- what did you see and
- 18 hear at the time? And then I think, aside from what
- 19 you saw and heard at the time, now that you've been
- 20 through what you've been through and heard people say
- 21 what they've said, and read what they read, what do
- 22 you -- where does that leave you in your mind with
- 23 what happened?
- 24 GHISLAINE MAXWELL: Okay. So I saw
- 25 Epstein with women. I mean, what I mean by that is



- 1 he would have women around him, or women on the
- 2 plane, or women in his house, or -- that's how I'm
- 3 explaining that.
- 4 Those women were very interested. What --
- 5 my characterization of the interest -- the
- 6 relationships between all women that I saw with him
- 7 and him, was characterized by -- excuse me, their
- 8 interest in him as I would see it.
- 9 And by that, I mean, I never saw anybody
- 10 who didn't want to be with him and be with him, maybe
- 11 socially or whatever. I never saw anybody, not under
- 12 any form of duress in any type of situation where
- 13 they were, as I would characterize it, looking
- 14 uncomfortable or in any way distressed.
- 15 In the entire time I was with him or
- 16 traveled with him, I never saw that. So any time I
- 17 saw anybody with him, they were happy to be with him.
- 18 He would ask people all the time, whoever you were,
- 19 to massage his feet.
- 20 It just was -- he'd be sitting there, and
- 21 he'd have somebody massage his feet, or squeeze his
- 22 shoulders, or -- I saw that a lot. It was an
- 23 ubiquitous interaction, if you will.
- 24 So I did see that. I saw physicality, but
- 25 not anything that was -- I don't know how to



- 1 characterize it, anything that looked aggressive, I
- 2 suppose, to define that. So I never saw an
- 3 aggressive move.
- 4 TODD BLANCHE: Well --
- 5 GHISLAINE MAXWELL: I never saw anything
- 6 that was --
- 7 TODD BLANCHE: Non-consensual.
- 8 GHISLAINE MAXWELL: Thank you. Okay. I
- 9 never saw anything that was non-consensual. So if
- 10 he -- well, maybe they didn't -- I never saw anything
- 11 that looked like they didn't like the hug, or I never
- 12 saw what I would characterize as anything that was
- 13 unconsensual.
- 14 TODD BLANCHE: Did you see -- did you see
- 15 him either receiving or participating in sexual
- 16 conduct during massages? Understanding you never saw
- 17 something nonconsensual.
- Did you see him engage in sexual conduct
- 19 during massages?
- 20 GHISLAINE MAXWELL: Well, you could define
- 21 sexual conduct as in, I did see women who could have
- 22 been, you know, less than normally clad for massage,
- 23 but especially on the island where they would be in a
- 24 bikini or possibly even topless, yeah, I did see
- 25 that. So you would --



- 1 TODD BLANCHE: But what about in -- so --
- 2 yes, I agree, that's one area. Like -- so women who
- 3 were either not clothed or topless with just a bottom
- 4 on. But beyond that, did you see as part of that him
- 5 touching them?
- And again, I'm not talking about consent
- 7 or not consent or age or -- you know, I'm saying like
- 8 there's multiple, multiple, you know, dozens and
- 9 dozens of women who have said that they were -- that
- 10 they engaged in sexual contact. And I agree, there's
- 11 a broad range of what that can -- how that can be
- 12 defined, but defining it in the broadest of terms.
- GHISLAINE MAXWELL: So him being physical
- 14 with women? I did see that, but nothing that was not
- 15 consensual. And to address the issue of the large
- 16 number of women who today say that he was
- 17 non-consensual coercive with them. I'm not sure.
- 18 I -- in my mind I sort of have to characterize the
- 19 two distinct areas. There's one where is the women
- 20 who are not of age. Therefore, anything with them is
- 21 immediately unconsensual.
- TODD BLANCHE: Correct, yeah.
- 23 GHISLAINE MAXWELL: So let's start -- I
- 24 want to define anyone who's underage versus anybody
- 25 who's over age, because I do think that there's a



- 1 very significant differential between the two.
- TODD BLANCHE: So does the law.
- 3 GHISLAINE MAXWELL: Yes. Okay. So --
- 4 TODD BLANCHE: Yeah.
- 5 GHISLAINE MAXWELL: I don't mean that.
- TODD BLANCHE: No, no.
- 7 GHISLAINE MAXWELL: I'm not trying to be
- 8 smart.
- 9 TODD BLANCHE: I agree with you. Yes, I
- 10 agree with you. Yeah, yeah. Yeah.
- 11 GHISLAINE MAXWELL: Okay. So I want to
- 12 deal with the thing, which is really why we're here.
- 13 I mean, not that I'm not going to deal with the
- 14 other, but I just --
- 15 TODD BLANCHE: Yeah.
- 16 GHISLAINE MAXWELL: -- want to make a
- 17 distinction with underage situation, because there's
- 18 nothing about that that's right.
- 19 I never saw anything with anybody who was
- 20 certainly to be categorical in my -- from my trial.
- 21 Let's deal with that, because that's
- 22 something that I can say in -- I never saw that with
- 23 them at all. And I would say that as -- as
- 24 described, anyway, in my trial did not happen as
- 25 described.



