UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF FLORIDA

IN RE: OPERATION LEAP YEAR



Federal Grand Jury, 07-103

West Palm Beach, Florida

May 8, 2007

APPEARANCES:

ESQUIRE

Assistant United States Attorney

, Foreperson

TESTIMONY

OF

	Page 2
1	The sworn testimony of E. I
2	was taken before the Federal Grand Jury, West Palm
3	Beach Division, West Palm Beach, Palm Beach County,
4	State of Florida, on the 8th day of May, 2007.
5	Philip W. May, Court Reporter, was authorized to
6	and did report the sworn testimony.
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Page 3
        (The witness entered the grand jury room.)
    having been duly sworn by the grand jury foreperson,
       was examined and testified on her oath as follows:
                EXAMINATION
        Q Could you start by reminding us of your name and
    where you're employed.
        A
10
                         I work for the FBI here in West
11
    Palm Beach on their violent crimes squad.
12
        Q And you are one of the case agents in Operation
13
    Leap Year?
14
     A Yes, I am.
15
        Q Did you recently participate in an interview of
17
          Yes.
      Q Can you tell us
                                        date of birth?
19
             was born on
20
           And you spoke with her recently?
21
        A
             Yes, we did.
22
        0
             So she was 18 at the time of the interview?
23
            Yes, I believe she was.
        A
24
             Who is
25
                    was identified by the Palm Beach
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- 1 Police Department as one of the girls who had frequented
- 2 Mr. Epstein's house.
- 3 Q How exactly did the Palm Beach Police Department
- 4 determine that she was one of those girls?
- 5 A When they did their search warrant at
- 6 Mr. Epstein's residence, some message pads were obtained
- 7 at his residence, and they had several calls from a girl
- named , and phone numbers. So they were able to
- 9 track back those messages back to
- 10 Q Did the Palm Beach Police Department try to
- 11 interview Miss ?
- 12 A They did.
- 13 Q Did she agree to speak with them?
- 14 A No. She stated that she loved Jeffrey Epstein,
- and that she would not say anything positive or negative
- 16 about what occurred.
- 17 O After the FBI became involved in this
- investigation, did you try to interview Miss
- 19 A We did, as well, with no such luck, as well.
- 20 Q How long ago was it that you first made contact
- 21 with Miss ?
- 22 A It was back in November of '06.
- Q Did you try to serve her with a subpoena issued
- 24 on behalf of this grand jury?
- 25 A Yes, we did.

Α

Yes.

Page 7 What else did Miss tell you? That she went to Mr. Epstein's residence, that 3 took her there the first time, that when she went upstairs she was paid \$200 when she first got there by . Then she goes upstairs, and Mr. Epstein comes in, he disrobes, puts on a towel, lays down on the 7 massage table and she begins to massage him. She tells Epstein that she heard he likes topless massages, and he told her that he did. And she 10 said, "Who wouldn't?" And she ended up taking off her top 11 during the first massage. But is clear that Mr. 12 Epstein did not at any point touch her during the massage. 13 Q But does she admit that he 14 Yes. On the second massage, Mr. Epstein asked her to leave her phone number with . Her phone number 15 was left there. On the second massage, she returned the very next day and gave him another massage. This time, 17 18 Mr. Epstein 19 Q Did Miss admit that 20 21 . And I think her term was that Yes, 22 meaning that 23 Q How long of a period of time did Miss 24 tell you that she performed massages? 25 A She wasn't able to give us a number of massages,

