

**From:** "[REDACTED] (USANYS)" <[REDACTED]>  
**To:** "[REDACTED]" <[REDACTED]>  
**Cc:** "[REDACTED]" <[REDACTED]>, "[REDACTED] (USANYS)" <[REDACTED]>  
**Subject:** RE: EOUSA-2021-000288 :: 2020R00719 :: 20-CR-00330 :: USA v. Maxwell :: Blue Ant Studios - Kevina Tidwell  
**Date:** Thu, 05 Nov 2020 22:55:09 +0000

---

Thank you for your help. The only other item we need for this request is to claim exemption 7. I will send you a pre-populated form for review and signature.

Thanks again,  
[REDACTED]

---

**From:** [REDACTED] <[REDACTED]>  
**Sent:** Thursday, November 5, 2020 5:50 PM  
**To:** [REDACTED] (USANYS) <[REDACTED]>  
**Cc:** [REDACTED] <[REDACTED]>; [REDACTED] (USANYS) <[REDACTED]>  
**Subject:** RE: EOUSA-2021-000288 :: 2020R00719 :: 20-CR-00330 :: USA v. Maxwell :: Blue Ant Studios - Kevina Tidwell

That's fine, thank you.

---

**From:** [REDACTED] (USANYS) <[REDACTED]>  
**Sent:** Thursday, November 5, 2020 5:49 PM  
**To:** [REDACTED] <[REDACTED]>  
**Subject:** RE: EOUSA-2021-000288 :: 2020R00719 :: 20-CR-00330 :: USA v. Maxwell :: Blue Ant Studios - Kevina Tidwell

Yes

---

**From:** [REDACTED] <[REDACTED]>  
**Sent:** Thursday, November 5, 2020 5:40 PM  
**To:** [REDACTED] (USANYS) <[REDACTED]>; [REDACTED] <[REDACTED]>  
**Cc:** [REDACTED] (USANYS) <[REDACTED]>  
**Subject:** RE: EOUSA-2021-000288 :: 2020R00719 :: 20-CR-00330 :: USA v. Maxwell :: Blue Ant Studios - Kevina Tidwell

By docket dump to you mean providing everything that has been publicly filed on PACER in the criminal case?

---

**From:** [REDACTED] (USANYS) <[REDACTED]>  
**Sent:** Thursday, November 5, 2020 5:38 PM  
**To:** [REDACTED] <[REDACTED]>; [REDACTED] <[REDACTED]>  
**Subject:** RE: EOUSA-2021-000288 :: 2020R00719 :: 20-CR-00330 :: USA v. Maxwell :: Blue Ant Studios - Kevina Tidwell

I will likely provide a docket dump. Is there any objection?

---

**From:** [REDACTED] <[REDACTED]>  
**Sent:** Thursday, November 5, 2020 5:36 PM  
**To:** [REDACTED] (USANYS) <[REDACTED]>; [REDACTED] (USANYS) <[REDACTED]>  
**Cc:** [REDACTED] (USANYS) <[REDACTED]>; [REDACTED]; [REDACTED]

[REDACTED] (USANYS) <[REDACTED]>

**Subject:** RE: EOUSA-2021-000288 :: 2020R00719 :: 20-CR-00330 :: USA v. Maxwell :: Blue Ant Studios - Kevina Tidwell

Hi [REDACTED],

Our office has not made public any materials within the requested categories. To the extent we have any items in these categories, those materials are evidence in an ongoing investigation and a pending criminal case against Maxwell.

Please let me know if you need any additional information.

Thank you,

[REDACTED]  
Assistant United States Attorney  
Southern District of New York  
1 St. Andrew's Plaza  
New York, NY 10007  
[REDACTED]  
[REDACTED]

---

**From:** [REDACTED] (USANYS) <[REDACTED]>

**Sent:** Thursday, November 5, 2020 5:28 PM

**To:** [REDACTED] <[REDACTED]>; [REDACTED] <[REDACTED]>

**Cc:** [REDACTED] (USANYS) <[REDACTED]>; Smith, Theodore B. (USAEO) <[TSmith4@usa.doj.gov](mailto:TSmith4@usa.doj.gov)>

**Subject:** EOUSA-2021-000288 :: 2020R00719 :: 20-CR-00330 :: USA v. Maxwell :: Blue Ant Studios - Kevina Tidwell

Good evening [REDACTED] and [REDACTED],

The requester is a media company and is entitled to public documents only.

For these two cases:

- 1) [REDACTED], Ghislaine Maxwell 15-cv-7433 (LAP) *This case did not involve the SDNY.*
- 2) United States v. Ghislaine Maxwell, 20 Cr. 330 (AJN).

For the below events, I am requesting audio, video, photographic, and/or other still image records including but not limited to diagrams and drawings, as well as all transcripts and other metadata, physical or digital, associated with these audio-visual records. A. Any other 911 calls regarding JE or GM. B. All phone calls, interviews, or other recorded conversations with victims and possible victims of JE and/or GM. C. All phone calls, interviews, or other recorded conversations with the parents and other relatives of victims and possible victims of JE and/or GM. D. All phone calls, interviews, or other recorded conversations with witnesses and possible witnesses of JE and/or GM. E. Surveillance photographs, audio, and video of JE, GM, their properties, or their associates. F. All phone calls, interviews, or other recorded conversations with JE or GM, or representatives of JE or GM. A. All audio, video, photographs, or drawings of JE and GM, including depositions, subpoenas, or other interviews gathered during investigation or prosecution efforts.

EFTA00089801

Thanks for your help,

[REDACTED]

FOIA

[REDACTED]