- 1 I'm not saying that Mr. Epstein did not do
- 2 those things. I'm not casting those -- I'm not going
- 3 to say -- I don't feel comfortable saying that today,
- 4 given what I now know to be true. So I am not here
- 5 to defend him.
- 6 But what I can say is that I did not
- 7 participate in that activity. And --
- 8 TODD BLANCHE: So let's divide this into
- 9 two areas. Maybe there's more, but we'll start with
- 10 two areas. One is there was testimony and there's
- 11 certainly been depositions and public statements,
- 12 that some of these young women had conversations with
- 13 you about their age.
- 14 So, for example, conversations about the
- 15 fact that they were in high school or conversations
- 16 about the fact that they wanted to go to college one
- 17 day, which would necessarily mean -- well, not
- 18 necessarily, but would be more likely to mean that
- 19 they were in high school when they talked to you
- 20 about that.
- 21 And so, were there times -- were there
- 22 women that you knew were underage? And I say that
- 23 because that's different than whether they were
- 24 sexually abused in any way by Mr. Epstein, just
- 25 merely their age and going to give him a massage?



- 1 GHISLAINE MAXWELL: No, I never knew that
- 2 and I can categorically state that had any child said
- 3 to me that they were 14, 15, 16, maybe not 17,
- 4 because 17 in England, I mean, if someone had said
- 5 they were 17, I don't -- but I've read so much that
- 6 that did happen.
- 7 I mean, I just -- I had no -- I would
- 8 never have permitted such a thing, I would not -- I
- 9 don't even know what I would have done.
- 10 TODD BLANCHE: So some of the -- I think
- 11 even someone who testified at trial, but certainly
- 12 have publicly talked about, was as young as 14 when
- 13 she was introduced to Mr. Epstein.
- 14 In -- in your mind today, you don't -- you
- 15 kind of reject that that happened, that you saw that,
- 16 meaning you don't recall any obviously under 18 woman
- 17 coming to give him a massage?
- GHISLAINE MAXWELL: Well, I believe you're
- 19 talking about Jane, and I'm --
- TODD BLANCHE: Yeah.
- 21 GHISLAINE MAXWELL: -- very happy to
- 22 address that. I actually don't think that the
- 23 testimony is correct. I don't believe --
- 24 TODD BLANCHE: Yeah, look, I don't --
- 25 GHISLAINE MAXWELL: No. No, no, I'm



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



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



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



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



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



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



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



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



- 1 think I'm fairly confident, and I can say that at
- 2 least as characterized, it's just -- it's just false.
- 3 It's just -- it didn't happen as said.
- 4 Now, did it -- did it happen -- did he --
- 5 did he involve himself? I knew about Jane, because I
- 6 saw her come to the house. But I saw her with her
- 7 mother. I know that her allegations are that there
- 8 were orgies, for instance. But the people that she
- 9 suggests were in her orgies, didn't even work for
- 10 Epstein until '98 or '99.
- 11 Did he do orgies with those people? I
- 12 don't know anybody who was there who said that they
- 13 did. I certainly didn't see it. I can't say that
- 14 that happened. Did she do it with someone else? I
- 15 don't know.
- 16 The stories really start -- the
- 17 allegations really begin with DOJREDACTION. And I think
- 18 that you have to shift his behavior, such as it was
- 19 bar, there was one in California who made an
- 20 allegation.
- 21 There was a woman who said that she -- and
- 22 she's -- I didn't know about. So I think I would
- 23 call her the first person. I'd be aware of him using
- 24 his position to --
- TODD BLANCHE: But -- and sorry to



- 1 interrupt you. But I just want to -- I don't want --
- 2 I don't want to have you -- I don't think it's
- 3 helpful for us --
- 4 GHISLAINE MAXWELL: Okay.
- 5 TODD BLANCHE: -- have you kind of address
- 6 each allegation.
- 7 GHISLAINE MAXWELL: Okay.
- 8 TODD BLANCHE: I want you to clear your
- 9 mind and just tell the truth about it. So I'm not
- 10 saying you're not telling the truth.
- 11 I'm saying just putting aside what other
- 12 people have said, or what their lawyers have said, or
- 13 what they testified to or, you know, the rumors in
- 14 the press, push those aside, you were there.
- 15 And so when you go back to that time
- 16 period, '92, '93, '99, 2000, 2001, during that time
- 17 period, what did you see when it comes to young women
- 18 and massages?
- 19 GHISLAINE MAXWELL: All right. Sorry.
- 20 All right. So I saw him receive massages.
- 21 He had regular masseuses in the '90s, people who were
- 22 standard and who traveled with him, and I saw that.
- 23 He was living in the Iranian house, and
- 24 now that I look back, he had -- I didn't stay there,
- 25 but I would go to manage the house. I would see



- 1 women, models, or people that he would have come to
- 2 the house.
- 3
 I -- I know that I thought that he was
- 4 with Eva still at that time. That's what I believed.
- 5 And then subsequently believed that even
- 6 though she married him, I actually subsequently
- 7 believed that the baby that she had was his.
- 8 DAVID MARKUS: Can I interrupt for one
- 9 second?
- 10 TODD BLANCHE: Yeah. Of course.
- 11 DAVID MARKUS: Can I just ask some basic
- 12 top line questions?
- 13 GHISLAINE MAXWELL: Yes.
- 14 DAVID MARKUS: Were you ever in a massage
- 15 room with him and a masseuse?
- 16 GHISLAINE MAXWELL: Yes.
- DAVID MARKUS: Okay. Who -- when was
- 18 that?
- 19 GHISLAINE MAXWELL: Well, he would come in
- 20 sometimes, and he would say, like, give her a massage
- 21 here, or he would grab my -- you know, but not often.
- 22 I mean, he did come in from time to time.
- DAVID MARKUS: Were you ever in a massage
- 24 room with him with a masseuse that was naked or
- 25 giving him any sexual favors?



