COMPOSITE

EXHIBIT 7

(File Under Seal)

Page 1

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

VIRGINIA L. GIUFFRE,

Plaintiff,

-against-

Case No : 15-cv-07433-RWS

GHISLAINE MAXWELL,

Defendant.

\*\*CONFIDENTIAL\*\*

Continued Videotaped Deposition of GHISLAINE MAXWELL, the Defendant herein, taken pursuant to subpoena, was held at the law offices of Boies, Schiller & Flexner, LLP, 575 Lexington Avenue, New York, New York, commencing July 22, 2016, 9:04 a.m., on the above date, before Leslie Fagin, a Court Reporter and Notary Public in the State of New York.

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2	A. I think everyone here can
3	understand what intercourse is, is when you
4	have sex. I don't know how to say
5	intercourse any other way, having sex with
6	somebody. Perhaps you would like to define
7	it for me.
8	Q. I'm trying to get your definition
9	right now because you are the witness. When
10	you use the term intercourse, what are you
11	referring to?
12	A. I'm referring to a penis entering
13	someone's vagina.
14	Q. Now, have you ever engaged in oral
15	sex?
16	A. In my life?
17	MR. PAGLIUCA: There are specific
18	areas that the court has allowed inquiry
19	into, and those are delineated in the
20	court's order of June 20th. The
21	open-ended "Have you ever engaged in
22	oral sex" is not part of the court's
23	order at page 10, and the court
24	specifically indicated that sexual
25	activity of third parties who bear no



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2	anyone in any of Mr. Epstein's five homes
3	that you have identified?
4	A. Yes.
5	Q. With whom?
6	A. Mr. Epstein.
7	Q. Did you ever have oral sex with
8	anyone in any of Mr. Epstein's five homes
9	that you've identified other than
10	Mr. Epstein?
11	MR. PAGLIUCA: I'm going to
12	instruct you not to answer, unless you
13	tie it to a specific individual related
14	to this case per the court's order.
15	MR. BOIES: I think the court's
16	order specifically permits this question
17	with respect to occasions related to
18	this case. If you instruct her not to
19	answer, all you're going to do is bring
20	her back. That's up to you.
21	MR. PAGLIUCA: It's up to you as
22	the questioner, Mr. Boies. The court's
23	order says the defendant need not answer
24	questions that relate to none of these
25	subjects or that is clearly not relevant



### Page 78 G. Maxwell - Confidential Johanna? A. I would not know. I would say no. Q. Did you engage in sexual activities with Johanna? 5 6 A. No. Q. Do you know how Johanna came to know Mr Epstein? 8 A. I met her at her university and she 9 came to answer phones. 10 11 Q. When you say she came to answer 12 phones, where? A. In Palm Beach 13 Q. At Mr. Epstein's home in Palm 14 15 Beach? A. Yes. 16 Q. So is it fair to say that Johanna 17 was initially hired to answer telephones, 18 according to your testimony? 19 MR. PAGLIUCA: This has already 20 21 been testified to Mr. Boies. We are repeating testimony now. 22 23 MR. BOIES: I think in the context of the witness' answers, these are fair 24 25 questions.



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1	G. Maxwell - Confidential
2	Now, I've asked you before, if you
3	want to instruct her not to answer, if
4	you want to go to the judge, we are
5	happy to do that, but I would suggest,
6	in the interest of moving it along, that
7	you stop these speeches.
8	MR. PAGLIUCA: You are not moving
9	it along is the problem, so maybe we
10	should call the court and get some
11	direction here, because I am not going
12	to sit here and rehash the testimony we
13	already gave.
14	MR, BOIES: That's fine.
15	THE VIDEOGRAPHER: The time is
16	10:51 a.m. and we are going off the
17	record.
18	(Whereupon, an off-the-record
19	discussion was held.)
20	THE VIDEOGRAPHER: The time is
21	10:56 a.m. and we are going back on the
22	record. This begins DVD No. 3.
23	MR. BOIES: We have just had a call
24	with Judge Sweet's chambers, Judge Sweet
25	is not available and his chambers



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2	or argue this in front of Judge Sweet.
3	But I will simply start referring
4	you back to the transcript and
5	instructing the witness not to answer
6	when I think we are getting into some
7	things that have been asked and answered
8	already.
9	MR. BOIES: Exactly the procedure
10	that I have proposed from the beginning.
11	If you think a question is out of
12	bounds, instruct not to answer and we
13	will then let the judge decide it.
14	BY MR. BOIES:
15	Q. How did it happen, Ms. Maxwell,
16	that Johanna, who had been hired to answer
17	the phones, ended up giving massages to you
18	and Mr. Epstein?
19	MR. PAGLIUCA: I'm going to
20	instruct you not to answer the question.
21	This has been previously, the subject of
22	your former deposition, it doesn't fall
23	into any of the categories ordered by
24	the court, and so you don't need to
25	answer that.