- but just said that it was a lot, and that she had been
- 2 giving him massages for a year.
- Q You mentioned to the grand jury that Miss
- said that Mr. Epstein never touched her, correct?
- 5 A Yes.
- 6 Q And she was very adamant about that?
- 7 A Yes, she was.
- 8 0 Were there other things that she was adamant
- 9 about in her interview with you?
- 10 A Well, she talked about what she would tell the
- 11 girls that -- and that she told Mr. Epstein that she was
- 12 18. I'm sorry, I take that back. She was told to say
- that she was 18, and she told us that she had a fake I.D.
- 14 showing that she was 18.
- So she passed that information along to the
- other girls when she brought -- eventually she brought
- other girls to perform massages, and that was one of the
- things that she told -- she told us first that she brought
- 19 18- to 20-year old girls. And then she stated that if the
- 20 girls lied, and they were underage, she told them that
- 21 they needed to tell Epstein that they were 18.
- 22 Q Have you been able to identify some of the girls
- 23 that Miss brought to Mr. Epstein's home?
- 24 A Yes.
- Q Were any of those girls over 18?

Page 9 A No, not that we found so far. 2 Have any of the girls told investigators about 3 what Mr. Epstein knew about their ages? A I'm sorry, say that again. Have any of the girls who came through been interviewed about what Mr. Epstein knew about 7 their ages? A We did interview them regarding that, and I'm not sure if he asked them. They were all told to say they 10 were 18, but not on every occasion would Mr. Epstein 11 inquire about their age. 12 Do you want to check your records on that? 13 Yes, could I do that? Q Yes, please do. 14 15 A I can tell you that one of the girls that she 16 brought -- this girl told Mr. Epstein that she was in high 17 school, and actually told him her true age, which was 18 under 18. Q So what told you about, that wasn't really the case? 20 21 A No, that wasn't. Sorry. 22 Q That's all right, I just wanted to make sure 23 it's clear. 24 So Miss told you that she had been told

to say she was 18, and she also told you that she had a

- 1 fake I.D.?
- Q Did she ever say that Mr. Epstein either asked
- for her age or asked to see her I.D.?

Yes.

- 5 A No, the topic never came up.
- 6 Q Did you also ask her about how appointments were
- 7 made?
- 8 A Yes. She was very clear in the fact that
- 9 would call her to arrange the appointments, but
- 10 that would call her once Jeffrey was in town.
- 11 Q So she was adamant that the calls only happened
- when she was already here?
- 13 A Yes.
- 14 Q Were you made aware that Epstein's counsel was
- informed that he was being investigated for traveling to
- 16 engage in prostitution, which means that the appointments
- would have been made before the traveling?
- 18 A Yes.
- 19 Q Was there anything else, besides the issue of
- age and the issue of when the appointments were made, that
- sounded coached or that she was especially adamant about?
- 22 A No, I wouldn't say coached. I mean, we talked
- about the preferences that Jeffrey discussed, as far as
- which girls he would like to bring.
- Once started giving massages to Epstein,

- told us that he liked different faces, so he would
- 2 ask her to bring other girls. We asked her if he ever
- gave any preferences of what he preferred, and her
- 4 response was that Epstein liked girls like her, which is
- 5 thin and blond and attractive.
- 6 Q And how old was she at the time?
- 7 A She was 15.
- 8 Q So thin, blonde, attractive and --
- 9 A Young, girls like her. I guess we asked if she
- ever made a mistake, or ever brought somebody that Mr.
- 11 Epstein didn't take to. She said that she had screwed up
- 12 and that she had brought a black girl to Mr. Epstein, and
- 13 that Epstein was not interested in black girls. But he
- 14 did pay her, and said that he wasn't a racist. He paid
- her the \$200 for her time, but did not want her to perform
- 16 a massage for him.
- 17 Q And he didn't allow that girl to perform a
- 18 massage?
- 19 A No.
- Q Was there anything else that Miss talked
- 21 about in the interview that you want to share with the
- 22 grand jury?
- 23 A I did ask her at the end of the interview if she
- 24 was in love with Mr. Epstein. She looked into the camera
- 25 and said that she loved him like a friend. But then she