- 1 GHISLAINE MAXWELL: I never saw that.
- 2 DAVID MARKUS: Okay.
- 3 GHISLAINE MAXWELL: That I remember.
- 4 DAVID MARKUS: Okay. Did you -- did you
- 5 ever -- did any of the masseuses ever discuss with
- 6 you giving -- that they gave sexual favors to
- 7 Epstein?
- 8 GHISLAINE MAXWELL: No.
- 9 DAVID MARKUS: Okay. Did you ever see an
- 10 underage girl go into a massage room with
- 11 Mr. Epstein?
- 12 GHISLAINE MAXWELL: No.
- DAVID MARKUS: If you had seen that, what
- 14 would you have done? Would you have left?
- 15 GHISLAINE MAXWELL: I can't even conceive.
- 16 I can't even conceive of -- I can't imagine what I
- 17 would have done.
- DAVID MARKUS: All right. I'm sorry.
- 19 TODD BLANCHE: No. That's okay.
- DAVID MARKUS: Okay.
- 21 TODD BLANCHE: Did you ever observe
- 22 Mr. Epstein masturbating during a massage?
- 23 GHISLAINE MAXWELL: Yes. I mean, when I'd
- 24 seen him on a massage table, I had seen him
- 25 masturbate. I don't know if there was a masseuse



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



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



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



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



- 1 that -- part of the house.
- If I saw people, and I'm not saying I
- 3 didn't see people come to give him a massage, that
- 4 wouldn't be true either. But if I saw someone, let's
- 5 say, I wouldn't -- I don't remember ever seeing
- 6 anybody that I would characterize as a child, no.
- 7 Specifically someone who accused me of seeing her at
- 8 the time when she came.
- 9 If I did see her, and I don't believe I
- 10 did see her or meet her at all, but if she did, she
- 11 was as her -- she's described herself now, was very
- 12 mature and looked in her 20s.
- 13 So could somebody have come that was more
- 14 mature looking than the allegation of what she did
- 15 look like, with a photograph that was produced as
- 16 evidence? Yes. But I never recall at any time
- 17 seeing what I would characterize as a child coming to
- 18 give him a massage and going upstairs. Did I see
- 19 people come? I absolutely did.
- 20 Did I -- I just didn't see children. I
- 21 didn't see anybody I would think of as a child. And
- 22 if I had seen a child, I wouldn't -- I'm not sure
- 23 what I would have done.
- 24 TODD BLANCHE: Well, did you -- just
- 25 talking, like coming out a little bit of just bigger



- 1 picture, do you -- at the time that you were in his
- 2 life, did -- do you -- was he a -- did he seem to you
- 3 to be a sexual deviant or, I don't know what the
- 4 right way to describe it.
- 5 But when you say to me, he was getting
- 6 massages every single day, right? So young women
- 7 were everywhere. Multiple massages on some days.
- 8 Flew with the women to the island, to New York,
- 9 Paris. There's always women, they're always rubbing
- 10 him, giving him massages. I think it's -- it would
- 11 be an understatement to say that that's not normal?
- 12 GHISLAINE MAXWELL: I agree.
- 13 TODD BLANCHE: We've all kind of been part
- 14 of the Epstein story over the past several years, but
- 15 you were there at the time. Okay?
- 16 What was it like at the time? I mean, was
- 17 he a creepy guy when it came to that sort of thing?
- 18 Was he protective of how he looked publicly, image
- 19 wise? Like at the time, what was it like?
- 20 GHISLAINE MAXWELL: I think if he had been
- 21 creepy, like, as you would define, and you would
- 22 expect someone who was living that lifestyle to be
- 23 creepy, I don't think the women would have been
- 24 there.
- I don't think that they thought of him as



- 1 creepy. And if they did, I never saw them behave
- 2 like he was being weird. Was it a lot? Yes, it was
- 3 for sure. I found it overwhelming, and I couldn't
- 4 understand why it was interesting, because to me,
- 5 it's not interesting.
- But he, as he defined it, he found it
- 7 invigorating. He liked being with younger people and
- 8 not just younger people. I'm just saying because
- 9 they gave him ideas, and they were up to date on
- 10 music and --
- 11 TODD BLANCHE: Yeah, but that's different,
- 12 like, a masseuse coming every day.
- 13 GHISLAINE MAXWELL: I'm just telling you
- 14 what he was saying to me.
- TODD BLANCHE: Yeah.
- 16 GHISLAINE MAXWELL: I mean, to me, I just
- 17 found it a drag and difficult and annoying.
- 18 TODD BLANCHE: Did you --
- 19 GHISLAINE MAXWELL: But understand I
- 20 wasn't the only person present. So this time in the
- 21 2000s, you're talking about other people, like Sarah
- 22 Kellen, who was around, who interfaced with him.
- 23 I didn't have to -- she was really
- 24 interfacing with Epstein at this point in time in his
- 25 life. She was running his -- she was his assistant.