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2	Q. Was Johanna paid for the massages
3 that	she gave you?
4	A. I didn't pay her, so I believe she
5 was	paid,
6	Q. Who paid her?
7	A. I don't know who paid her.
8	MR. PAGLIUCA: Again, you've
9	already answered that there was no
10	sexual activity between yourself and
11	Mr. Epstein related to these massages,
12	That's record testimony today. That's
13	within the scope of the court's order.
14	The rest of this is outside the scope of
15	the court's order, and I instruct you
16	not to answer.
17	MR. BOIES: You are taking the
18	position that as long as she said says
19	that a massage did not involve sexual
20	activity, we cannot ask about massages.
21	That's your view?
22	MR. PAGLIUCA: On this particular
23	questioning, yes.
24 BY MI	R. BOIES:
25	Q. Did Mr. Epstein pay Johanna for the



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2	massages that she gave Mr. Epstein?
3	MR. PAGLIUCA: You just asked this
4	question, and I told her not to answer.
5	I will tell her not to answer again for
6	the same reasons.
7	Q. Do you know how much Mr. Epstein
8	paid Johanna to give massages?
9	MR, PAGLIUCA: Same instruction to
10	the witness. Why do you believe this is
11	within the scope of the court's order?
12	MR. BOIES: Because of the court's
13	reference to massages, and because I
14	think how much a girl who was hired to
15	answer the phone was paid to give a
16	"massage" goes to whether there actually
17	was or was not sexual activity involved.
18	MR. PAGLIUCA: The witness has
19	testified there wasn't.
20	MR. BOIES: Perhaps it will
21	surprise you, I think it should not,
22	that I do not believe in my deposition I
23	need to simply accept her
24	characterization without
25	cross-examination. Now, that's



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2	something the judge can decide, but a
3	question as to how much this young girl
4	was being paid for a "massage", I think
5	goes directly to the issue of sexual
6	activity.
7	MR. PAGLIUCA: Here is the problem,
8	Mr. Boies, at the first deposition,
9	there were very limited instructions not
10	to answer and the witness was not told
11	not to answer questions about how much
12	people were paid or not paid or any of
13	those subject matters. The witness was
14	only instructed not to answer about
15	sexual activity concerning adults in the
16	home
17	None of this came up during the
18	deposition, and you just don't get a
19	chance to redo the deposition because
20	you feel like you want to.
21	So the judge's order is in the
22	context of the instructions to the
23	witness not to answer in the first
24	deposition, which is simply sexual
25	activity involving adults, which was the



### Page 89 G. Maxwell - Confidential were sex toys or devices used in sexual activities in Mr. Epstein's property in the Virgin Islands? MR. PAGLIUCA: Objection to form 5 and foundation A. No. Q. Do you know whether Mr. Epstein 8 possessed sex toys or devices used in sexual 9 activities? 10 11 MR. PAGLIUCA: Objection to form 12 and foundation. 13 A . No. Q. Did you ever assist Mr. Epstein in 14 obtaining sex toys or devices used in sexual 15 activities? 16 MR. PAGLIUCA: Objection to form 17 and foundation. 18 19 A. No. 20 Q. In the 1990s and 2000s, did you ever have possession of or use sex toys or 21 devices used in sexual activities? 22 A. No. 23 Q. Did you, in the 1990s and 2000s, 24 engage in sexual activities other than 25



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2	intercourse with women other than what you
3	have testified to already?
4	MR. PAGLIUCA: First of all, I
5	object to the form and foundation and
6	it's also outside of the court's order
7	because it's unclear as you question,
8	and I specifically direct you to the
9	last line of the court's order: Sexual
10	activity of third parties who bear no
11	knowledge or relation to key events,
12	individuals or locations in this case.
13	MR. BOIES: This simply asks yes or
14	no, and I think that it is an
15	appropriate question given some of the
16	witness' prior answers, but there is no
17	point in debating it, because if you
18	instruct her not to answer, the judge
19	will decide whether it's appropriate.
20	MR. PAGLIUCA: I'm just telling you
21	if you tie it to something in this case,
22	I will let her answer.
23	MR. BOIES: Are you instructing her
24	not to answer?
25	MR. PAGLIUCA: Yes, unless you tie