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Page 12
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- kind of looked into the camera and gave a wink and a smile
- and said, "But with your money, I'd marry you any time,
- 3 Jeffrey."
- Q Did she also say that she considered him to be
- 5 an "awesome guy"?
- 6 A Several times she referred to him as an "awesome
- 7 guy". She said that the girls begged her to come and that
- 8 the girls didn't have a complaint, and the girls would
- 9 share with her everything that happened after the massage,
- 10 and that Jeffrey never touched any of the girls. But as I
- informed you, we did interview some of the girls that she
- 12 took, and he has touched them.
- 13 Q In preparation for your testimony today, did you
- 14 also speak with someone who is considered to be an expert
- in these cases?
- 16 A Yes.
- 17 Q And what is that person's name?
- 18 A
- 19 Q Has Mr. been qualified to testify as an
- 20 expert in federal and state courts in cases that involve
- 21 what he calls "compliant victims"?
- 22 A Yes.
- Q What does he mean by the term "compliant
- 24 victims"?
- A A compliant victim is when a victim is not

- 1 necessarily forced into the conduct that the offender
- wants them to engage into, that they actually consent to
- 3 that kind of activity.
- Q So that would include minors who are subjected
- 5 to sexual activity but weren't necessarily kidnapped or
- 6 forced at gunpoint, or something like that?
- 7 A Exactly.
- 8 Q Did he discuss with you the difficulties that
- 9 exist when you interview those types of victims?
- 10 A Yes. He stated that a compliant victim is often
- 11 times embarrassed that they went along with the behavior.
- 12 They are also likely to deny the behavior, especially when
- 13 being interviewed by investigators, that they'll deny it
- or they'll minimize it. Sometimes it takes two, three or
- multiple interviews to get compliant victims to either
- 16 trust their interviewer or realize that their interviewer
- is not going to be judgemental.
- 18 Q In this case, have you found that to be the case
- 19 with some of the interviews?
- 20 A Yes, I have.
- 21 Q In addition to being embarrassed, sometimes
- 22 these victims feel guilty about the fact that they were
- 23 involved in this type of activity?
- 24 A Oh, yes.
- Q Does Mr. also have expertise in sexual

- preference of offenders?
- 2 A Yes, he does.
- 3 O Did he explain why an offender would select the
- types of victims that are involved in this case, girls
- 5 between 14 and 17-years-old?
- 6 A This type of offender, the sexual preference he
- 7 has is for post-pubescent females that are physically
- 8 developed but not necessarily mentally matured. The girls
- 9 ranging in this age are sometimes inexperienced, they are
- 10 possibly naive, not as worldly.
- 11 An offender of this type could also maybe not
- 12 feel sexually adequate or feel competent dealing with his
- own age group. So knowing that these girls are less
- 14 experienced, may focus on them as well.
- 15 Q In addition to their emotional immaturity, did
- 16 Mr. talk about whether or not younger girls are
- 17 easier to manipulate than grown women?
- 18 A Yes.
- 19 Q Did he talk to you about "grooming"?
- 20 A Yeah. That's what an offender will use with a
- 21 compliant victim. He told us that grooming is a technique
- 22 where you gain the cooperation of those victims by
- 23 focusing on their interests and playing up to those
- interests. It's a type of seduction, he called it. That
- was his words for it. And we actually see this in this

- 1 case.
- 2 Q Can you give us an example of some of the types
- of grooming that Mr. Epstein used?
- A With one of the girls we're going to talk about
- 5 today, it's very apparent interviewing her how
- Epstein groomed her. She only went to three or four
- massages at this time, that she's admitted to. We feel
- that due to her phone conversations, the multiple calls,
- 9 that there may be more there. At this point she has
- 10 stated to us that she has performed three or four massages
- 11 for Mr. Epstein.
- 12 What he did is when she first went there he
- 13 played upon -- she was very shy, and he would play upon
- 14 that shyness. He told her that she was pretty. He asked
- 15 her to remove her clothing, and she would not. So he kind
- of kidded around with her shyness and complimented her,
- 17 showed interest in her, talked about her boyfriend and
- 18 different interests she had.
- At the end of that interview, because she did
- not take off her clothes, he tells her that if she's
- willing to do more, she will make more. He also tells her
- 22 that he would pay her if she would bring other girls. As
- 23 the massages increased, you can see that the next time she
- comes he plays again to that shyness, but he gets a little
- 25 bit more -- I guess he sees that it's not working. This