- 1 And so I didn't have to --
- TODD BLANCHE: That's a fair point. But
- 3 move beyond the -- his assistants or the folks that
- 4 work with him. What about his friends and the people
- 5 that were associated with him?
- 6 It couldn't be -- it doesn't -- I don't
- 7 understand how that -- how this is an after fact of
- 8 Mr. Epstein. So once he's arrested in Florida, it
- 9 becomes part of his story. And then later on he's
- 10 charged in Southern District, and then here we are
- 11 now in 2025.
- But he was a very successful, hardworking
- 13 guy, and he had a lot of clients, and he flew with
- 14 them on vacations and went to the island. It
- 15 doesn't -- I don't understand how he was able to hide
- 16 this, what seems to me to be some sort of sexual
- 17 fixation or issue --
- 18 GHISLAINE MAXWELL: I don't --
- 19 TODD BLANCHE: -- from -- from others?
- 20 GHISLAINE MAXWELL: I don't think he did
- 21 hide it. I -- that's the answer. And I think that
- 22 the people around him, I think, myself included --
- TODD BLANCHE: Yeah.
- 24 GHISLAINE MAXWELL: -- obviously,
- 25 normalized his behavior on a number of fronts. One,



- 1 I think it -- because it was a self -- because so
- 2 many people saw it of so many -- of such a high
- 3 caliber down that never seemed to think it would --
- 4 well, if they thought it was strange probably, they
- 5 never said it at the time. So it became sort of like
- 6 it was his thing, right? He was always around with
- 7 women.
- Now, you don't -- I understand that it's
- 9 very unattractive, especially in light of everything
- 10 that we know today. But at the time, the only way I
- 11 can sort of try and describe it is through Sex and
- 12 the City, the movie, the show on telly, where the --
- 13 this is -- that lifestyle is described on the TV show
- 14 constantly.
- 15 There are always these women around and
- 16 men who like it. And a lot of the men that I know
- 17 like women, and so maybe not as overtly as Epstein,
- 18 but he was overt, not covert, except obviously in the
- 19 context of the criminal behavior.
- 20 So what we're discussing now, there's a
- 21 difference between the criminal behavior and the
- 22 non-criminal. But you don't like the lifestyle, I
- 23 concur.
- 24 I agree. Especially now. And I -- I own
- 25 my side of that fence that I was there and that I saw



- 1 his behavior with women and didn't challenge him or
- 2 do something.
- 3 But I don't -- I don't think back in the
- 4 '90s or the 2000s, we've had a cultural shift. And
- 5 the cultural shift, I think is a very important part
- 6 of the analysis here. Not because I'm trying to
- 7 justify this, because I'm not, and I'm not trying to,
- 8 and I absolutely am not here to do the poor me
- 9 program. So please, don't misunderstand this.
- 10 However, in the 19---2000s, when this
- 11 behavior was going down, in the initial blush of the
- 12 Palm Beach investigation, the women who brought the
- 13 women who were underage 17, 16, I believe if I'm --
- 14 my memory serves, were actually targets of the
- 15 investigation and could have been charged with
- 16 prostitution and trafficking, I would -- if
- 17 trafficking was even a law.
- So you're taking -- you're taking
- 19 behavior. And I did introduce him to women, I did,
- 20 but not underage women. I understand that there are
- 21 allegations. I have read them about myself going to
- 22 schools. I can categorically tell you that I have
- 23 never, in my life, gone to a school to pick up a
- 24 child. Well, not for this purpose. I mean, like my
- 25 stepchildren, and all, but okay. Sorry, just --



- 1 TODD BLANCHE: No, I understand.
- 2 GHISLAINE MAXWELL: Okay. Thank you. I
- 3 just want to be clear that I'm not trying to be cute
- 4 or anything.
- 5 But -- and I did look for masseuses, I --
- 6 I did. I went to spas and if I met somebody who said
- 7 she was a masseuse, I did not check their
- 8 credentials. And of course, if she was attractive, I
- 9 did introduce her, yes.
- 10 If I met friends who were interested, he
- 11 was constantly asking me for -- to meet new and
- 12 interesting people. I did -- I did do that.
- 13 At the time, I viewed it as -- well, first
- 14 of all, part of my job, I think, or part of my
- 15 responsibility, if you were, to introduce -- because
- 16 it wasn't just women. If I met somebody who was
- 17 interesting, like Murray Gell-Mann or who I thought
- 18 he would like, I did that. So it's not exclusively,
- 19 but he did. And I did do that.
- 20 TODD BLANCHE: So -- but then -- so I want
- 21 to layer on top of what you just said, what we talked
- 22 about yesterday more, but a little bit today already,
- 23 which is everybody that was around him besides you,
- 24 like his friends.
- 25 GHISLAINE MAXWELL: Right.



