

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF FLORIDA
FORT LAUDERDALE DIVISION
www.flsb.uscourts.gov

IN RE:

CASE NO.: 09-34791-RBR

ROTHSTEIN ROSENFELDT ADLER, P.A.,

CHAPTER 11

Debtor.

PRIVILEGE LOG
FARMER, JAFFE, WEISSING, EDWARDS, FISTOS &
LEHRMAN

Dated: February 23, 2011

Total of 159 pages

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
08076-08089	08/04/2009	Bradley Edwards	Spencer Kuvin	Transcript of Alfredo Rodriguez Deposition	Joint W/P Priv.
08311-08318	05/26/2009	Bradley Edwards	Katherine Ezell	WPB-Confidential-General-Financial Disclosure/Discovery	Joint W/P Priv.
08319-08324	10/16/2009	Bradley Edwards	Amy Ederi	WPB-General-Confidential	Joint W/P Priv.
08398	09/01/2009	Bradley Edwards	Kikka Claudio	C.M.A. vs. Epstein, et al.(File#:281849)	Joint W/P Priv.
08402	09/17/2009	Bradley Edwards	Paul Cassell	Report this as a parole violation	Joint W/P Priv.
08415	09/16/2009	Bradley Edwards	Margaret Berk	Scanned document from Margaret Berk	Joint W/P Priv.
08422	08/11/2009	Bradley Edwards	Katherine Ezell	Subpoena directed to the investigators	Joint W/P Priv.
10060	08/03/2009	Adam Horowitz	Jacque Johnson	Epstein-Depo-New York	Joint W/P Priv.
10069-10074	08/04/2009	Bradley Edwards	Spencer Kuvin	RE:Transcript of Alfredo Rodriguez Deposition	Joint W/P Priv.
10077-10079	08/06/2009	Bradley Edwards	Mercedes Estrada	RE:Epstein vs. Jane Doe No.101 & Epstein vs. Jane doe No. 102	Joint W/P Priv.
10099-10102	08/27/2009	Bradley Edwards	Spencer Kuvin	RE: Epstein Depo	Joint W/P Priv.
10192	08/11/2009	Adam Horowitz	Jacque Johnson	Trump Depo moved 08/18 to 9/24 in NY	Joint W/P Priv.
10194-10195	08/11/2009	Jacque Johnson	Kikka Claudio	FW: Out of state subpoenas	Joint W/P Priv.
10264-10266	08/09/2009	Adam Horowitz	Jacque Johnson	RE:Epstein-Letter regarding Leslie Wexner	Joint W/P Priv.

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
10279-10291	08/10/2009	Adam Horowitz	Jacque Johnson	RE: Epstein-Notice of production from non parties/depo of Jane Doe	Joint W/P Priv.
10372-10373	09/17/2009	Bradley Edwards	Katherine Ezell	RE: Leslie Wexner	Joint W/P Priv.
10490-10493	09/21/2009	Bradley Edwards	Amy Ederi	FW: Epstein Depo	Joint W/P Priv.
10592-10593	09/29/2009	Bradley Edwards	Katherine Ezell	RE: Leslie Wexner	Joint W/P Priv.
10604-10620	10/01/2009	Bradley Edwards	Katherine Ezell	FW:meeting w/ atty fr wexner	Joint W/P Priv.
10639-10643	10/06/2009	Bradley Edwards	Stuart Mermelstein	Meeting w/Leslie Wexner	Joint W/P Priv.
10700-10702	10/13/2009	Adam Horowitz	Jacque Johnson	Depo	Joint W/P Priv.
10724-1073	10/14/2009	Adam Horowitz	Jacque Johnson	Epstein-depo of Alan Dershowitz	Joint W/P Priv.
10897	10/29/2009	Bradley Edwards	Stuart Mermelstein	Leslie Wexner	Joint W/P Priv.
10992-11005	06/22/2009	Bradley Edwards	Amy Ederi	RE:Regular Monthly Cong. Call	Joint W/P Priv.
11011-11021	06/23/2009	Bradley Edwards	Katherine Ezell	RE:Regular Monthly Cong. Call	Joint W/P Priv.
11026-11032	07/09/2009	Bradley Edwards	Spencer Kuvin	RE:Epstein commissioner appointees	Joint W/P Priv.
11072-11074	07/28/2009	Bradley Edwards	Katherine Ezell	Possible witness from Switzerland	Joint W/P Priv.
11166-11169	06/23/2009	Katherine Ezell	Bradley Edwards	RE:Article: Bear Stearns	Joint W/P Priv.

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
11240-11245	06/22/2009	Katherine Ezell	Bradley Edwards	Article: Bear Stearns	Joint W/P Priv.
11248-11250	06/22/2009	Amy Ederi	Bradley Edwards	Article: Bear Stearns	Joint W/P Priv.
11255-11259	06/23/2009	Katherine Ezell	Bradley Edwards	USAO Chose Bradley Edwards conversation	Joint W/P Priv.
11269-11281	06/30/2009	Stuart Mermelstein	Bradley Edwards	RE: Epstein Depo; possible deponents	Joint W/P Priv.
11316-11319	06/28/2009	Katherine Ezell	Bradley Edwards	Discussion about possible witness from Switzerland	Joint W/P Priv.
11332-11336	08/04/2009	Spencer Kuvin	Bradley Edwards	FW: Transcript of Alfrefo Rodriguez Depo and Copperfeild and Clinton's whereabouts	Joint W/P Priv.
11340-11341	08/05/2009	Mercedes Estrada	Bradley Edwards	RE: Epstein vs. Jane Doe No. 101 & 102	Joint W/P Priv.
11348-11358	08/06/2009	Adam Horowitz	Bradley Edwards	RE: Motion for protective order/discussion	Joint W/P Priv.
11430-11434	08/27/2009	Spencer Kuvin	Bradley Edwards	Discussion RE: Wexner involvement	Joint W/P Priv.
11443	09/17/2009	Katherine Ezell	Bradley Edwards	Wexner served subpoena OH	Joint W/P Priv.
11541-11542	09/29/2009	Katherine Ezell	Bradley Edwards	RE: Leslie Wexner & Bob	Joint W/P Priv.
11551-11559	10/01/2009	Spencer Kuvin	Bradley Edwards	RE: Meeting w. Stanely Arkin	Joint W/P Priv.
11585-11586	10/14/2009	Adam Horowitz	Bradley Edwards	RE: Epstein; Larry Visoski confirmed	Joint W/P Priv.
11675-11676	10/29/2009	Stuart Mermelstein	Bradley Edwards	RE: Leslie Wexner attorney info	Joint W/P Priv.

Privilege Log – Dated 2-23-2011

Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
15981-15988	08/04/2009	Spencer Kuvin	Jacque Johnson	Attachment:Kellen & Trump subpoena	Joint W/P Priv.
15999-16007	08/05/2009	Bert Patton	Jacque Johnson	RE:Epstein Depo-New York	Joint W/P Priv.
16057-16065	08/06/2009	Mercedes Estrada	Jacque Johnson	Trump and Maxwell Dep dates	Joint W/P Priv.
15918-15949	08/04/2009	Adam Horowitz	Jacque Johnson	RE:Epstein Depo's 08/14,17,18 in NY & OH	Joint W/P Priv.
16066-16069	08/06/2009	Adam Horowitz	Jacque Johnson	Maxwell,Trump, Wexner convo RE:Depo dates	Joint W/P Priv.
16095-16098	08/11/2009	Adam Horowitz	Jacque Johnson	Maxwell,Trumo,Wexner Convo RE:Depo dates cont..	Joint W/P Priv.
15813-15814	10/29/2009	Stuart Mermelstein	Bradley Edwards	Wexler Lawyer's info	Joint W/P Priv.
15856	08/03/2009	Adam Horowitz	Jacque Johnson	Epstein Depo-NY;2 Attachments	Joint W/P Priv.
15866-15881	08/03/2009	Adam Horowitz	Jacque Johnson	Epstein Depos 08/14,17,18 in NY&OH/PDF of [REDACTED] [REDACTED] Notice of Videotaped Depo	Joint W/P Priv.
15893-15901	08/03/2009	Kikka Claudio	Jacque Johnson	Depo & subpoena notice for Trump	Joint W/P Priv.
15360-15363	09/01/2009	Jacque Johnson	Mercedes Estrada	RE:Alan Dershowitz;Harvard Law Info	Joint W/P Priv.
15394-15397	09/09/2009	Jacque Johnson	Katherine Ezell	RE:Epstein-Depos of [REDACTED] & [REDACTED]	Joint W/P Priv.
15413-15428	09/10/2009	Adam Horowitz	Jacque Johnson	RE:Esptein-Notice of Prodcution from Non Parties	Joint W/P Priv.
15434-15437	09/10/2009	Jacque Johnson	Katherine Ezell	Notice Of Production from Non-Parties discussion	Joint W/P Priv.

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
15454-15475	09/15/2009	Adam Horowitz	Jacque Johnson	Critton's notice of depo;Epstein notice of hearing,Mark Epstein notice of depo	Joint W/P Priv.
01465	07/13/2009	Katherine Ezell	Bradley Edwards	Epstein	Joint W/P Priv.
15485-15492	09/17/2009	Jacque Johnson	Mercedes Estrada	RE:Epstein Depo	Joint W/P Priv.
15493-15500	09/18/2009	Jacque Johnson	Katherine Ezell	RE:Deposition of Jean Luc Bruhnel	Joint W/P Priv.
15501-15555	09/18/2009	Jacque Johnson	Adam Horowitz	RE:Epstein Depo	Joint W/P Priv.
15556-15564	09/22/2009	Jacque Johnson	Margaret Berk	Epstein Depos	Joint W/P Priv.
15565-15575	09/25/2009	Jacque Johnson	Lisa Rivera	FW:Deposition of Jean Luc Bruhnel	Joint W/P Priv.
15687-15688	10/01/2009	Jacque Johnson	Lisa Rivera	Depo of David Hart Rogers	Joint W/P Priv.
15692-15707	10/01/2009	Jacque Johnson	Katherine Ezell	FW:Meeting w/Sranley Arkin	Joint W/P Priv.
15708-15709	10/06/2009	Jacque Johnson	Mercedes Estrada	RE:Jane Does 2-8v. Epstein-Cross Nod's of Oct 6-8 depos	Joint W/P Priv.
15033-15032	08/05/2009	Jacque Johnson	Mercedes Estrada	RE:Epstein-Depo for 8/17	Joint W/P Priv.
15087-15093	08/06/2009	Jacque Johnson	Mercedes Estrada	RE:Epstein-Depo for 8/17	Joint W/P Priv.
15094-15100	08/06/2009	Jacque Johnson	Kikka Claudio	RE:Epstein Depo-New York	Joint W/P Priv.
15109-15112	08/10/2009	Jacque Johnson	Adam Horowitz	RE:Epstein Depositions for 8/14,17,18 in NY & OH	Joint W/P Priv.