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2	A. I don't recall ever hearing such a
3	thing.
4	Q. You know Mr. Les Wexner, correct?
5	A. I do.
6	Q. Do you know whether or not Maria
7	Farmer was ever at Mr. Wexner's property in
8	Ohio?
9	MR. PAGLIUCA: Can you tell me how
10	that relates to this order, counselor?
11	MR. BOIES: Yes, I think it goes
12	directly to the sexual activity related
13	to Maria Farmer and what Mr. Epstein was
14	doing with Maria Farmer.
15	Again, you can instruct not to
16	answer.
17	MR. PAGLIUCA: I'm trying to
18	understand why you are asking these
19	questions before I
20	MR. BOIES: I'm asking these
21	questions because these are people who
22	not only have been publicly written
23	about in terms of the sexual activity
24	that they were put into in connection
25	with Mr. Epstein, but the person who



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2	wrote about them is somebody who talked
3	to this witness about it, and I think
4	that this is more than easily understood
5	cross-examination.
6	MR. PAGLIUCA: Your question was,
7	do you know whether or not Maria Farmer
8	was ever at Mr. Wexner's property in
9	Ohio,
10	MR. BOIES: Yes. And if you let
11	her answer, you will see where it leads.
12	If you won't let her answer, the judge
13	is going to determine it. And I just
14	suggest to you that you stop these
15	speeches and stop debating, because you
16	are not going to convince me not to
17	follow-up on these questions. If you
18	can convince the court to truncate the
19	deposition, that's your right, but all
20	you're doing is dragging this deposition
21	out.
22	MR. PAGLIUCA: You have the
23	opportunity to give me a good faith
24	basis why you are asking these
25	questions



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2	MR. BOIES: I have given you a good
3	faith basis.
4	MR. PAGLIUCA: You haven't.
5	MR. BOIES: Then instruct not to
6	answer.
7	MR. PAGLIUCA: I am giving you the
8	opportunity to say why you are asking
9	the question, and why I'm telling her
10	not to answer and I am entitled to know
11	that
12	MR. BOIES: You are not entitled to
13	know why I'm asking the question. You
14	are only entitled to know that it
15	relates to the subject matter that I am
16	entitled to inquire about, and I don't
17	think the judge is going to think that,
18	you know, where Mr. Epstein shipped
19	Maria Farmer off to is outside the scope
20	of what I'm entitled to inquire about.
21	THE WITNESS: Can we take a break?
22	MR. BOIES: Only if you commit not
23	to talk to your counsel during the
24	break.
25	THE WITNESS: That's ludicrous.



# Page 154 G. Maxwell - Confidential Q. Insofar as you were aware, did 3 Virginia Roberts ever have a male friend that 4 visited her at the Epstein residences? A. I don't recall ever seeing a man 6 with Virginia. I believe she had a fiance 7 that I was aware of, I think, but that's all. Q. When were you aware that Virginia 9 Roberts had a fiance? A. I can't say I became aware from 11 reading all this stuff, or I was aware of it at the time. I don't know. 13 Q. Did you ever meet Virginia Roberts' fiance? 14 A. I don't think I ever did. I don't 15 recall meeting any men with Virginia. Q. Do you know 17 18 A. I never heard that name before. 19 20 Q. Have you ever heard the name of Carolyn Andriamo, A-N-D-R-I-A-M-O? 21 I don't recollect that name at all. 22 23 MR. PAGLIUCA: Mr. Boies, those names are on Exhibit 26, which we have 24 25 already gone over and she said she



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2	didn't recognize those people, so now we
3	are just repeating things that we went
4	over.
5	MR. BOIES: I am in the context of
6	seeing if I can refresh her
7	recollection, because these are women
8	that Mr. Figueroa, who she also does not
9	recall, brought over to Mr. Epstein's
10	residences, and I also want to make a
11	very clear record of what her testimony
12	is and is not right now.
13	Again, you can instruct her not to
14	answer if you wish.
15	MR. PAGLIUCA: I'm trying to get to
16	nonrepetitive questions here. You
17	basically asked the same question three
18	times. Then we get a pile of notes that
19	get pushed up to you, you read those.
20	Then you ask those three times, and then
21	we go to another question. So it's
22	taking an inordinately long amount of
23	time and it shouldn't.
24	MR. BOIES: I think that is a
25	demonstrably inaccurate statement of



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2	what has been going on, and I
3	attribute maybe I shouldn't attribute
4	it at all.
5	But if you want to instruct not to
6	answer, instruct not to answer. If you
7	don't, again, all I will do is request
8	that you cease your comments. I can't
9	do that. All I can do is seek sanctions
10	afterwards.
11	BY MR. BOIES:
12	Q. Ms. Maxwell.
13	A. Mr. Boies.
14	Q. What?
15	A. I'm replying. You said Ms.
16	Maxwell, I said Mr. Boies.
17	Q. Do you have a question?
18	A. No.
19	Q. I have a question.
20	A. I'm sure you do.
21	Q. During the time that you were in
22	the property or at the property that
23	Mr. Epstein has in the Virgin Islands, were
24	you aware of Mr. Epstein getting any
25	massages?