- 1 TODD BLANCHE: So I accept the lifestyle.
- 2 I've seen the photos, the fact that everybody is --
- 3 we're all going to go to the island for a couple of
- 4 days, or we're flying on a private plane and there's
- 5 beautiful women everywhere.
- Is there any -- I mean, do you, as you sit
- 7 here today, think that the people around him didn't
- 8 also -- weren't also of the same place where they
- 9 were also getting massages where there was sex going
- 10 on during them, or things like that? And I'm
- 11 obviously asking this because that's what the --
- 12 GHISLAINE MAXWELL: Yeah.
- TODD BLANCHE: -- that's what everybody
- 14 has said. And when you just described what it was
- 15 like, the very next step from that is everybody's
- 16 going to Vegas for the weekend, you know. And so --
- 17 and so you -- it seems kind of far-fetched to say
- 18 that, yes, that was his lifestyle.
- 19 But then when he's taking groups of folks
- 20 to the island or groups of folks to New Mexico or
- 21 whatever, that they're all, you know, going to church
- 22 in the morning while he's getting a massage.
- 23 GHISLAINE MAXWELL: I hear you. I was
- 24 there, though. And --
- TODD BLANCHE: Yeah.



- 1 GHISLAINE MAXWELL: -- and you're talking
- 2 about very substantial people. And you are
- 3 extrapolating because the narrative that started
- 4 in -- by the way, not until 2009, is when it really
- 5 started.
- 6 So that narrative that was created and
- 7 then built upon, and it just mushroomed into what --
- 8 basically this is like a Salem witch trial. People
- 9 have gone and lost their minds for this thing. I
- 10 understand that.
- But the issue is, how do you satisfy a mob
- 12 who can't understand the lifestyle because it's like
- 13 P. Diddy in Redux on TV with Clintons and Trump. I
- 14 mean, it's -- it's bananas. And while some of it is
- 15 real, he did do those things. I'm definitely not
- 16 disputing that.
- 17 But this was a man, they didn't even
- 18 believe he had a real business. I happen to believe
- 19 he did. Did he grift? I don't -- I don't know,
- 20 because I wasn't really in his business. But this is
- 21 -- this is one man.
- 22 He's not some -- they've made him into
- 23 this -- he's not that interesting. He's a disgusting
- 24 guy who did terrible things to young kids. You're
- 25 not going to hear me say what he did to people who



- 1 are over the age 18. I'm sorry. I'm not going to go
- 2 there. That's just not what I'm here to -- I mean, I
- 3 -- okay?
- 4 But to suggest that Larry Summers or
- 5 Clinton would certainly go, oh my gosh, this is like
- 6 a guy I'm going to get my body rubbed and have some
- 7 sex. They're men that went and had a massage and
- 8 maybe did something sexual, they're men, I wasn't in
- 9 the room. I cannot tell you if that happened.
- 10 And if it did, not -- I never paid for
- 11 that. Just so that we're clear. Nobody ever said to
- 12 me, oh, you know, we had sexual intercourse and that
- 13 was a three, uh-uh (negative). I'd be like, okay.
- 14 TMI, no, not my business. You want to -- it's just
- 15 not. And I didn't want to know. Maybe there's that.
- 16 But did I, like, think these guys were
- 17 coming for that? I really don't. If you met
- 18 Epstein, there is no way that this cast of
- 19 characters, of which it's extraordinary, and some are
- 20 in your cabinet, who you value as your coworkers, and
- 21 you know, would be with him if he was a creep or
- 22 because they wanted sexual favors. A man wants
- 23 sexual favors, he will find that. They didn't have
- 24 to come to Epstein for that.
- Now did some? Okay. I don't know. I



- 1 wasn't there. I didn't see it.
- TODD BLANCHE: So when's the last time you
- 3 think you were with Mr. Epstein when he got a
- 4 massage?
- 5 GHISLAINE MAXWELL: I want to say 2007.
- fodd Blanche: 2007?
- 7 GHISLAINE MAXWELL: Yes.
- 8 TODD BLANCHE: And the frequency at that
- 9 point, so 2007, is that when it was at its peak,
- 10 would you say? Meaning the number of interactions he
- 11 was having daily with women and masseuses?
- 12 GHISLAINE MAXWELL: I wasn't really in his
- 13 life. I happened to be in the Caribbean in 2007. I
- 14 was with Ted.
- TODD BLANCHE: Okay.
- 16 GHISLAINE MAXWELL: And we -- I was still
- 17 speaking with Epstein, because I was still involved
- 18 in his -- you know, loosely with his -- the houses
- 19 and the staff and some of the billing. And he -- and
- 20 I was going back from being with Ted in the Caribbean
- 21 to New York, and Epstein offered me a ride. And so
- 22 Ted dropped me off in Saint Thomas, and I was on the
- 23 island, I believe, for one day and one night only.
- 24 On that visit, I believe -- well, I know
- 25 he would have gotten a massage, but I have -- there