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
15122-15125	08/11/2009	Jacque Johnson	Kikka Claudio	RE: Ms. Maxwell Depo rescheduled	Joint W/P Priv.
15142-15158	08/11/2209	Bradley Edwards	Kikka Claudio	FW:out of state subpoenas	Joint W/P Priv.
15166-15170	08/11/2009	Jacque Johnson	Kikka Claudio	RE:out of state subpoenas	Joint W/P Priv.
15171-15172	08/11/2009	Jacque Johnson	Kikka Claudio	RE:Epstein	Joint W/P Priv.
15178-15182	08/12/2009	Jacque Johnson	Kikka Claudio	RE:Epstein	Joint W/P Priv.
15306-15355	08/25/2009	Jacque Johnson	Kikka Claudio	FW:Epstein Depo Notices & Subs	Joint W/P Priv.
14951-14952	08/03/2009	Jacque Johnson	Kikka Claudio	RE:Epstein Depo-New York	Joint W/P Priv.
14954-14972	09/16/2009	Adam Horowitz	Jacque Johnson	RE:Epstein-Depo of Mark Epstein on 9/21 in NY will take place as scheduled	Joint W/P Priv.
14979-14981	08/03/2009	Jacque Johnson	Kikka Claudio	RE:Epstein Depo-New York	Joint W/P Priv.
14983-15015	08/04/2009	Jacque Johnson	Adam Horowitz	RE:Epstein Depositions 8/14.17, &18 in NY & OH	Joint W/P Priv.
16501-16519	09/15/2009	Adam Horowitz	Jacque Johnson	Epstein Hearing	Joint W/P Priv.
16520-16547	09/09/2009	Spencer Kuvin	Jacque Johnson	RE:Epstein-Deposition of Jane Doe-9/30/2009	Joint W/P Priv.
16355-16384	08/24/2009	Adam Horowitz	Jacque Johnson	Epstein Depo Notices and Subs	Joint W/P Priv.
16554-16568	09/16/2009	Kikka Claudio	Jacque Johnson	RE:Epstein Depo	Joint W/P Priv.

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
16574-16577	09/17/2009	Adam Horowitz	Jacque Johnson	RE:Epstein Depo	Joint W/P Priv.
16396-16398	09/01/2009	Margaret Estrada	Jacque Johnson	Alan Dershowitz	Joint W/P Priv.
16578-16581	09/17/2009	Katherine Ezell	Jacque Johnson	RE:Depo	Joint W/P Priv.
16582-16585	09/18/2009	Adam Horowitz	Jacque Johnson	RE:Deposition of Jean Luc Bruhnel	Joint W/P Priv.
16585-16611	09/18/2009	Adam Horowitz	Jacque Johnson	RE:Epstein Depo	Joint W/P Priv.
16612-16439	09/18/2009	Adam Horowitz	Jacque Johnson	RE:Epstein Depo of Mark Epstein	Joint W/P Priv.
16440	08/18/2009	Spencer Kuvin	Jacque Johnson	RE:Epstein Sub to Bear Stearn	Joint W/P Priv.
16740-16753	09/22/2009	Margaret Berk	Jacque Johnson	RE:Epstein Depos	Joint W/P Priv.
16443-16452	09/09/2009	Katherine Ezell	Jacque Johnson	RE:Epstein-Depos of [REDACTED] & [REDACTED]	Joint W/P Priv.
16777-16786	09/30/2009	Adam Horowitz	Jacque Johnson	RE:Epstein	Joint W/P Priv.
16793-16794	10/01/2009	Lisa Rivera	Jacque Johnson	RE:Depo of David Hart Rogers	Joint W/P Priv.
16462-16477	09/10/2009	Adam Horowitz	Jacque Johnson	RE:Epstein-Notice of Production from Non Parties	Joint W/P Priv.
16802-16823	10/02/2009	Margaret Berk	Jacque Johnson	RE:Epstein depos	Joint W/P Priv.
16483-16486	09/10/2009	Katherine Ezell	Jacque Johnson	RE:Epstein-Notice of Production from Non Parties	Joint W/P Priv.

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
16874-16880	10/13/2009	Adam Horowitz	Jacque Johnson	Depo	Joint W/P Priv.
16904-16905	10/14/2009	Spencer Kuvin	Jacque Johnson	RE:Epstein	Joint W/P Priv.
16945	10/26/2009	Kikka Claudio	Jacque Johnson	RE:Epstein depos on 10/28	Joint W/P Priv.
17033-17034	10/26/2009	Kikka Claudio	Jacque Johnson	RE:Epstein depos on 10/28	Joint W/P Priv.
02065-02068	06/08/2009	Bradley Edwards	Mercedes Estrada	FW:Epstein-Confirming AT&T Dial Telephone Conference for Mon 6/8/09 at 2:00 p.m.	Joint W/P Priv.
02070	09/02/2009	Jacque Johnson	Spencer Kuvin	FW:Epstein-Depos ██████ & ██████ of ██████	Joint W/P Priv.
02071	08/18/2009	Adam Horowitz	Jacque Johnson	RE:Epstein Sub to Bear Sterns	Joint W/P Priv.
02072-02078	09/04/2009	Jacque Johnson	Spencer Kuvin	FW:Epstein-Depos ██████ & ██████ of ██████	Joint W/P Priv.
03466-03468	05/14/2009	Spencer Kuvin	Bradley Edwards	RE:Activity in Case 9:08-cv-80893-KAM Doe v. Epstein Order on Motion to Stay	Joint W/P Priv.
02301-02302	09/09/2009	Paul Cassel	Bradley Edwards	FW:Epstein	Joint W/P Priv.
03122-03123	06/10/2009	Adam Horowitz	Bradley Edwards	FW: Motion to Dismiss	Joint W/P Priv.
02805-02806	05/26/2009	Susan Stirling	Katherine Ezell	RE:WPB-Confidential-Genereal-Financial Disclosure/Discovery	Joint W/P Priv.
02670-02671	10/21/2009	Bradley Edwards	Spencer Kuvin	FW:Subpoena Info	Joint W/P Priv.
02517-02519	10/02/2009	Bradley Edwards	Katherine Ezell	FW:Meeting w/Stanley Arkin	Joint W/P Priv.

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
02614-02617	08/05/2009	Bradley Edwards	Kikka Claudio	FW:Proposal Request	Joint W/P Priv.
15702-15704	10/02/2009	Bradley Edwards	Katherine Ezell	FW:Meeting w/St Stanley Arkin	Joint W/P Priv.
15581-15585	09/28/2009	Bradley Edwards	Amy Ederi	FW:Epstein Depo	Joint W/P Priv.
15431-15433	09/10/2009	Adam Horowitz	Jacque Johnson	RE:Epstein-Notice of Production from Non Parties	Joint W/P Priv.
15797-15798	10/14/2009	Spencer Kuvin	Bradley Edwards	RE:Epstein	Joint W/P Priv.
11560-11562	10/02/2009	Bradley Edwards	Katherine Jacque Johnson	FW:Meeting w/St Stanley Arkin	Joint W/P Priv.
11444-11448	09/28/2009	Bradley Edwards	Amy Ederi	FW:Epstein Depo	Joint W/P Priv.
05823	09/04/2009	Adam Horowitz	Jacque Johnson	RE:Epstein	Joint W/P Priv.
05832	09/08/2009	Adam Horowitz	Jacque Johnson	RE:Epstein	Joint W/P Priv.
05838	09/08/2009	Jacque Johnson	Jack Hill	RE:Epstein	Joint W/P Priv.
05847	09/09/2009	Jacque Johnson	Katherine Ezell	RE:Epstein	Joint W/P Priv.
05859	07/23/2009	Bradley Edwards	Katherine Ezell	RE:Epstein	Joint W/P Priv.
05863-05864	07/23/2009	Bradley Edwards	Katherine Ezell	RE:Epstein	Joint W/P Priv.
05886-05887	07/24/2009	Bradley Edwards	Katherine Ezell	RE:Epstein	Joint W/P Priv.

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
05902-05903	07/28/2009	Bradley Edwards	Katherine Ezell	RE:Epstein	Joint W/P Priv.
05906-05907	07/28/2009	Bradley Edwards	Katherine Ezell	RE:Epstein	Joint W/P Priv.
05912	08/27/2009	Bradley Edwards	Spencer Kuvin	RE:Epstein	Joint W/P Priv.
05928-05930	07/28/2009	Bradley Edwards	Katherine Ezell	RE:Epstein	Joint W/P Priv.
05933-05934	09/18/2009	Bradley Edwards	Spencer Kuvin	RE:Epstein	Joint W/P Priv.
05936	09/18/2009	Bradley Edwards	Spencer Kuvin	RE:Epstein	Joint W/P Priv.
05938	09/18/2009	Bradley Edwards	Adam Horowitz	RE:Epstein	Joint W/P Priv.
05940-05941	09/18/2009	Bradley Edwards	Spencer Kuvin	RE:Epstein	Joint W/P Priv.
05951	05/29/2009	Bradley Edwards	Spencer Kuvin	RE:Epstein	Joint W/P Priv.
05957-05960	09/09/2009	Bradley Edwards	Kikka Claudio	RE:Epstein	Joint W/P Priv.
05970-05971	10/21/2009	Jacque Johnson	Margaret Berk	RE:Epstein	Joint W/P Priv.
05982-05983	10/28/2009	Bradley Edwards	Spencer Kuvin	RE:Epstein	Joint W/P Priv.
05993-05994	09/09/2009	Bradley Edwards	Adam Horowitz	RE:Epstein	Joint W/P Priv.
05997	08/06/2009	Bradley Edwards	Kikka Claudio	RE:Epstein	Joint W/P Priv.