- 1 time she does comply and takes off her -- he asked her to
- 2 disrobe on the second massage. She takes off her blouse,
- but she refuses to take off the bra after Mr. Epstein
- 4 asked her to.
- So you can see that he tries through showing
- 6 interest. And then he actually -- when he sees that this
- 7 isn't working, he takes a more authoritative role with her
- in the last massage. She said that throughout all of
- 9 these massages he was very nice, and then at the end he
- 10 was much more frustrated and irritated. She does get down
- 11 to her bra and panties on that one, he's just much
- 12 more authoritative.
- So he started with the grooming process, tried
- 14 to get her interest, tried to use that to get her to
- 15 comply with removing her clothes. But as often happens,
- at the end of this, he took over and was much more
- 17 forceful with his requests.
- 18 Q Have other girls described that same situation
- where every time they went back, he tried to push it one
- 20 step further and one step further?
- 21 A Yes. Several of the girls have said that he
- would always push for more and more.
- Q Did Mr. explain why it is that a
- 24 compliant child victim cannot legally consent to the
- 25 sexual conduct?

- A Yeah. He stated that -- you know, we talked
- about how the law protects children, and stated that we
- hold adults accountable. When it comes to adolescents,
- 4 they go through normal tendencies that mature offenders
- 5 may try to take advantage of. But the law is in place for
- that reason, to protect -- in the federal law, to protect
- 7 those individuals under the age of 18.
- 8 Q And that's because of the different maturity
- 9 levels of the --
- 10 A The offender versus the victims, exactly.
- 11 Q Did you put together the photographs of the
- 12 defendants in this case?
- 13 A Yes, I did.
- 14 Q Are these photographs of the four human
- 15 defendants who are named in the proposed indictment?
- 16 A Yes.
- 17 Q With their names underneath them?
- 18 A Yes.
- 19 Q Agent, who is in the top left-hand corner?
- 20 A That's Jeffrey Epstein.
- Q When was this photograph taken?
- A Recently. There was an article that just came
- out regarding Mr. Epstein and his connection, or his
- 24 personal relationship with Prince Andrew, and that was a
- 25 picture that was in that article.

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Page 18
               Who is in the top right-hand corner?
         0
               That's
               Again, this is a relatively recent photograph?
         0
               Yes, that's his personal assistant.
               And the bottom left-hand corner?
               Again, that is one of Mr. Epstein's personal
                                           (phonetic).
 7
     assistants, that's .
               Has Miss
                                  since gotten married?
         0
               Yes, her name now is
10
               And the bottom right-hand corner?
         0
                                           She is, again, a
11
               That is
12
     personal assistant to Mr. Epstein. There has been some
     talk that she is also romantically -- or I should say
13
14
     sexually involved with Mr. Epstein.
15
               How old are the defendants?
         0
               Jeffrey is in his mid-fifties, and the three
16
17
     girls are in their early twenties.
               Do you have a copy of the draft indictment in
18
19
     front of you?
20
         Α
               Yes, I do.
               You mentioned when we were looking at the
21
22
     photographs that the three females work as personal
     assistants for Mr. Epstein, is that correct?
24
         Α
               Yes.
               So he is their employer?
25
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- 1 A Yes.
- Q Are you familiar with the property located at
- 3 358 El Brillo Way in Palm Beach?
- A That's Mr. Epstein residence.
- 5 Q And he owns that residence?
- A Yes, he does.
- Q Are you familiar with Defendant J.E.G.E., Inc.?
- A Yes. J.E.G.E., Inc. is owned by Jeffrey
- 9 Epstein. He is the president, the owner, the sole
- 10 director. It's a business that is solely used for the
- 11 activities of one of Mr. Epstein's airplanes, which is his
- Boeing 727. Its tail number is N908JE.
- 13 Q And you mentioned that he is the president and
- 14 the sole director. Is he also the sole shareholder?
- 15 A Yes, he is.
- 16 Q Are you familiar with Hyperion Air, Inc.?
- 17 A Yes. Hyperion Air, Inc. is also a business
- owned by Mr. Epstein. He is also the president, the
- 19 director and the sole shareholder of that company as well.
- 20 That company solely does business with his other aircraft,
- which is a Gulf Stream G-1159B. It bears a tail number
- 22 N909JE.
- Q Is that a smaller aircraft than the Boeing?
- 24 A Yes.
- Q Just to briefly remind the grand jury about