- 1 were people there, but I did -- that were women. And
- 2 I was --
- 3 TODD BLANCHE: Okay.
- 4 GHISLAINE MAXWELL: -- just relieved not
- 5 to --
- TODD BLANCHE: Okay.
- 7 GHISLAINE MAXWELL: -- be leaving the next
- 8 day.
- 9 TODD BLANCHE: Let's take a break.
- 10 SPENCER HORN: Well, we're going to take a
- 11 break. The time is 11:31.
- 12 (Break at 11:31 a.m. to 11:49 a.m.)
- 13 SPENCER HORN: We are resuming the audio
- 14 recorded proffer agreement with Ms. Maxwell, and the
- 15 time is 11:49 a.m.
- 16 TODD BLANCHE: All right. I wanted to
- 17 follow up about former President Clinton's
- 18 relationship with Mr. Epstein, not you.
- 19 Can you -- we touched on it, but can you
- 20 just to set the -- I have a couple questions about
- 21 it, but what's your understanding of their
- 22 relationship from what you observed? Meaning former
- 23 President Clinton and Mr. Epstein.
- 24 GHISLAINE MAXWELL: I saw them talk. I
- 25 saw them sit down and have chats about, I don't know,



- 1 because I wasn't either a party or didn't listen and
- 2 I know -- I would characterize, originally anyway,
- 3 Mr. Epstein's interest in him because obviously he's
- 4 the former president.
- 5 But I never saw him -- other than that, I
- 6 saw them be friendly on the plane, but I never -- I
- 7 don't believe -- I don't recollect, anyway, ever
- 8 seeing them in any other context.
- 9 I don't remember him at his house in New
- 10 York. Like I said, I don't believe he ever went to
- 11 that island. I think that was just a -- that was a
- 12 story that DOJREDACTION did.
- TODD BLANCHE: Do you know one way or the
- 14 other, whether their relationship continued without
- 15 you, like, when you kind of moved on past
- 16 Mr. Epstein?
- 17 GHISLAINE MAXWELL: I don't believe so.
- TODD BLANCHE: Why do you say that you
- 19 don't believe so?
- 20 GHISLAINE MAXWELL: Because I don't think
- 21 they had a relationship even when I was there. I was
- 22 -- I -- President Clinton liked me, and we got along
- 23 terribly well. But I never saw that warmth or that
- 24 -- that warmth or however you want to characterize
- 25 it, with Mr. Epstein and cert- -- so I didn't see



- 1 that. I didn't see any interest in -- I didn't see
- 2 President Clinton being interested in Epstein. He
- 3 was just a rich guy with a plane.
- 4 TODD BLANCHE: When -- when the Southern
- 5 District of New York case kind of became public and
- 6 there was a search warrant of Mr. Epstein's house,
- 7 there was like a -- there was some sort of painting
- 8 or picture with Mr. Clinton in like a blue dress that
- 9 had been signed.
- 10 Did you know -- do you know where he got
- 11 that picture or that painting?
- 12 GHISLAINE MAXWELL: The first I saw it was
- 13 in the press.
- 14 TODD BLANCHE: So you never observed that
- 15 in his --
- 16 GHISLAINE MAXWELL: No.
- 17 TODD BLANCHE: -- brownstone?
- 18 GHISLAINE MAXWELL: No. I thought it was
- 19 hideous.
- 20 TODD BLANCHE: What's that again?
- 21 GHISLAINE MAXWELL: I thought it was
- 22 hideous.
- 23 TODD BLANCHE: And -- but you had never --
- 24 so you don't know, sitting here today, where
- 25 Mr. Epstein got it?



- 1 GHISLAINE MAXWELL: No.
- TODD BLANCHE: The circumstances in which
- 3 he got it?
- 4 GHISLAINE MAXWELL: No.
- 5 TODD BLANCHE: Do you know of any other
- 6 gifts or paraphernalia or art or pictures that former
- 7 President Clinton gave to Mr. Epstein?
- 8 GHISLAINE MAXWELL: No. I mean, did he
- 9 maybe get him a gift? I don't know. I have no
- 10 knowledge of that.
- 11 TODD BLANCHE: And then going back to the
- 12 topic we were talking about before our last break.
- 13 Well, when you said something yesterday at
- 14 the very beginning of our conversation that when you
- 15 first met Mr. Epstein and you ultimately have sex
- 16 with him, that he had -- I'll use the word erectile
- 17 dysfunction, but he had issues having sex?
- GHISLAINE MAXWELL: That's what he told
- 19 me.
- TODD BLANCHE: That's what he told you?
- 21 GHISLAINE MAXWELL: Yes.
- TODD BLANCHE: Okay. And then over the
- 23 years, you said sometime in the '90s he started
- 24 taking testosterone?
- 25 GHISLAINE MAXWELL: Yes. But I don't know



- 1 if it was in the '90s. I don't remember when he
- 2 started, but it wasn't -- he had patches --
- 3 testosterone patches --
- 4 TODD BLANCHE: Okay.
- 5 GHISLAINE MAXWELL: -- dermal.
- 6 TODD BLANCHE: Like on his arm?
- 7 GHISLAINE MAXWELL: Yes.
- 8 TODD BLANCHE: Okay.
- 9 GHISLAINE MAXWELL: And then he was
- 10 ridiculous, because you shouldn't take more than one.
- 11 But sometimes he had, like -- I'm like, what are you
- 12 doing? It's like unhealthy.
- 13 TODD BLANCHE: Okay. From what you
- 14 observed or saw or heard, did he continue to have
- 15 challenges sexually over the years or do you think
- 16 that whatever he told you -- whatever issue he told
- 17 you he had was fixed?
- 18 GHISLAINE MAXWELL: I think it was a lie.
- 19 TODD BLANCHE: You think he was lying
- 20 about what?
- 21 GHISLAINE MAXWELL: About his erectile
- 22 dysfunction.
- 23 TODD BLANCHE: Oh, you mean you never --
- 24 you don't think he ever had any issues? You think he
- 25 just told you that?