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
01029	10/08/2009	Bradley Edwards	Carolyn Edwards	Brian Ryalls	Joint W/P Priv.
07707	09/03/2009	BradleyEdwards	Kikka Claudio	RE:Regarding:C.M.A. vs. Epstein. Et al.(File# 281849)	Joint W/P Priv.
07708-07709	06/22/2009	Bradley Edwards	Amy Ederi	RE:Regular Monthly Cong. Call	Joint W/P Priv.
07734	07/24/2009	██████████	Bradley Edwards	RE:Release	Joint W/P Priv.
07218-07219	10/02/2009	Bradley Edwards	Katherine Ezell	RE:Meeting w/St Stanley Arkin	Joint W/P Priv.
06861-06863	05/12/2009	Bradley Edwards	Katherine Ezell	RE:Jane Doe II v. Epstein	Joint W/P Priv.
06876-06879	05/12/2009	Bradley Edwards	Stuart Mermelstein	RE:Jane Doe II v. Epstein	Joint W/P Priv.
06891-06897	05/12/2009	Bradley Edwards	Katherine Ezell	RE:Jane Doe II v. Epstein	Joint W/P Priv.
06901	09/11/2009	Bradley Edwards	Mercedes Estrada	Re:Jane Doe No. 101 & Jane Doe No. 102 vs. Epstein-Cross Notice Of Depos	Joint W/P Priv.
06902	09/15/2009	Bradley Edwards	Mercedes Estrada	RE: Jane Doe No.101 & Jane Doe NO.102 vs. Epstein	Joint W/P Priv.
06903	09/04/2009	Bradley Edwards	Mercedes Estrada	RE: Jane Doe No.101 & Jane Doe NO.102 vs. Epstein-Cross-Notice of Taking Video Deposition	Joint W/P Priv.
06806-06807	09/09/2009	Bradley Edwards	Adam Horowitz	RE:Epstein	Joint W/P Priv.
06712	10/19/2009	Bradley Edwards	Kikka Claudio	RE: Igor Zinoview depo	Joint W/P Priv.
06713-06714	09/15/2009	Bradley Edwards	Robert Josefberg	RE:Epstein	Joint W/P Priv.

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
06720-06727	10/14/2009	Bradley Edwards	Jack Hill	RE: Igor Zinoview depo	Joint W/P Priv.
06728	09/09/2009	Bradley Edwards	Kikka Claudio	RE:Epstein	Joint W/P Priv.
06711	09/09/2009	Kikka Claudio	Bradley Edwards	RE:Epstein	Joint W/P Priv.
06472	05/08/2009	Spencer Kuvin	Bradley Edwards	RE:FYI Epstein Depo	Joint W/P Priv.
06460-06464	05/08/2009	Bradley Edwards	Spencer Kuvin	RE:FYI Epstein Depo	Joint W/P Priv.
06455-06459	05/08/2009	Spencer Kuvin	Bradley Edwards	RE:FYI Epstein Depo	Joint W/P Priv.
06448-06452	05/08/2009	Spencer Kuvin	Bradley Edwards	RE:FYI Epstein Depo	Joint W/P Priv.
06420-06427	05/08/2009	Spencer Kuvin	Bradley Edwards	RE:FYI Epstein Depo	Joint W/P Priv.
06416-06419	05/08/2009	Spencer Kuvin	Bradley Edwards	RE:FYI Epstein Depo	Joint W/P Priv.
05925-05926	07/28/2009	Katherine Ezell	Bradley Edwards	FW:Epstein	Joint W/P Priv.
05883-05584	07/24/2009	Katherine Ezell	Bradley Edwards	RE:Epstein	Joint W/P Priv.
05022-05025	09/10/2010	Adam Horowitz	Jacque Johnson	RE:Epstein-Notice of Production from Non Parties	Joint W/P Priv.
04724-04725	05/27/2009	Bradley Edwards	Katherine Ezell	RE:Epstein Cases-depostions in federal cases	Joint W/P Priv.
BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
06990-07002	06/11/2009	Brad Edwards	Katherine W. Ezell	June 10 th hearing-WPB-Confidential	Joint-privilege
07003-07006	06/26/2009	Amy Ederi	Brad Edwards	June 25 th hearing-WPB-	Joint-privilege

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
				Confidential	
07030	09/22/2009	Bradley Edwards J.	Spencer Kuvin	█ v. Epstein – defendant, Jeffrey Epstein’s response to plaintiff	Joint-privilege
07090-07091	9/29/2009	Bradley Edwards J.	Katherine W. Ezell	Leslie Wexner	Joint-privilege
07092	10/29/2009	Stuart Mermelstein	Bradley J. Edwards	Leslie Wexner	Joint-privilege
07093	09/17/2009	Bradley Edwards J.	Katherine W. Ezell	Leslie Wexner	Joint-privilege
01484	05/21/2009	Robert Josefsberg C.	Bradley J. Edwards	Epstein	Joint-privilege
01503	08/24/2009	Spencer Kuvin	Bradley J. Edwards	Epstein	Joint-privilege
01517	09/18/2009	Adam Horowitz; Spencer Kuvin	Bradley J. Edwards	Epstein	Joint-privilege
01514	08/26/2009	Spencer Kuvin	Bradley J. Edwards	Epstein	Joint-privilege
01515	08/27/2009	Spencer Kuvin	Bradley J. Edwards	Epstein	Joint-privilege
01477	07/21/2009	Adam Horowitz; Stuart Mermelstein	Bradley J. Edwards	Epstein	Joint-privilege
01489	08/03/2009	Adam Horowitz	Bradley J. Edwards	Epstein	Joint-privilege
07110-07112	09/25/2009	Bradley Edwards J.	Spencer Kuvin	█ v EPSTEIN hearing 9/22/09	
07113-07114	09/25/2009	Spencer Kuvin	Bradley J. Edwards	█ v EPSTEIN hearing 9/22/09	Joint-privilege
07115-07116	09/25/2009	Bradley Edwards J.	Spencer Kuvin	█ v EPSTEIN hearing 9/22/09	Joint-privilege
07145-07146	09/22/2009	Adam Horowitz	Bradley J. Edwards	Mark Epstein	Joint-privilege
07211-07213	10/01/2009	Bradley Edwards J.	Spencer Kuvin	Meeting with Stanley Arkin	Joint-privilege
07210	10/06/2009	Stuart Mermelstein; Robert Josefsberg; c.	Katherine W. Ezell	Meeting with Leslie Wexner	Joint-privilege

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
		Bradley J. Edwards			
07214-07215	10/01/2009	Robert C. Josefsberg	Katherine W. Ezell	Meeting with Stanley Arkin	Joint-privilege
07216-07217	10/02/2009	Bradley J. Edwards	Katherine W. Ezell	Meeting with Stanley Arkin	Joint-privilege
07220-07223	10/01/2009	Spencer Kuvin	Bradley J. Edwards	Meeting with Stanley Arkin	Joint-privilege
07224-07225	10/02/2009	Katherine W. Ezell	Bradley J. Edwards	Meeting with Stanley Arkin	Joint-privilege
07226-07227	10/01/2009	Robert C. Josefsberg	Spencer Kuvin	Meeting with Stanley Arkin	Joint-privilege
07228-07229	10/01/2009	Bradley J. Edwards	Robert C. Josefsberg	Meeting with Stanley Arkin	Joint-privilege
07280-07283	08/06/2009	Adam Horowitz	Bradley J. Edwards	Motion for protective order	Joint-privilege
07633-07634	08/06/2009	Bradley J. Edwards	Kikka M. Claudio	Proposal Request	Joint-privilege
07710-07733	06/23/2009	Katherine W. Ezell	Bradley J. Edwards	Regularly Monthly Cong. Call	Joint-privilege
07740-07746	09/18/2009	Bradley J. Edwards	Adam Horowitz	Report this as a parole violation	Joint-privilege
07748-07757	09/18/2009	Adam Horowitz	Bradley J. Edwards	Report this as a parole violation	Joint-privilege
07913-07915	08/27/2009	Bradley J. Edwards	Spencer Kuvin	████████	Joint-privilege
07917-07918	08/27/2009	Spencer Kuvin	Jacque Johnson	████████	Joint-privilege
07965-07966	08/12/2009	Katherine W. Ezell	Bradley J. Edwards	Subpoena directed to the investigators	Joint-privilege
07977-07978	10/09/2009	Bradley J. Edwards	Spencer Kuvin	Subpoena Info	Joint-privilege
01716	09/15/2009	Adam Horowitz	Elizabeth Villar	Epstein: Forensics/Investigations INVOICE	Joint-privilege
01768	07/13/2009	Richard Willits	Bradley J. Edwards	Epstein Investigator	Joint-privilege
01771-01772	08/06/2009	Adam Horowitz	Bradley J. Edwards	Epstein Investigator	Joint-privilege
01931	08/11/2009	Bradley J.	Lisa Rivera	Alfredo Rodriguez	Joint-privilege

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
		Edwards			
01998-01999	09/21/2009	Adam Horowitz	Margaret Berk	Correct Number – Epstein Deposition	Joint-privilege
02021	05/14/2009	Bradley J. Edwards	Mercedes C. Estrada	Doe v. Epstein	Joint-privilege
02044	09/04/2009	Katherine W. Ezell	Bradley J. Edwards	██████████ Doe v. Epstein – Letter from Bob Critton	Joint-privilege
02048	09/04/2009	Robert C. Josefsberg	Bradley J. Edwards	██████████ Doe v. Epstein – Letter from Bob Critton	Joint-privilege
02054	05/12/2009	Spencer Kuvin	Bradley J. Edwards	Emailing Epstein deposition revised	Joint-privilege
02062	10/05/2009	Bradley J. Edwards	Amy Ederi	Epstein – Confirming AT&T Dial in Tel. Conf. for Monday, 10/5/09 at 4:00 p.m.	Joint-privilege
02087	09/17/2009	Spencer Kuvin	Bradley J. Edwards	Epstein- Hearing	Joint-privilege
02140	08/04/2009	Spencer Kuvin	Bradley J. Edwards	Epstein Depo – New York	Joint-privilege
02147-02149	09/21/2009	Bradley J. Edwards	Amy Ederi	Epstein Depo	Joint-privilege
02174	07/20/2009	Adam Horowitz	Bradley J. Edwards	Epstein Matter – Cross Notice of Alfredo Rodriguez Deposition	Joint-privilege
02209-02210	07/01/2009	Bert Patton	William J. Berger	Epstein v. State of Florida – Emergency petition for Writ of Certiorari; Emergency motion to review denial of stay	Joint-privilege
02215-02217	07/24/2009	Bradley J. Edwards	Mercedes C. Estrada	Epstein	Joint-privilege
02290	09/18/2009	Bradley J. Edwards	Spencer Kuvin	Epstein	Joint-privilege
02355-02356	06/10/2009	Mercedes C. Estrada	Susan K. Stirling	Hearing taken on 06/10/09 on motion to unseal before Judge Colbath	Joint-privilege
02362-02363	06/09/2009	Spencer Kuvin	Katherine W. Ezell	Hearing to Un-seal	Joint-privilege
02374-02375	09/15/2009	Jack Hill	Bradley J. Edwards	Igor Zinoviev depo	Joint-privilege