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Page 20
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- where the evidence has been collected in this case, was
- the start of your investigation information that you
- 3 received from the Palm Beach Police Department?
- A Yes, it was.
- 5 O And that included evidence seized during a
- 6 search of Mr. Epstein's home at El Brillo Way?
- 7 A Yes.
- 8 O Also controlled calls that the Palm Beach Police
- 9 Department placed?
- 10 A Yes.
- 11 Q And interviews of girls and other people by the
- 12 Palm Beach Police Department?
- 13 A Yes, as well as trash pulls that the Palm Beach
- 14 Police Department conducted on Mr. Epstein's residence.
- 15 O Then when the FBI became involved, the FBI did
- 16 additional interviews of girls and of recruiters?
- 17 A Yes.
- 18 Q They obtained phone records?
- 19 A Yes, we have.
- 20 Q And records of payments?
- 21 A Yes.
- 22 0 Did this grand jury also subpoena travel
- 23 records?
- 24 A Yes.
- 25 Q Including the flight manifests of the planes

- owned by Hyperion and J.E.G.E.?
  - A Yes.
- 3 Q Did you also get corporate documents related to
- 4 those two planes?
  - A Yes, we have.
  - 6 Q Once you had obtained all of this information,
  - did the FBI analyze the data, specifically the call
  - 8 information and the flight information to put together a
  - 9 pattern of activity by the defendants?
  - 10 A Yes, we did.
  - 11 Q So you have a series of phone calls coming from
  - 12 these three assistants who were on the board, the two
  - 13 girls who have been identified through this investigation?
  - 14 A Yes.
  - 15 Q When you spoke with those girls, did any of them
  - 16 tell you that they had developed some sort of a personal
  - 17 relationship with the assistants so that they were just
  - 18 chatting over the telephone?
  - 19 A No, not at all.
  - 20 Q All of them said what about the phone calls?
  - 21 A Said that the phone calls were made to set up
  - 22 appointments for Mr. Epstein.
  - 23 Q And the girls referred to it as appointments to
  - 24 work, is that right?
  - A Yes, they were appointments to work. There is

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Page 22
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- one exception, . We're going to talk about her
- 2 probably next week. She did say on one or two occasions
- had called her when she had gone out
- 4 to California on a trip, I believe. But that is the only
- 5 time that that was ever mentioned. In fact, we asked, and
- those phone calls were made for the purpose of setting up
- 7 appointments for Mr. Epstein.
- 8 0 Is the investigation continuing?
- 9 A Yes, it is.
- 10 Q Are you still trying to locate and interview
- 11 more girls?
- 12 A Yes.
- 13 Q Let's turn to the specific evidence reporting
- 14 the overt acts and offenses relating to Jane Doe's 1
- 15 through 5. I know that every member of the grand jury has
- 16 a copy of the draft indictment before them, and also a
- 17 chart.
- Do you have a copy of that chart as well?
- 19 A I do.
- 20 Q Do you have photographs of the five girls that
- we are going to talk about today?
- 22 A Yes.
- 23 Q And these are photographs of the people that we
- 24 are calling Jane Doe's 1 through 5?
- 25 A Yes.