- 1 GHISLAINE MAXWELL: Right. That is what I
- 2 believe today, yes. But given -- if any of the
- 3 stories are true, even if he had erectile
- 4 dysfunction, the thing had a priapism, for Christ's
- 5 sake.
- TODD BLANCHE: Well, that's -- that's one
- 7 of the reasons for my questions. I mean, you're
- 8 right. I mean -- and again, we're -- we've talked
- 9 about this a fair amount, but what did -- like the
- 10 stories of what masseuses, underage and overage have
- 11 said about him is, are, you know, and what he liked,
- 12 what he demanded that they do. Whether it's watching
- 13 him masturbate or pinching his nipples, you know,
- 14 kind of things that are unusual.
- 15 Do you believe that? Like, do you -- from
- 16 what you saw, from what you observed, from what you
- 17 did when you were in a relationship with him, is that
- 18 true?
- 19 GHISLAINE MAXWELL: I -- well, the bulk of
- 20 what I read, he did not have sex. So that is
- 21 consistent with what he told me, actually.
- 22 And his masturbating, that is also
- 23 consistent with what I knew myself. And I'm going to
- 24 use a bad word for --
- TODD BLANCHE: Please, you can use



- 1 whatever words you need. Yes.
- 2 GHISLAINE MAXWELL: Blowjob.
- 3 TODD BLANCHE: Okay.
- 4 GHISLAINE MAXWELL: He liked blowjobs.
- 5 TODD BLANCHE: Okay.
- 6 GHISLAINE MAXWELL: That I did observe.
- 7 And he didn't seem to have any erectile dysfunction
- 8 for blowjobs, but sex, he didn't have. So when I
- 9 read the stories about all the allegations of sexual
- 10 rape, I find that challenging, because that was not
- 11 his modus operandi, from my perspective.
- 12 TODD BLANCHE: But when you read about
- 13 blowjobs, that -- does that -- that would be
- 14 consistent with kind of --
- 15 GHISLAINE MAXWELL: That would be
- 16 consistent, as would masturbation, yes.
- 17 TODD BLANCHE: Did you talk to masseuses
- 18 or women that either he was in a relationship with or
- 19 who asked you about working with him? Did you tell
- 20 them, yes, he likes blowjobs, yes, he'll masturbate
- 21 in front of you?
- 22 Like, did you have conversations with any
- 23 of those -- with women about what Mr. Epstein liked
- 24 or what would make him happy, or things like that?
- 25 GHISLAINE MAXWELL: I don't have any



- 1 memory of telling anybody about that. I think I may
- 2 have joked like saying, oh my God, you know, like
- 3 from a Sex and the City scene that, you know, he's --
- 4 but not -- I never instruct -- the question you're
- 5 asking me, sorry, let's just be clear.
- 6 Did I ever instruct anyone how to
- 7 pleasure, Mr. Epstein, your question? No
- 8 TODD BLANCHE: And you said this earlier,
- 9 but I want to just -- you kind of said it on your
- 10 own. I want to ask the question, just so I'll make
- 11 sure that there's no confusion.
- 12 When -- when you over the years --
- GHISLAINE MAXWELL: Sorry, can I just --
- 14 TODD BLANCHE: -- yeah. Of course. Yeah,
- 15 yeah, please.
- 16 GHISLAINE MAXWELL: Okay. Right. I just
- 17 want to say, the idea that I would have to explain to
- 18 a woman how to satisfy Mr. Epstein is patently
- 19 absurd, because he clearly was able to explain
- 20 himself.
- 21 He didn't need an interlocutor to explain
- 22 what he liked. He's been doing this obviously or
- 23 this -- some version of this story his whole life and
- 24 did not require any help from me.
- 25 TODD BLANCHE: Then -- so did you ever



- 1 observe him having sex with a masseuse? Regular
- 2 intercourse, not a blowjob, nothing else, where you
- 3 either walked in or you were in the room?
- 4 GHISLAINE MAXWELL: I never saw him have
- 5 sex with any person.
- TODD BLANCHE: And so how about oral sex?
- 7 Did you ever observe a woman giving him oral sex,
- 8 whether you were in the room or walked in, or --
- 9 GHISLAINE MAXWELL: I never saw
- 10 anyone give Epstein a blowjob. No.
- 11 TODD BLANCHE: But you said earlier you
- 12 did see him masturbating in front of masseuses.
- 13 GHISLAINE MAXWELL: I don't know if I said
- 14 that. I don't know --
- 15 TODD BLANCHE: Okay. Sorry. I don't
- 16 want --
- 17 GHISLAINE MAXWELL: -- if I said that.
- TODD BLANCHE: Let me ask you a question.
- 19 Sorry.
- 20 GHISLAINE MAXWELL: I don't know for sure
- 21 I said that.
- 22 TODD BLANCHE: No, that's fair. That's
- 23 fair.
- 24 GHISLAINE MAXWELL: I said I saw him --
- 25 I'm sure I saw him in a -- what some people could