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
02420-02421	05/08/2009	Bradley Edwards J.	Mercedes Estrada C.	Jane Doe II v. Epstein	Joint-privilege
02435	09/15/2009	Bradley Edwards J.	Lisa Rivera	Jane Does v. Epstein	Joint-privilege
02438	09/18/2009	Bradley Edwards J.	Adam Horowitz	Jeffrey Epstein DC# W35755	Joint-privilege
02462	09/22/09	Spencer Kuvin	Bradley J. Edwards	█████ v. Epstein – Defendant, Jeffrey Epstein’s Response to Plaintiff █████ Motion for Protective Order	Joint-privilege
02476-02477	09/25/2009	Spencer Kuvin	Bradley J. Edwards	LM v EPSTEIN hearing	Joint-privilege
02516	10/06/2009	Bradley Edwards J.	Katherine W. Ezell	Meeting with Leslie Wexner	Joint-privilege
02554-02559	08/03/2009	Adam Horowitz	Bradley J. Edwards	NEW ASSIGNMENT – NEW ALBANY – RUSH? – Fwd: Federal Subpoena	Joint-privilege
02584	08/11/2009	Bradley Edwards J.	Kikka M. Claudio	Out of state subpoenas	Joint-privilege
02618	08/04/2009	Bradley Edwards J.	Kikka M. Claudio	Proposal Request	Joint-privilege
02627-02628	09/18/2009	Bradley Edwards J.	Adam Horowitz	Report this as a parole violation	Joint-privilege
02672-02673	10/09/2009	Spencer Kuvin	Bradley J. Edwards	Subpoena Info	Joint-privilege
02727	08/03/2009	Spencer Kuvin	Bradley J. Edwards	Transcript of Alfredo Rodriguez deposition	Joint-privilege
02896	06/08/2009	Bradley Edwards J.	Spencer Kuvin	Hearing to Un-seal	Joint-privilege
03009-03010	08/07/2009	Adam Horowitz	Jacque Johnson	Motion to stay	Joint-privilege
03028-03029	09/21/2009	Bradley Edwards J.	Adam Horowitz	Mark Epstein	Joint-privilege
03038	10/06/2009	Bradley Edwards J.	Stuart Mermelstein	Meeting with Leslie Wexner	Joint-privilege
03131-03132	08/06/2009	Adam Horowitz	Bradley J. Edwards	Epsteins assets	Joint-privilege

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
03243-03244	09/09/2009	Bradley J. Edwards	Adam Horowitz	EPSTEIN	Joint-privilege
03397-03400	09/29/2009	Adam Horowitz	Bradley J. Edwards	Activity in case 9:08-cv-80119- ██████ Doe v. Epstein Response in Opposition to Motion	Joint-privilege
03407-03414	09/29/2009	Bradley J. Edwards	Adam Horowitz	Activity in case 9:08-cv-80119- ██████ Doe v. Epstein Response in Opposition to Motion	Joint-privilege
03451-03452	05/14/2009	Bradley J. Edwards	Spencer Kuvin	Activity in Case 9:08-cv-80893- KAM Doe v. Epstein Order on Motion to Stay	Joint-privilege
03477-03479	05/15/2009	Bradley J. Edwards	Spencer Kuvin	Activity in Case 9:08-cv-80893- KAM Doe v. Epstein Order to Motion to Stay	Joint-privilege
03619-03627	09/15/2009	Bradley J. Edwards	Spencer Kuvin	██████ v. Epstein/EW v. Epstein	Joint-privilege
03631-03633	09/15/2009	Jacquie Johnson	William J. Berger	██████ v. Epstein/EW v. Epstein	Joint-privilege
03646-03656	10/19/2009	Bradley J. Edwards	Katherine W. Ezell	Bill Riley's Subpoena & Depo Notice	Joint-privilege
03677-03687	07/08/2009	Bradley J. Edwards	Adam Horowitz	Can you send me those addresses?	Joint-privilege
03719-03736	09/04/2009	Bradley J. Edwards	Spencer Kuvin	CMA – depo notices attached.	Joint-privilege
03840-03847	08/02/2009	Stuart Mermelstein	Bradley J. Edwards	Continuing Deposition of Alfredo Rodriguez	Joint-privilege
03938-03939	09/29/2011	Katherine W. Ezell	Bradley J. Edwards	Deposition of Bill Riley	Joint-privilege
03943-03945	09/18/2009	Adam Horowitz	Jacquie Johnson	Deposition of Jean Luc Bruhnel	Joint-privilege
02911-02912	09/15/2009	Bradley J. Edwards	Jack P. Hill	Igor Zinoview depo	Joint-privilege
02939	07/14/2009	Bradley J. Edwards	Adam Horowitz	Jane Does 2-7 v. Epstein	Joint-privilege
02977	10/16/2009	Katherine W.	Bradley J. Edwards	Leslie Wexner	Joint-privilege

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
		Ezell			
02978	10/29/2009	Bradley J. Edwards	Stuart Mermelstein	Leslie Wexner	Joint-privilege
02994	06/10/2009	Bradley J. Edwards	Mercedes C. Estrada	Preservation of evidence	Joint-privilege
07060	10/16/2009	Sid Garcia	Bradley J. Edwards	L.M. v. Epstein	Joint-privilege
06202	07/13/2009	Richard Willits	Bradley J. Edwards	Scheduling various depositions regarding Epstein	Joint-privilege
06409-06415	04/15/2009	Bradley J. Edwards	Katherine W. Ezell	FYI	Joint-privilege
06428-06447	05/06/2009	Spencer Kuvin	Bradley J. Edwards	FYI	Joint-privilege
06453-06454	04/15/2009	Spencer Kuvin	Bradley J. Edwards	FYI	Joint-privilege
06465-06471	04/15/2009	Katherine W. Ezell	Bradley J. Edwards	FYI	Joint-privilege
06476-06490	05/08/2009	Bradley J. Edwards	Spencer Kuvin	FYI	Joint-privilege
06630-06632	09/09/2009	Spencer Kuvin	Bradley J. Edwards	Hearing to Un-seal	Joint-privilege
06636-06639	09/09/2009	Bradley J. Edwards	Robert C. Josefsberg	Hearing to Un-seal	Joint-privilege
06702-06705	09/16/2009	Bradley J. Edwards	Kikka M. Claudio	Igor Zinoviev & Tommy Matola depositions	Joint-privilege
06706-06708	10/14/2009	Bradley J. Edwards	Kikka M. Claudio	Igor Zinoviev depo	Joint-privilege
06715-06719	10/09/2009	Jack P. Hill	Bradley J. Edwards	Igor Zinoviev depo	Joint-privilege
06729-06735	10/13/2009	Bradley J. Edwards	Jack P. Hill	Igor Zinoviev depo	Joint-privilege
06763	08/19/2009	Bradley J. Edwards	Stuart Mermelstein	IME's	Joint-privilege
06764-06766	09/10/2009	Bradley J. Edwards	Stuart Mermelstein	IME's	Joint-privilege
06770-06781	09/10/2009	Stuart Mermelstein	Bradley J. Edwards	IME's	Joint-privilege
06811-06812	08/20/2009	Katherine W.	Bradley J. Edwards	Is Mark Epstein JE's brother?	Joint-privilege

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
		Ezell			
06817-06819	09/23/2009	Adam Horowitz	Bradley J. Edwards	Is your client being deposed tomorrow?	Joint-privilege
06820-06822	07/02/2009	Bradley Edwards J.	Margaret Berk	Jane Doe 2 (Brinson) v. Epstein	Joint-privilege
06841-06860	05/12/2009	Bradley Edwards J.	Spencer Kuvin	Jane Doe II v. Epstein	Joint-privilege
06864-06875	05/12/2009	Spencer Kuvin	Bradley J. Edwards	Jane Doe II v. Epstein	Joint-privilege
06880-06890	05/12/2009	Bradley Edwards J.	Katherine W. Ezell	Jane Doe II v. Epstein	Joint-privilege
06898-06900	05/12/2009	Bradley Edwards J.	Stuart Mermelstein	Jane Doe II v. Epstein	Joint-privilege
06933-06934	07/14/2009	Adam Horowitz	Bradley J. Edwards	Jane Does 2-7 v. Epstein	Joint-privilege
06937-06938	10/05/2009	Spencer Kuvin	Jacque Johnson	Jane Does 2-8 v. Epstein – Cross NOD's of Oct. 6-8 depos	Joint-privilege
06944-06952	09/22/2009	Bradley Edwards J.	Adam Horowitz	Jeffrey Epstein DC# W35755	Joint-privilege
16107	08/11/2009	Adam Horowitz	Jacque Johnson	Maxwells deposition	Joint-privilege
16123-16124	08/11/2009	Kikka M. Claudio	Jacque Johnson	Maxwells deposition	Joint-privilege
16799-16801	10/02/2009	Robert C. Josefbergs	Jacque Johnson	Meeting with Stanley Arkin	Joint-privilege
02947-02948	08/03/2009	Spencer Kuvin	Jacque Johnson	Epstein Depo – New York	Joint-privilege
02891-20906	10/01/2009	Bradley Edwards J.	Katherine W. Ezell	Meeting with Stanley Arkin	Joint-privilege
20880-20882	10/02/2009	Bradley Edwards J.	Katherine W. Ezell	Meeting with Stanley Arkin	Joint-privilege
06042-06090	07/02/2009	William J. Berger	Spencer Kuvin	Ew 09-22784 cert.4 th dca	Joint-privilege
06402-06403	06/10/2009	Bradley Edwards J.	Katherine W. Ezell	Hearing to Un-seal	Joint-privilege
01365-01366	09/15/2009	Adam Horowitz	Jacque Johnson	Epstein Hearing	Joint-privilege
01340-01341	07/30/2009	Adam Horowitz	Jacque Johnson	Epstein Depositions	Joint-privilege
01331	06/30/2009	Stuart	Bradley J. Edwards	Epstein depositions	Joint-privilege