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Page 23
1 Q And Jane Doe Number 1, you have previously
2 testified about her?
       A Yes, I have, that's
         Jane Doe Number 2?
          That is
            Jane Doe Number 3?
     A That is
         Jane Doe Number 4?
          And Jane Doe Number 5?
11
       A That is
12
             JUROR: The purpose of Epstein's business with
13
    his planes, did he transport?
14
          THE WITNESS: To travel around.
15
             JUROR: So it wasn't like a business of
16
      transporting other people?
17
        THE WITNESS: He flew other guests, sometimes
18
        unaccompanied, sometimes accompanied.
19
             JUROR:
                           and , do you have
20
      any evidence that they started young, like the rest
21
         of the recruits?
22
        THE WITNESS: We have evidence that they are his
23
        personal assistants employed by him, not that it was
24
         anything like what we were discussing.
         JUROR: There was an allegation that was made
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Page 24
          earlier, back in February, during one of these
          discussions, about a specific act that was performed.
          Can I ask about that? We were told back in February
 3
          that one of the girls when interviewed had alleged
          rape, and I hadn't heard about that allegation
          recently.
               THE WITNESS: That's probably Jane Doe Number 6.
          We're going to talk about her, that he forcibly put
          her on the table and
                                                 Yeah, she will
10
          be coming up. We're going to do her probably next
11
                She'll be the first one we'll talk about.
12
     BY MS.
13
               So turning to Jane Doe Number 1,
                                                           You
14
     testified about her earlier before this grand jury,
15
     correct?
16
               Yes, I did.
         Α
17
               And she also testified before this grand jury,
     correct?
18
19
               Yes.
         Α
20
               Can you remind us of her date of birth?
21
               She was born on
               Could you briefly refresh the grand jury's
22
23
     recollection of how she was recruited?
24
               She was approached on a beach by
         Α
25
                    (phonetic). They approached her on a beach
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- 1 took place.
- 2 On that date, March 12 of 2004, described
- going to Mr. Epstein's house and performing a sexual
- 4 massage?
- 5 A Yes, on or about that day.
- 6 Q On or about that date, what did state
- 7 about being paid?
- 8 A She was paid \$200.
- 9 Q And that relates to Overt Act Number 3?
- 10 A Yes.
- 11 Q And she stated that Mr. Epstein is the person
- who gave her that?
- 13 A She told us that in her statement.
- 14 Q If you could take a look at Overt Act Number 95,
- which is on page 17. On or about February 6, 2005,
- 16 Epstein had Jane Doe Number 1 to make one or more
- telephone calls to Jane Doe Number 2.
- First of all, who is Jane Doe Number 2?
- 19 A That would be , our youngest victim.
- Q Can you tell us what evidence you have related
- 21 to that overt act?
- 22 A We have the girl's statements that calls were
- 23 made. We also reviewed the phone records that indicated
- that there was telephonic contact between the numbers
- 25 belonging to and ...

Page 27 Q And in the statement of both girls, did they describe that is the person who called 3 looking for someone to come and work at Mr. Epstein's house? A Yes. Q Looking at Overt Act Number 96. On or about February 6, 2005, Epstein caused Jane Doe Number 1 to transport Jane Doe Number 2 to 358 El Brillo Way. What is the evidence related to that? 10 Again, the statements of and support 11 that as further evidence, and also reviewing the phone ' 12 records they indicate that there was telephonic contact 13 between and and 14 Q Overt Act Number 97, on or about February 6, 15 2005, Epstein made a payment of \$300 to Jane Doe Number 2 16 and a payment of \$200 to Jane Doe Number 1. 17 What was the evidence of that? 18 A Both and stated in their statements 19 that was paid \$300, and was paid \$200 for 20 bringing Q Did explain why she was paid \$300? 22 A Yes, she was paid \$300 because she performed her 23 massage. Mr. Epstein and 24 on 25 Q After this date, after February 6, 2005, was