- 1 define as sexual contact. Because if somebody could
- 2 not have their clothes or topless, I would say maybe,
- 3 I could say that.
- 4 If I saw him having -- masturbating when
- 5 someone was there, I don't recall that, I don't have
- 6 a specific memory of it. I'm sorry.
- 7 TODD BLANCHE: Okay.
- 8 GHISLAINE MAXWELL: But no, I'm not --
- 9 TODD BLANCHE: Okay.
- 10 GHISLAINE MAXWELL: -- I didn't say that.
- 11 TODD BLANCHE: Okay. I understand, that's
- 12 fair. Sorry. I'm not ---
- 13 GHISLAINE MAXWELL: That's okay.
- 14 TODD BLANCHE: -- certainly not trying to
- 15 put words in your mouth.
- GHISLAINE MAXWELL: No, no. That's --
- 17 absolutely no. That's fine.
- 18 TODD BLANCHE: So -- and you said, I think
- 19 in passing -- maybe not in passing. I'm sorry.
- 20 About -- about, you know, whether other
- 21 people who travel with him would get massages or --
- 22 so that would -- when I say that I'm referring mostly
- 23 to the island or, potentially, New Mexico. But also
- 24 his Palm Beach residence or even in New York.
- Do you know of -- do you have a list of



- 1 names in your head or names that come to mind of
- 2 people that you know did get massages when they were
- 3 with Mr. Epstein?
- 4 GHISLAINE MAXWELL: No, there's no list.
- 5 There's no list of people getting massages. I don't
- 6 have -- I can barely recall all the people. I can
- 7 barely recall. I struggle to recall actual people
- 8 that I met. And I may have met a long time that I
- 9 had even forgotten that -- about Mr. Kennedy, or I
- 10 probably brought it up yesterday. It just came to my
- 11 mind now.
- 12 So I don't have, and there's no list.
- 13 There was never a list. There was no -- or certainly
- 14 none that I ever saw. None I ever heard of, none
- 15 that I ever witnessed, none that I -- there's no
- 16 list. Has never been a list.
- 17 TODD BLANCHE: And you never heard
- 18 Mr. Epstein talk about such a list?
- 19 GHISLAINE MAXWELL: Never.
- 20 TODD BLANCHE: And you never heard
- 21 Mr. Epstein suggest that he had some sort of control
- 22 over somebody because of what he knew about what they
- 23 had done or had photos of him or anything?
- 24 GHISLAINE MAXWELL: I never heard him --
- 25 no, I never heard him ask questions about that. I



- 1 never heard him. So I've been present many times
- 2 with masseuses. I never -- who presumably could or
- 3 maybe did massage somebody, I'm not saying whether
- 4 they did or not just (indiscernible).
- I never heard him ask any question of any
- 6 masseuse who may have given a massage to a friend
- 7 that was on the island, or in Palm Beach or anywhere
- 8 else for that, any details about that massage. Like,
- 9 does he have a funky foot? No, I never heard that
- 10 because it -- weird.
- 11 TODD BLANCHE: And I think at one of the
- 12 breaks today, your lawyer may have showed you
- 13 something that just came out in the paper, I think
- 14 this morning or last night. A letter that you --
- 15 that is attributed to you, associated with this
- 16 birthday book from 2003 that we talked about
- 17 yesterday.
- Is -- did you see that letter.
- 19 GHISLAINE MAXWELL: I did see the letter.
- 20 TODD BLANCHE: Is that, in fact -- look
- 21 like your handwriting or something you wrote?
- 22 GHISLAINE MAXWELL: So, I don't remember
- 23 the letter.
- TODD BLANCHE: Okay.
- 25 GHISLAINE MAXWELL: But it does look like



- 1 my handwriting. And it does look like my name. And
- 2 it looks like it could be real, but I have no memory
- 3 of writing that, and I don't remember it at all.
- 4 TODD BLANCHE: Do you remember what the
- 5 birthday book, as they're calling it, what it, like,
- 6 looked like? Like how it was put together?
- 7 GHISLAINE MAXWELL: I do.
- 8 TODD BLANCHE: What do you remember about
- 9 it?
- 10 GHISLAINE MAXWELL: I remember it. It was
- 11 leather-bound, and I remember it being about yea big.
- 12 It was big. Right like --
- TODD BLANCHE: So you're saying it looks
- 14 like -- it's like over 12 inches, 14, 15 inches?
- 15 GHISLAINE MAXWELL: Yes. It was like sort
- 16 of like a folio size, I guess, or something like
- 17 that. And like this. And it was brown and thick,
- 18 about this thick.
- 19 TODD BLANCHE: Okay.
- 20 GHISLAINE MAXWELL: And --
- 21 TODD BLANCHE: So just -- so you -- so I
- 22 understand --
- 23 GHISLAINE MAXWELL: On heavy stock paper.
- 24 TODD BLANCHE: Heavy stock paper, like 14
- 25 inches high?



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



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



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



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



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    Yeah.
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                SPENCER HORN: This concludes the recorded
    proffer interview of Ms. Maxwell. The time is
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 4
    12:05 p.m., on Friday, July 25th.
                (Interview concluded at 12:05 p.m.)
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