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
		Mermelstein			
01319	08/11/2009	Adam Horowitz	Jacque Johnson	Epstein Depo	Joint-privilege
01316	08/27/2009	Spencer Kuvin	Bradley J. Edwards	Epstein Depo	Joint-privilege
01314	10/30/2009	Stuart Mermelstein	Jacque Johnson	Epstein Depo of Wexner	Joint-privilege
01298	05/26/2009	Bradley J. Edwards	Adam Horowitz	Epstein cases – depositions in federal cases	Joint-privilege
01294	08/10/2009	Jack P. Hill	Bradley J. Edwards	Epstein Assets	Joint-privilege
01273	07/13/2009	Katherine W. Ezell	Bradley J. Edwards	Epstein 2255 claims	Joint-privilege
01250	05/13/2009	Bradley J. Edwards	Mercedes C. Estrada	Epstein	Joint-privilege
01246	04/08/2009	Bradley J. Edwards	Mercedes C. Estrada	Epstein – Telephone Conference	Joint-privilege
01233-01234	07/31/2009	Bradley J. Edwards	Mercedes C. Estrada	Epstein – Monday, 8/3/09 – Monthly call in telephone conference – AT&T Call in No: (877) 468-2136 – participant code: 775593. Kathy is the host.	Joint-privilege
01224	06/16/2009	Bradley J. Edwards	Mercedes C. Estrada	Epstein – Monday, 8/3/09 – Monthly call in telephone conference – AT&T Call in No: (877) 468-2136 – participant code: 775593. Kathy is the host.	Joint-privilege
01185	10/30/2009	Bradley J. Edwards	Mercedes C. Estrada	Epstein – Confirming AT&T dial in tel. conf. for Monday, 11/2/09 at 4:00 p.m.	Joint-privilege
01186	10/02/2009	Bradley J. Edwards	Mercedes C. Estrada	Epstein – Confirming AT&T Dial in Tel. Conf. for Monday, 10/5/09 at 4:00 p.m.	Joint-privilege
01187	05/19/2009	Bradley J. Edwards	Mercedes C. Estrada	Epstein – Confirming AT&T Dial in Telephone Conference for Monday, 6/8/09 at 2:00 p.m.	Joint-privilege

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
01188	05/12/2009	Bradley J. Edwards	Mercedes C. Estrada	Epstein – Confirming AT&T Dial in Telephone Conference for Tomorrow 5/13/09	Joint-privilege
01189	09/08/2009	Bradley J. Edwards	Iliana Yarzabal	Epstein – Confirming AT&T Dial in Telephone Conference for Wednesday, 9/9/09 at 3:00	Joint-privilege
01095-01096	04/15/2009	Spencer Kuvin	Bradley J. Edwards	Deposition of Epstein was set for tomorrow	Joint-privilege
01045	07/23/2009	Bradley Edwards J.	Richard Willits	CMA vs. Epstein	Joint-privilege
01649	07/08/2009	Bradley Edwards J.	Mercedes C. Estrada	Epstein	Joint-privilege
01641	06/11/2009	Bradley Edwards J.	Mercedes C. Estrada	Epstein	Joint-privilege
01639	05/29/2009	Bradley Edwards J.	Mercedes C. Estrada	Epstein	Joint-privilege
01619	10/28/2009	Bradley Edwards J.	Spencer Kuvin	Epstein	Joint-privilege
01660	07/22/2009	Bradley Edwards J.	Adam Horowitz	Epstein	Joint-privilege
01666	04/20/2009	Spencer Kuvin	Bradley J. Edwards	Epstein	Joint-privilege
01671	07/23/2009	Katherine W. Ezell	Bradley J. Edwards	Epstein	Joint-privilege
01680	08/24/2009	Jack P. Hill	Bradley J. Edwards	Epstein	Joint-privilege
04355-04358	09/04/2009	Jack Scarola	Bradley J. Edwards	Epstein – Depos of [REDACTED] and [REDACTED]	Joint-privilege
04446	09/03/2009	Bradley J. Edwards	Iliana Yarzabal	Epstein – Monday 8/3/09 – Monthly Call in Telephone Conference	Joint-privilege
04200-04201	09/04/2009	Bradley Edwards	Katherine W. Ezell	Letter from Bob Critton	Joint W/P Privilege
04220— 04221	09/04/2009	Bradley Edwards	Spencer Kuvin	Letter from Bob Critton	Joint W/P Privilege
04222-04223	09/04/2009	Bradley Edwards	Barry Stone	Letter from Bob Critton	Joint W/P Privilege

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
04264	05/12/2009	Bradley Edwards	Spencer Kuvin	Epstein Depo	Joint W/P Privilege
04298-04299	09/16/2009	Jacque Johnson	Adam Horowitz	Depo of Epstein	Joint W/P Privilege
04304	09/08/2009	Jacque Johnson	Adam Horowitz	Epstein	Joint W/P Priv.
04335	10/30/2009	Bradley Edwards	Robert Josefsberg	Epstein- Confirming AT&T Tel. Conf.	Joint W/P Priv.
04359-04360	09/04/2009	Jacque Johnson	Katherine Ezell	Depos of ██████ & ██████	Joint W/P Priv.
04365	09/15/2009	Jacque Johnson	Adam Horowitz	Epstein- Depo in New York	Joint W/P Priv.
04417	09/17/2009	Bradley Edwards	Spencer Kuvin	Epstein- Hearing	Joint W/P Priv.
04423-04424	09/09/2009	Jacque Johnson	Adam Horowitz	Letter regarding Leslie Wexner	Joint W/P Priv.
04433-04436	06/16/2009	Spencer Kuvin	Bradley Edwards	Monthly Call in Tele. Conf.	Joint W/P Priv.
04447-04450	07/31/2009	Jacque Johnson	Mercedes Estrada	Monthly Call in Tel. Conf.	Joint W/P Priv.
04491-04518	04/08/2009	Bradley Edwards	Jack Scarola	Epstein- Tel. Conf.	Joint W/P Priv.
04518	04/08/2009	Bradley Edwards	Robert Josefsberg	Epstein- Tel Conf.	Joint W/P Priv.
04524-04525	05/13/2009	Katherine Ezell	Bradley Edwards	Epstein Depo	Joint W/P Priv.
04580	10/14/2009	Jacque Johnson	Adam Horowitz	Depo of Larry Visoski	Joint W/P Priv.
04640-04641	10/14/2009	Bradley Edwards	Adam Horowitz	Depo of Larry Visoski	Joint W/P Priv.
04723	05/26/2009	Bradley Edwards	Katherine Ezell	Epstein cases- Depos	Joint W/P Priv.
04726-04729	05/26/2009	Adam Horowitz	Bradley Edwards	Epstein cases- Witness depositions	Joint W/P Priv.
04750-04754	08/04/2009	Spencer Kuvin	Bradley Edwards	Epstein depo- New York	Joint W/P Priv.
04763-04785	08/27/2009	Spencer Kuvin	Bradley Edwards	Epstein Depo Notice	Joint W/P Priv.
04797-04799	09/18/2009	Jacque Johnson	Adam Horowitz	Epstein Depo	Joint W/P Priv.
04806-04813	07/28/2009	Jacque Johnson	Adam Horowitz	Epstein Depos in New York	Joint W/P Priv.
04819	07/30/2009	Jack Scarola	Jacque Johnson	Epstein Depos	Joint W/P Priv.
04831-04832	07/30/2009	Spencer Kuvin	Jacquine Johnson	Epstein Depos	Joint W/P Priv.
04835-04836	07/25/2009	Katherine Ezell	Bradley Edwards	Epstein Depos	Joint W/P Priv.

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
04711	08/10/2009	Bradley Edwards	Jack Hill	Epstein assests	Joint W/P Priv.
04855-04858	08/18/2009	Bradley Edwards	Kikka Claudio	Epstein Depos	Joint W/P Priv.
04861	07/24/2009	Lisa Rivera	Jacque Johnson	Epstein Depos	Joint W/P Priv.
04876-04877	07/27/2009	Bradley Edwards	Spencer Kivin	Epstein Depos	Joint W/P Priv.
04922-04923	09/16/2009	Adam Horowitz	Jacque Johnson	Epstein Hearing	Joint W/P Priv.
04925-04926	09/15/2009	Adam Horowitz	Jacque Johnson	Epstein Hearing	Joint W/P Priv.
04929-04934	09/25/2009	Bradley Edwards	Adam Horowitz	Epstein Hearing	Joint W/P Priv.
04937-04938	09/15/2009	Adam Horowitz	Jacque Johnson	Epstein Hearing	Joint W/P Priv.
04969-04972	07/20/2009	Adam Horowitz	Bradley Edwards	Alfredo Rodriguez Depo	Joint W/P Priv.
05026-05027	09/10/2009	Adam Horowitz	Jacque Johnson	Notice of Production from Non-Parties	Joint W/P Priv.
05031	09/25/2009	Bradley Edwards	Spencer Kivin	Epstein Order	Joint W/P Priv.
05037-05038	09/25/2009	Bradley Edwards	Spencer Kivin	Epstein Order	Joint W/P Priv.
05042-05043	09/25/2009	Spencer Kivin	Bradley Edwards	Epstein Order	Joint W/P Priv.
05046	09/25/2009	Bradley Edwards	Spener Kivin	Epstein Order	Joint W/P Priv.
05074-05076	08/18/2009	Stuart Mermelstein	Jacque Johnson	Epstein Sub. To Bears Stern	Joint W/P Priv.

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
05100-05102	08/05/2009	Mercedes Estrada	Bradley Edwards	Improper Serving of Maxwell	Joint W/P Priv.
05105-05107	04/20/2009	Bradley Edwards	Spencer Kuvin	Hearing on Yellow Cab Objection	Joint W/P Priv.
05110	08/06/2009	Adam Horowitz	Kikka Claudio	Address for [REDACTED]	Joint W/P Priv.
05118-05119	09/09/2009	Adam Horowitz	Bradley Edwards	Motion for Protective Order	Joint W/P Priv.
05157-05158	09/10/2009	Adam Horowitz	Bradley Edwards	Motion for Protective Order	Joint W/P Priv.
05167-05168	05/29/2009	Bradley Edwards	Margaret Berk	Spencer Cross-Examination	Joint W/P Priv.
05171-05172	05/29/2009	Bradley Edwards	Mercedes Estrada	Transcripts	Joint W/P Priv.
05201-05202	09/10/2009	Adam Horowitz	Bradley Edwards	Rules on Doe no. 4	Joint W/P Priv.
05222-05223	07/10/2009	Bradley Edwards	Katherine Ezell	File case	Joint W/P Priv.
05226	07/10/2009	Bradley Edwards	Spencer Kuvin	Epstein 5 th Amendment rights	Joint W/P Priv.
05229	07/10/2009	Bradley Edwards	Adam Horowitz	Motions to Compel	Joint W/P Priv.
05232-05233	07/10/2009	Bradley Edwards	Adam Horowitz	Motions fully briefed	Joint W/P Priv.
05247	07/23/2009	Katherine Ezell	Bradley Edwards	Answers to the 1 st set of ROGS	Joint W/P Priv.
05251-05252	07/24/2009	Katherine Ezell	Bradley Edwards	Depo dates	Joint W/P Priv.
05258	07/25/2009	Katherine Ezell	Bradley Edwards	Switzerland Witness regarding Epstein Egg Shaped 2 inch PENIS!	Joint W/P Priv.
05265-05266	07/22/2009	Adam Horowitz	Spencer Kuvin	Alfredo Rodriguez depo	Joint W/P Priv.