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Page 28
    $300 found in :
                         's purse when it was searched at her
1
    school?
              Yes, it was, by a school administrator.
3
              If you could look at Overt Act Number 117, which
    is on page 19, and that states that on or about March 30,
           caused one or more calls to be made to a
    telephone used by Jane Doe Number 1.
              What evidence do you have related to that?
8
              We reviewed the phone records of
        that indicate this.
10
              And Overt Act 120, on or about March 31,
11
12
    caused one or more calls to be made to a telephone used by
13
    Jane Doe Number 1.
              Again, we reviewed the phone records that
14
    indicated there was telephonic contact between the numbers
15
                  and
16
    belonging to
              Then we have Overt Act Number 122, which is also
17
18
    March 31, that Epstein and caused Jane Doe Number 1
    to make a call to a telephone used by Jane Doe Number 2.
19
20
              What evidence do you have related to that?
              We have phone records that we have reviewed
21
    belonging to and . In this case, we also have a
22
23
    voice mail that was provided to us by the Palm Beach
     Police Department, a voice mail of leaving a voice
24
25
    mail message on phone.
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Page 29 O And Overt Act Number 123 refers to April 1st. What evidence do you have related to that? A We have reviewed the phone records of and that indicate telephonic contact was made on this day. We also again have another recorded voice mail by , left on phone. Q These later calls, the March-April calls, are those the controlled calls that the Palm Beach Police Department was involved in? 10 A There was controlled calls placed to 11 cell phone and to place of work by , under the 12 supervision of the Palm Beach Police Department. 13 Q And the voice mail message that you referred to of calling , what information was leaving 14 15 in that voice mail message? 16 A was asking for to get back in touch, 17 that she had set up an appointment for at Epstein's 18 house on the following day, on that Saturday at around 19 10:30 or 11:00. 20 Q In addition to the phone records, was there 21 anything that the Palm Beach Police Department found that also confirmed that this appointment actually was made. A As I mentioned earlier, the Palm Beach Police 24 Department was doing trash pulls on Mr. Epstein's 25 residence. In there, there were two messages or notes in