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2	court's order.
3	Q. In terms of preparing for this
4	deposition, what documents did you review?
5	MR. PAGLIUCA: To the extent I
6	provided you with any documents to
7	review, I will tell you that's both
8	it's privileged and I instruct you not
9	to answer.
10	Q. Did your lawyer provide you with
11	any documents to review in preparation for
12	this deposition that refreshed your
13	recollection about any of the events that
14	occurred?
15	MR. PAGLIUCA: You can answer that
16	question.
17	A. No.
18	Q. How many documents did your lawyer
19	provide you with?
20	MR. PAGLIUCA: You can answer,
21	A. One, I believe.
22	Q. One document. Was that a document
23	that had been prepared by your attorney, or
24	was it a document from the past?
25	MR. PAGLIUCA: I will tell you not



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2	MR. PAGLIUCA: Don't answer that
3	question. It's outside the court's
4	order.
5	Q. In 2005, were you aware of any
6	effort to destroy records of messages you had
7	taken of women who had called Mr. Epstein in
8	the prior period?
9	MR. PAGLIUCA: Don't answer that
10	question. It's outside the court's
11	order.
12	MR. BOIES: I said I would give you
13	a break every hour. It's been an hour.
14	MR. PAGLIUCA: Do you want a break
15	or do you want to keep going?
16	THE WITNESS: Keep going.
17	MR. BOIES: What I told you before,
18	you asked for a break every hour. I am
19	happy to give you a break at a fixed
20	time. What I'm not happy to do is
21	interrupt a chain of examination.
22	So if you want a break now, we will
23	take a break now. If you don't want a
24	break now, we will not break for another
25	hour.



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2	Q. Next one is Heidi
3	A. Tony is Virginia's guy that you
4	asked me about. I don't know Tony.
5	Q. I asked you about a Tony Figueroa.
6	A. Right, I don't know him, so I'm
7	guessing, I don't know him.
8	Q. Nicole?
9	A. No.
10	Q. Colleen?
11	A. No.
12	Q. Crystal?
13	A. I don't know who these people are:
14	Q. Was there a list that was kept of
15	women or girls who provided massages?
16	MR. PAGLIUCA: This has been
17	previously deposed on. This is not part
18	of the court's order, I will tell her
19	not to answer.
20	MR. BOIES: You are going to tell
21	her not to answer a question that says
22	was there a list of women or girls who
23	provided massages?
24	MR. PAGLIUCA: She has been
25	previously deposed on this subject.



#### Page 185 1 G. Maxwell - Confidential MR. BOIES: I think this is squarely in the court's order, but if 3 you instruct her not to answer, you instruct her not to answer. 5 6 MR. PAGLIUCA: We'll find out. BY MR. BOIES: 7 Q. I take it you don't know the ages 8 9 of any of these people? A. The ones that I did recognize were 10 roughly my age. The ones I don't know, I 11 wouldn't have a clue. 12 Q. Did you, or insofar as you are 13 aware anyone, maintain a list of females that 14 15 provided massage services to Mr. Epstein at his residences? 16 MR. PAGLIUCA: Objection to form 17 and foundation. 18 19 You can answer if you can. I don't know anything about a list. 20 A . Q. Let me go back to Exhibit 28. I 21 want to go down this list, excluding 22 Mr. Epstein himself, and just ask you a 23 24 series of the same essential questions about 25 each one.



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 2
                      CERTIFICATE
               I HEREBY CERTIFY that GHISLAINE
 5
 6
    MAXWELL, was duly sworn by me and that the
    deposition is a true record of the testimony
 7
    given by the witness.
 8
 9
10
11
               Lesvie Fagin,
               Registered Professional Reporter
12
               Dated: July 22, 2016
13
14
               (The foregoing certification of
15
   this transcript does not apply to any
16
    reproduction of the same by any means, unless
17
    under the direct control and/or supervision
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    of the certifying reporter.)
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