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
05286-05287	07/28/2009	Katherine Ezell	Bradley Edwards	Switzerland Witness regarding training of little girls as sex traps	Joint W/P Priv.
05293-05294	07/28/2009	Katherine Ezell	Bradley Edwards	Calling Switzerland witness	Joint W/P Priv.
05326-05327	08/24/2009	Bradley Edwards	Spencer Kuvin	Emails searchable	Joint W/P Priv.
05331	08/06/2009	Kikka Claudio	Bradley Edwards	Epstein address	Joint W/P Priv.
05334-05335	05/29/2009	Bradley Edwards	Mercedes Estrada	TV Interview that is too explicit	Joint W/P Priv.
05347	08/24/2009	Bradley Edwards	Spencer Kuvin	Seeking Computers	Joint W/P Priv.
05350	08/10/2009	Kikka Claudio	Bradley Edwards	Current address for [REDACTED]	Joint W/P Priv.
05353-05354	09/09/2009	Katherine Ezell	Bradley Edwards	Distribution of Costs	Joint W/P Priv.
05367	09/10/2009	Jacque Johnson	Bradley Edwards	Voicemail	Joint W/P Priv.
05373-05374	08/10/2009	Kikka Claudio	Bradley Edwards	Supoenas for depos	Joint W/P Priv.
05391-05393	04/20/2009	Spencer Kuvin	Bradley Edwards	Yellow Cab stuff	Joint W/P Priv.
05400-05401	10/19/2009	Adam Horowitz	Bradley Edwards	Religious Dildo Washer	Joint W/P Priv.
05414-05415	08/10/2009	Kikka Claudio	Bradley Edwards	Sjoberg's current address	Joint W/P Priv.
05437-05439	04/20/2009	Bradley Edwards	Spencer Kuvin	Yellow Cab stuff	Joint W/P Priv.
05444-05445	08/10/2009	Bradley Edwards	Kikka Claudio	Setting Depos	Joint W/P Priv.
05451	05/29/2009	Mercedes Estrada	Bradley Edwards	Motion for Status Conf.	Joint W/P Priv.

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
05469	07/08/2009	Mercedes Estrada	Bradley Edwards	Judge Marra's July 6 th Order	Joint W/P Priv.
05476-05494	07/08/2009	Spencer Kuvin	Bradley Edwards	NPA from Marie Villafana	Joint W/P Priv.
05546	08/03/2009	Adam Horowitz	Bradley Edwards	Haley's affidavit	Joint W/P Priv.
05579-05581	08/24/2009	Spencer Kuvin	Bradley Edwards	Seeking all of Plaintiff's computer	Joint W/P Priv.
05613-05618	09/18/2009	Spencer Kuvin	Bradley Edwards	Non-Pros Agreement	Joint W/P Priv.
05633	10/16/2009	Adam Horowitz	Bradley Edwards	Motion to freeze assets	Joint W/P Priv.
05638-05639	10/28/2009	Spencer Kuvin	Bradley Edwards	Daliah Weiss	Joint W/P Priv.
05647	07/09/2009	Adam Horowitz	Katherine Ezell	NPA under seal for in camera review	Joint W/P Priv.
05656	08/10/2009	Bradley Edwards	Kikka Claudio	Supoenas for depo	Joint W/P Priv.
05659	08/27/2009	Bradley Edwards	Spencer Kuvin	Order	Joint W/P Priv.
05668	10/16/2009	Bradley Edwards	Adam Horowitz	Florida Science Foundation	Joint W/P Priv.
05705	09/09/2009	Mercedes Estrada	Kikka Claudio	Video tape of Epstein	Joint W/P Priv.
05724	05/29/2009	Bradley Edwards	Jack Scarola	Motion for Status Conf.	Joint W/P Priv.
05727	05/29/2009	Bradley Edwards	Sid Garcia	Motion for Status Conf.	Joint W/P Priv.
05730-05731	08/14/2009	Adam Horowitz	Jacque Johnson	Motion for Status Conf.	Joint W/P Priv.
05734	05/29/2009	Adam Horowitz	Jacque Johnson	Motion for status conf.	Joint W/P Priv.

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
05737	08/12/2009	Adam Horowitz	Jacque Johnson	NPNP and sub to Palm Beach Natl Bank	Joint W/P Priv.
05750	05/29/2009	Mercedes Estrada	Spencer Kuvin	Motion for status conf.	Joint W/P Priv.
05770	07/08/2009	Bradley Edwards	Spencer Kuvin	NPA in camera review	Joint W/P Priv.
05774-05776	09/04/2009	Katherine Ezell	Jacque Johnson	██████ being rescheduled	Joint W/P Priv.
05782-05783	07/09/2009	Bradley Edwards	Spencer Kuvin	Motion to appoint commissioner	Joint W/P Priv.
05788-05790	07/09/2009	Bradley Edwards	Spencer Kuvin	Notice and serve everyone	Joint W/P Priv.
05802	09/04/2009	Adam Horowitz	Jacque Johnson	Bill being split up evenly	Joint W/P Priv.
05806	09/04/2009	Jacque Johnson	Spencer Kuvin	Bill will be split evenly for each case	Joint W/P Priv.
05812	09/04/2009	Adam Horowitz	Jacque Johnson	Bill will be split evenly	Joint W/P Priv.
05814	08/03/2009	Bradley Edwards	Adam Horowitz	Haley's affidavit	Joint W/P Priv.
05818-05819	09/09/2009	Bradley Edwards	Robert Josefsberg	CMA Order	Joint W/P Priv.
01781	05/01/2009	Bradley Edwards	William Berger	Epstein Depo	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
07619	07/13/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
03181	09/14/2009	William Berger	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
03181	09/14/2009	William Berger	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
03182-03185	07/14/2009	William Berger	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
03186-03188	05/01/2009	William Berger	Bradley Edwards	Epstein Depo	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
13860-13874	05/28/2009	Elizabeth Kim	Christinia Fitch	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
14173	10/21/2009	Gary Farmer	Bradley Edwards	Stanely Arkin	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
13419	08/11/2009	Denis Kleinfeld	Bradley Edwards	Trump's Depo	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
03087	06/29/2010	Investigators	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
03088	04/11/2009	Epstein Litigation	Russell Adler	Litigation Strategy	Work Product;attorney client