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Page 30
    there on Epstein's personalized stationary. On it it
    said, " with on Saturday at 10:30, and
    Saturday with at 10:30." That's the exact message on
3
    the two notes that were found in his trash when they
    retrieved it on April 8.
              If I could direct your attention to Count Number
    Five, which appears on page 26. That is the charge of
7
    enticement of a minor, referring to Jane Doe Number 1, and
                            are charged.
    Mr. Epstein and
10
              I know that you talked about the telephone
11
    traffic. The calls between and
12
    they fall within that March 7 through March 11 time
13
    period?
              A review of their telephone records do indicate
14
    that there were phone calls made during that time.
15
16
              And Jane Doe Number 1 actually went to Mr.
17
    Epstein's home?
              Yes, and performed a massage for him in the
18
19
    nude.
            And she was paid for that?
20
21
             Yes, she was paid $200.
                                               c, correct?
22
              And he
              Yes, he did. I would like to include that
23
24
          took upstairs for that massage, and she also
     set up the massage table and arranged the oil and lotions
25
```

Page 31 to do that massage. And also, just so it's clear, how old was 3 at that time? A She was 17. : Are there any questions about either how that evidence was presented or about the charges related to Jane Doe Number 1? Seeing no questions, we'll turn to Jane Doe Number 2. 10 Q You previously mentioned that that was 11 Yes. 12 Q Let's turn to Count Number Six, which is on page 13 26, which is the enticement of If you could tell 14 the grand jury about the evidence related to that. 15 date of birth is Q So during this period of February 5, 2005 to the 16 17 6th, how old was she? 18 A She was 14. 19 Q Can you remind the grand jury about the evidence 20 related to the enticement of 21 A As we stated earlier, we talked about the 22 telephone calls. We have shown that the facility of 23 interstate commerce was used by the telephone calls made 24 by their cell phones. We examined specifically 25 . Those calls were made to and

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Page 32
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- set up and arrange appointments for Mr. Epstein to have
- 2 his massages.
- Pertaining to during the massage that
- occurred on those dates, February 6, in particular, I
- 5 think I have discussed with you before what occurred on
- 6 that, that he -- and that was his term for
- 7 it -- and that he
- He did during that massage, and she
- 10 She was paid \$300, and we know that she was 14
- 11 at the time.
- 12 Q If we could turn to Count Number 43, which
- appears on page 31. Count 43 is one of the travel counts.
- 14 If you could tell the grand jury, did a trip occur on
- 15 March 31, 2005?
- 16 A Yes, we have flight records that indicate a
- 17 flight occurred on that date.
- 18 Q What type of plane was used?
- 19 A I'm going to refer to the J.E.G.E., Incorporated
- 20 aircraft as just the Boeing 727. If we talk about the
- 21 Hyperion Air, Incorporated aircraft, which is the Gulf
- 22 Stream, I will just say the Gulf Stream. So on that date
- he did travel on his Boeing 727, on 3-31.
- Q And Mr. Epstein was aboard the plane on that
- 25 day?

Page 33 A Yes, he was. Q With respect to the March 31st trip, was there evidence of him setting up the appointment with prior to that trip? We do have telephonic contact between Indian and , as well as I and and on the day before and the day of travel. 8 Q And even though that appointment was never kept, 9 that never went to that appointment, you have the 10 notes that were retrieved from the garbage that showed 11 that Mr. Epstein was expecting to show up for that 12 appointment? 13 A Yes. 14 Q Anything else with respect to that particular 15 count? 16 A We also have the controlled calls and the voice 17 mails. 18 Q Turning to Count Number 60, which appears on 19 page 34, that is the attempted enticement of 20 during the period of March 30 to April 1. 21 Again, at that point, was how old? 22 A She was 14. 23 Q And we had talked about the telephone calls that 24 were used. One of the things that is relevant to this

particular count was that in addition to the fact that

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Page 34
            was 14, did you interview a girl who went with
        when she went to Mr. Epstein's house back in
 3
    February?
              Yes, we did, that would be
              And was interviewed?
              Yes, she was interviewed by the Palm Beach
 7
     Police Department.
              What did
                            say about appearance?
        0
 9
              That she was the youngest looking girl that
10
     came.
              When you talked with , did talk about
11
12
     girls that Mr. Epstein liked in particular?
13
              Yes.
14
                             one of those girls?
              And was
15
         Α
              Yes, she was one of his preferences.
     told us that Mr. Epstein said to her on one occasion, "The
16
17
     younger, the better."
18
              And there was never any attempt to get
19
     I.D. or to confirm her actual age?
20
         Α
              No.
21
              As we discussed before, never actually went
22
     to that point, right, so that is just an attempt?
23
               Yes.
         Α
24
                             Are there any questions from the
25
         grand jury? Seeing no questions, we'll see you next
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	Page 35
1	week. Thank you.
2	(Witness excused.)
3	
4	
5	
6	
7	
8	CERTIFICATE OF REPORTER
9	
10	I CERTIFY pages 1 to 35 is a true transcript of
11	my shorthand notes of the testimony of
12	, before the Federal Grand Jury, West Palm
13	Beach, Florida, on the 8th day of May, 2007.
14	Dated at West Palm Beach, Florida this 23rd day
15	of May, 2007.
16	
17	Plin in Ma
18	Philip W. May
19	
20	Philip W. May, Court Reporter
21	
22	
23	
24	
25	