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
		Team			privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
03089-03099	05/03/2009	Attorneys and Staff	Russell Adler	RE: Setting Depos	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
13445-13453	08/19/2009	Denis Kleinfeld	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
12281-12291	07/30/2009	Carl Linder	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
09337-09340	08/10/2009	Barry Stone	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
09350	10/21/2009	Barry Stone	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
09335	08/06/2009	Barry Stone	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
11983	08/06/2009	Carl Linder	Jacque Johnson	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
11984-11988	08/06/2009	Carl Linder	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					lead to the discovery of admissible evidence;protected by privacy rights
11995	08/19/2009	Carl Linder	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
12012	10/21/2009	Carl Linder	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
11879	10/21/2009	Cara Holmes	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
11868	08/19/2009	Cara Holmes	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
10938	05/28/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
13592	10/21/2009	Denis Kleinfeld	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
04421	05/21/2009	William Berger	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
25814	05/28/2009	William Berger	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					evidence;protected by privacy rights
25778-25782	07/30/2009	William Berger	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
25792-25797	05/28/2009	William Berger	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
25798	08/06/2009	William Berger	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
25799-25802	08/10/2009	William Berger	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
25773	10/21/2009	William Berger	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
25738	08/03/2009	William Berger	Beth Williamson	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
25739-25740	08/11/2009	William Berger	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
17940	07/30/2009	Jonathan Birkman	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
17917-17927	08/03/2009	Jonathan Birkman	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
17932-17934	05/28/2009	Jonathan Birkman	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
17935	05/28/2009	Jonathan Birkman	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
17936-17938	07/30/2009	Jonathan Birkman	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00014	05/01/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00015	05/04/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00016	05/04/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00017	05/06/2009	Bradley Edwards	Russell Adler	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00018	05/06/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00019-00021	05/07/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00022	06/23/3009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00023	07/13/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00024	07/13/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00025-00029	05/01/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00030	05/02/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00031	05/03/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00032	05/03/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					lead to the discovery of admissible evidence;protected by privacy rights
00033-00034	05/03/3009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00035	05/05/2009	Bradley Edwards	Susan Sterling	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00036	05/06/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00037-00040	05/25/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00041	07/06/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00042	07/06/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
0043	05/05 /2009	Bradley Edwards	Susan Sterling	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00044	08/17/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					evidence;protected by privacy rights
00045	05/01/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00046	05/01/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00047-00049	05/01/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00050	05/05/2009	Bradley Edwards	Russell Adler	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00051	05/05/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00052	05/05/2009	Bradley Edwards	Russell Adler	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00053	05/05/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00054	05/05/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
00055	04/29/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00056	05/05/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00057	05/05/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00058	05/05/2009	Bradley Edwards	Russell Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00059	05/05/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00060	05/05/2009	Bradley Edwards	Russell Adler	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00061-0064	05/06/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00065	05/12/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00066	04/29/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00067	05/12/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00068	05/12/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00069-00070	05/13/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00071	05/13/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00072	05/15/2009	Bradley Edwards	Susan Sterling	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00073	05/15/2009	Bradley Edwards	Russell Adler	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00074	05/18/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00075	05/18/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					lead to the discovery of admissible evidence;protected by privacy rights
00076	05/18/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00077	04/04/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00078	05/18/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00079	05/19/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00080	05/19/2009	Bradley Edwards	Beth Williamson	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00081-00082	05/20/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00083-00085	05/21/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00086-00087	05/25/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					evidence;protected by privacy rights
00088	04/30/2009	Bradley Edwards	Russell Adler	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00089	05/28/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00090	05/28/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00091	05/28/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00092	05/28/2009	Bradley Edwards	Rob Buschell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00093	06/01/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00094-00095	06/23/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00096	07/06/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
00097	07/06/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00098-00100	07/07/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00101	07/09/2009	Bradley Edwards	Mike Fisten	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00102-00106	07/09/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00107	07/10/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00108	07/10/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00109	07/10/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00110	07/10/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00111	07/11/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00112-00120	05/012009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00121	05/12/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00122	05/12/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00123	05/12/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00124-00125	05/12/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00126	05/22/2009	Bradley Edwards	Russell Adler	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00127	05/26/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
00128-00131	5/26/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00132	5/21/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00133	06/23/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00134	06/03/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00135-00137	06/03/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00138-00140	06/08/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00141	06/12/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00142	06/13/2009	Bradley Edwards	Russell Adler	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00143-00145	06/15/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00146	06/29/2009	Bradley Edwards	William Berger	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00147	06/29/2009	Bradley Edwards	Mike Fisten	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00148	04/22/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00149	04/26/2009	Bradley Edwards	Russell Adler	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00150	04/24/2009	Litigation Team	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
00151-00152	06/26/2009	Bradley Edwards	Rob Buschel	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
01036-01039	04/26/2009	Susan Sterling	Russell Adler	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
13313-13314	07/30/2009	Denis Kleinfeld	Bradley Edwards	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					lead to the discovery of admissible evidence;protected by privacy rights
13315	08/03/3009	Denis Kleinfeld	Beth Williamson	Litigation Strategy	Work Product;attorney client privilege;irrelevant & reasonably calculated to lead to the discovery of admissible evidence;protected by privacy rights
01080-01081	06/22/2009	Robert C. Buschel	Bradley J. Edwards	Jane Doe brother	Attorney/Client privilege and/or work product
01077	05/28/2009	Robert C. Buschel	Bradley J. Edwards	Doe family member	Attorney/Client privilege and/or work product
02445-02446	05/05/2009	Bradley J. Edwards	Susan K. Stirling	Jones v. Atlantic asphalt	Attorney/Client privilege and/or work product
03049	09/21/2009	Bradley J. Edwards	D.F.	New addition to the case	Attorney/Client privilege and/or work product
02425-02426	06/17/2009	Susan K. Stirling	Bradley J. Edwards	Jane Doe v. Dukenik	Attorney/Client privilege and/or work product
02669	09/24/2009	Bradley J. Edwards	Jacque Johnson	Subpoena for A [REDACTED]	Attorney/Client privilege and/or work product
02647	08/06/2009	Mike Fisten	Bradley J. Edwards	[REDACTED] a info	Attorney/Client privilege and/or work product
03688-03691	04/03/2009	Robin T. Kempner	Bradley J. Edwards	Case number assignments	Attorney/Client privilege and/or work product
03692-03693	05/06/2009	Bradley J. Edwards	Susan K. Stirling	Case list	Attorney/Client privilege and/or work product
15678-15680	09/29/2009	Jacque Johnson	Bradley J. Edwards	Subpoena for [REDACTED]	Attorney/Client privilege and/or work product
15689	10/01/2009	Jacque Johnson	Bradley J. Edwards	Client information	Attorney/Client privilege and/or work product
02546-02547	09/22/2009	D.F.	Bradley J. Edwards	Client communication	Attorney/Client privilege and/or work product
02809-02810	09/28/2009	N.R.	Bradley J. Edwards	Client communication	Attorney/Client privilege and/or work product
02262	07/23/2009	Jacque Johnson	Bradley J. Edwards	Discussion re: client/victim personal information	Attorney/Client privilege and/or work product
02807-02808	10/01/2009	N.R.	Bradley J. Edwards	Client communication	Attorney/Client privilege and/or work product
03760-03828	04/01/2009	RRA Personnel	RRA personnel	Client names/types of action/client information	Attorney/Client privilege and/or work product, privacy right privilege, not relevant
03759	04/01/2009	Russell Adler	Bradley J. Edwards	Conflict Check for Brad Edwards files	Attorney/Client privilege and/or work product
08358-08359	09/14/2009	Pat Roberts	Bradley J. Edwards	Client info	Attorney/Client privilege and/or work product

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
08364-08368	10/01/2009	Jacquie Johnson	Bradley J. Edwards	Client info	Attorney/Client privilege and/or work product
08370	09/14/2009	Bradley Edwards J.	Pat Roberts	Client info	Attorney/Client privilege and/or work product
08374-08375	10/01/2009	Bradley Edwards J.	Jacquie Johnson	Client info	Attorney/Client privilege and/or work product
03878	06/12/2009	Bradley Edwards J.	Robert C. Buschel	Curtis Rivera	Attorney/Client privilege and/or work product
02955	04/20/2009	Susan K. Stirling	Bradley J. Edwards	Juskowich	Attorney/Client privilege and/or work product
02932	07/17/2009	Christina Fitch	Bradley J. Edwards	Jane Doe v. Roe	Attorney/Client privilege and/or work product
11544-11545	09/28/2009	Jacquie Johnson	Bradley J. Edwards	Client info	Attorney/Client privilege and/or work product
07432-07435	09/25/2009	D.F.	Bradley J. Edwards	New addition to the case	Attorney/Client privilege and/or work product
06906-06909	07/17/2009	Christina Fitch	Bradley J. Edwards	Jane Doe v. Roe	Attorney/Client privilege and/or work product
06913-06914	06/22/2009	Bradley Edwards J.	Susan K. Stirling	Jane Doe v. Roe	Attorney/Client privilege and/or work product
06030-06031	05/04/2009	Susan K. Stirling	Bradley J. Edwards	Espina – Walmart case	Attorney/Client privilege and/or work product
05646	07/08/2009	Bradley Edwards J.	William J. Berger	Client meeting	Attorney/Client privilege and/or work product
05573	09/18/2009	Mike Fisten	Bradley J. Edwards	Client meeting	Attorney/Client privilege and/or work product
05540	07/31/2009	Amy Swan	Bradley J. Edwards	Client info	Attorney/Client privilege and/or work product
05273-05276	07/28/2009	Amy Swan	Bradley J. Edwards	Client info	Attorney/Client privilege and/or work product
05264	07/27/2009	Amy Swan	Bradley J. Edwards	Client info	Attorney/Client privilege and/or work product
05267-05270	07/27/2009	Amy Swan	Bradley J. Edwards	Client info	Attorney/Client privilege and/or work product
02933	06/17/2009	Bradley Edwards J.	M. G.	Jane Doe v. Roe	Attorney/Client privilege and/or work product
01292	09/18/2009	Bradley Edwards J.	M.G.	Epstein article	Attorney/Client privilege and/or work product
01068-01070	04/02/2009	All Staff	Robin T. Kempner	Current case list of Brad Edwards	Attorney/Client privilege and/or work product
01054-01055	04/02/2009	All Staff	Robin T. Kempner	Updated case list for Brad Edwards	Attorney/Client privilege and/or work product
01033	05/06/2009	Susan K. Stirling	Bradley J. Edwards	case list	Attorney/Client privilege and/or work product
01030-01031	04/03/2009	Bradley Edwards J.	Robin T. Kempner	Case number assignments	Attorney/Client privilege and/or work product

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
01118-01120	09/22/2009	Bradley J. Edwards	MG	Jane Doe v. Roe	Attorney/Client privilege and/or work product
01986-01989	04/02/2009	Bradley Edwards	J. Robin T. Kempner	Conflict check	Attorney/Client privilege and/or work product
01984-01985	04/02/2009	Bradley Edwards	J. Robin T. Kempner	Conflict check	Attorney/Client privilege and/or work product
25925	09/30/2009	All Staff	Robin T. Kempner	Conflict check	Attorney/Client privilege and/or work product
25874	09/30/2009	All Staff	Robin T. Kempner	Additional name added to conflict check	Attorney/Client privilege and/or work product
08356-08357	09/16/2009	Bradley Edwards	NR	Client Meeting	Attorney/Client privilege and/or work product
16760-16761	09/23/2009	Bradley Edwards	Jacque Johnson	New Client	Attorney/Client privilege and/or work product
08005	06/05/2009	Bradley Edwards	MG	New Client	Attorney/Client privilege and/or work product
06915-06920	06/17/2009	MG	Bradley Edwards	Jane Doe v. Roe	Attorney/Client privilege and/or work product
08360-08363	09/16/2009	NR	Bradley Edwards	Client Meeting	Attorney/Client privilege and/or work product
04101-04107	09/28/2009	Bradley Edwards	MG	Jane Doe v. Roe	Attorney/Client privilege and/or work product
04708-04710	09/18/2009	Bradley Edwards	MG	Epstein Article	Attorney/Client privilege and/or work product
06910-06912	06/17/2009	MG	Bradley Edwards	Jane Doe v. Roe	Attorney/Client privilege and/or work product
07909	08/10/2009	Jane Doe	Bradley Edwards	Same silver car tag	Attorney/Client privilege and/or work product
07637-07642	09/10/2009	Bradley Edwards	NR	NR Interview	Attorney/ Client Privilege
06795-06799	08/19/2009	Anthony P	Bradley Edwards	Client Meeting	Attorney/Client privilege and/or work product
06542-06548	09/15/2009	Bradley Edwards	Pat Diaz	Client Meeting	Attorney/Client privilege and/or work product
06404-06408	09/10/2009	Bradley Edwards	Pat Diaz	NR Interview	Attorney/Client privilege and/or work product
08338-08339	09/16/2009	Bradley Edwards	NR	New Client	Attorney/Client privilege and/or work product
08505	09/14/2009	NR	Bradley Edwards	New Client Meeting	Attorney/Client privilege and/or work product
02241-02242	05/28/2009	Confidential Source	Bradley Edwards	Other Rape Victims	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02243-02244	07/07/2009	Bradley Edwards	Confidential Source	Other Rape Victims	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02238-02240	05/28/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02204	07/14/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					discovery of admissible evidence
02298-02299	07/08/2009	Bradley Edwards	Confidential Source	Other Rape Victims	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02291	06/04/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02442-02443	08/17/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02440-02441	10/02/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
04318-04321	09/24/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05111	06/02/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05152	06/03/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05164	06/03/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05166	06/03/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05169-05170	06/03/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05173-05174	06/03/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05212-05213	06/23/2009	Confidential Source	Bradley Edwards	Secret Plea Deal for Epstein Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05215-05217	06/23/2009	Confidential Source	Bradley Edwards	Secret Plea Deal of Epstein providing new witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05175-05189	07/02/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05194-05196	06/23/2009	Bradley Edwards	Confidential Source	Other Rape Victims	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05204-05206	06/23/2009	Bradley Edwards	Confidential Source	Other Rape Victims	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
05227-05228	07/08/2009	Confidential Source	Bradley Edwards	Additional Information RE: Epstein Molestations	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05230-05231	07/08/2009	Confidential Source	Bradley Edwards	Additional Information RE: Epstein Molestations	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05303	08/06/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05344-05346	06/23/2009	Bradley Edwards	Confidential Source	Secret Plea Deal for Epstein	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05408	07/06/2009	Bradley Edwards	Confidential Source	Secret Plea Deal for Epstein	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05425-05429	05/28/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05433-05436	05/29/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05433-05436	05/29/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05446	07/07/2009	Bradley Edwards	Confidential Source	Other Rape Victims	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05452-05464	05/29/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05535-05536	07/30/2009	Confidential Source	Bradley Edwards	Additional Information RE: Epstein Molestations	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05538-05539	07/30/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05550-05551	08/11/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05577-05578	08/22/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05619-05620	09/18/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05650	08/06/200	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05688-05689	0/28/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					discovery of admissible evidence
05693-05695	05/28/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05698	08/21/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05706-05709	05/28/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05720-05721	05/29/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05738-05739	05/29/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05743-05745	05/29/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05754	08/03/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05759-05762	06/01/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05765-05768	06/23/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05771-05773	06/03/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05777-05779	06/03/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05784-05786	06/03/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05791-05794	06/03/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05803	07/22/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05836-05837	07/08/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05842-05843	07/08/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
05848	07/28/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05852-05853	07/29/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05857-05858	07/31/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05952-05953	08/25/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
06192-06197	06/23/2009	Bradley Edwards	Confidential Source	Secret Plea Deal For Epstein	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
06198-06201	06/24/2009	Confidential Source	Bradley Edwards	Secret Plea Deal For Epstein	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
06203	07/23/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
06401	09/23/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
06643-06651	09/17/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
06788-06789	09/28/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
06942-06943	09/26/2009	Confidential Source	Bradley Edwards	Additional Information RE: Epstein Molestations	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
06953	08/14/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
06955-06957	10/02/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
06959-06961	08/11/2009	Bradley Edwards	Confidential Source	Secret Plea Deal For Epstein	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
06963-06980	08/11/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
06986-06989	10/03/2009	Bradley Edwards	Confidential Source	Secret Plea Deal For Epstein	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
07010-07014	10/04/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					discovery of admissible evidence
07017-07018	09/04/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
07143-07144	10/01/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
07147-07150	09/18/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
075089-07513	10/13/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
07605-07615	09/07/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
07646-07647	09/08/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
07674-07697	09/08/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
08376	10/04/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
08380	09/18/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
08427-08430	09/24/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
08450	05/17/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
08507	10/03/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
10092-10098	08/31/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01610	06/03/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01612	06/04/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01451-01458	05/27/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
01608	07/03/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01606	07/02/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01510	08/25/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01506	08/24/2009	Confidential Source	Bradley Edwards	Other Rape Victims	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01493	08/10/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01488	08/03/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01486	07/28/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01483	07/28/2009	Confidential Source	Bradley Edwards	Additional Information RE: Epstein Molestations	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01479	07/22/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01449	05/22/2009	Bradley Edwards	Confidential Source	Secret Plea Deal for Epstein	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01433	10/20/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
15207-15208	08/14/2009	Jacque Johnson	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
19716-19719	09/25/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
19730-19731	10/02/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01683	08/06/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01693	08/21/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
03011	09/17/2009	Bradley Edwards	Confidential Source	Additional Information RE:	W/P Priv.; not reasonably calculated to lead to

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
				Epstein Molestations	discovery of admissible evidence
01755-01756	10/02/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01756	06/22/2009	Bradley Edwards	Confidential Source	Secret Plea Deal For Epstein	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
01770	10/08/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
03126	09/18/2009	Confidential Source	Bradley Edwards	Additional Information RE: Epstein Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02006	06/23/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02060	09/23/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
03487-03494	09/19/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02269	08/26/2009	Confidential Source	Bradley Edwards	Other Rape Victims	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02322-02323	10/16/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02595-02596	09/07/2009	Bradley Edwards	Confidential Source	Secret Plea Deal For Epstein	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02866-02867	09/25/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02895	08/31/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02901	09/16/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
03032	09/18/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
03057	10/13/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
03070	07/28/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
03081-03082	09/21/2009	Bradley Edwards	Confidential Source	Providing Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
03144	10/08/2009	Confidential Source	Bradley Edwards	Providing Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
03189-03190	10/14/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Strategies	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
04015	09/08/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02913	09/28/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02956-02957	08/31/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02975	10/21/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
04031-04055	08/12/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
04057	08/11/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
04060	08/12/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02979-02980	10/02/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02998	07/21/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05626	10/12/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05630-05631	10/12/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05664-05665	10/12/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
07976	08/14/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
06655	06/09/2009	Confidential	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
		Source			discovery of admissible evidence
19986-19987	09/28/2009	Confidential Source	Mike Fisten	Additional Information RE: Epstein Molestations	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
04905-04906	07/15/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
04946-04951	10/28/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05148	05/22/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05151	05/26/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05161	05/28/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05203	06/23/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05207-05208	06/23/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05220-05221	06/23/2009	Confidential Source	Bradley Edwards	Secret Plea Deal For Epstein	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05224-05225	06/24/2009	Confidential Source	Bradley Edwards	Secret Plea Deal For Epstein	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05239	06/23/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05277-05278	06/23/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05324-05325	06/23/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05368-05369	06/23/2009	Bradley Edwards	Confidential Source	Secret Plea Deal For Epstein	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
05387-05388	06/23/2009	Bradley Edwards	Confidential Source	Secret Plea Deal For Epstein	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence
02811-02812	10/03/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Priv.; not reasonably calculated to lead to discovery of admissible evidence

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
01280-01288	09/18/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
01131-01134	10/08/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
00988	04/25/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
10163-10167	08/12/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
10181-10188	08/12/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
10245-10251	09/08/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
10364-10367	09/17/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
10586-10591	09/24/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
10625-10632	10/02/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
10698-10699	10/13/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
10718-10719	10/13/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
10927-10937	05/28/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
10945-10954	05/29/2009	Bradley Edwards	Confidential Source	Providing New Witnesses	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
10964-10978	06/02/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
10991	06/22/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11006-11010	06/23/2009	Bradley Edwards	Confidential Source	Additional Information RE:	W/P Privilege; Not reasonably calculated to lead

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
				Epstein Molestations	to discovery of admissible evidence.
11075-11076	07/29/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11080-11082	07/31/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11085-11097	09/04/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11123-11136	09/17/2009	Confidential Source	Bradley Edwards	Additional Information RE: Epstein Molestations	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11140-11142	10/04/2009	Confidential Source	Bradley Edwards	Additional Information RE: Epstein Molestations	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11150-11151	10/12/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
10390-10393	09/19/2009	Bradley Edwards	Confidential Source	Additional Information RE: Epstein Molestations	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11157-11165	10/25/2009	Confidential Source	Bradley Edwards	Providing New Witnesses	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11170-11174	06/23/2009	Confidential Source	Bradley Edwards	Additional Information RE: Epstein Molestations	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11184-11185	05/27/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11188-11195	05/28/2009	Confidential Source	Bradley Edwards	Additional Information RE: Epstein Molestations	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11198-11200	05/28/2009	Bradley Edwards	Confidential Source	Litigation Strategy	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11208-11214	05/29/2009	Confidential Source	Bradley Edwards	Additional Information RE: Epstein Molestations	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11223-11236	06/01/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11260-11266	06/24/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11320-11325	07/30/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
11372-11373	08/11/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11380-11383	08/12/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11438-11442	09/17/2009	Confidential Source	Bradley Edwards	Additional Information RE: Epstein Molestations	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11549-11550	10/01/2009	Confidential source	Bradley Edwards	Litigation Strategy	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
11574-11579	10/13/2009	Confidential Source	Bradley Edwards	Litigation Strategy	W/P Privilege; Not reasonably calculated to lead to discovery of admissible evidence.
BOX 2					

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
08029-08032	09/14/2009	Bradley Edwards	Tami Wolfe	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
08026-08028	05/01/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07738-07739	05/13/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07747	09/17/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07758-07759	05/05/2009	Jonathan Birkman	William Berger	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					discovery of admissible evidence; protected by privacy rights
07760-07765	09/11/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07766	10/11/2009	Jacquie Johnson	Attorneys at RRA	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07767-07784	05/01/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07785-07790	06/26/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07791	04/04/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07792-07793	04/01/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07794-07841	04/04/2009	Paul Cassell	Bradley Edwards	Full draft of motion to stay	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07842-07848	06/16/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					privacy rights
07849-07852	04/10/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07853-07856	06/10/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07857-07862	09/11/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07863-07864	06/10/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07685-07874	05/14/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07875-07876	04/14/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07877-07884	08/03/2009	Jacque Johnson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07886-07888	08/02/2009	Cara Holmes	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
07889-07892	05/01/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07893-07904	07/27/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07905-07908	07/22/2009	Jacque Johnson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07910-07912	08/10/2009	Bradley Edwards	Mike Fisten	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07916	10/16/2009	Jacque Johnson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07919	08/27/2009	Jacque Johnson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
07920-07930	10/18/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05399	10/17/2009	William Berger	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05355-05357	09/09/2009	Russell Adler	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05375-05378	09/10/2009	Jacque Johnson	Bradley Edward	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05372	04/20/2009	Marc Nurik	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05380-05381	09/11/2009	Jacque Johnson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05384-05385	09/15/2009	Jacque Johnson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05348	09/15/2009	Bradley Edwards	William Berger	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05341	09/04/2009	Jacque Johnson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05329-05330	04/09/2009	Beth Williamson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05332-05333	05/20/2009	William Berger	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					discovery of admissible evidence; protected by privacy rights
05320-05323	07/30/2009	Bradley Edwards	Amy Swan	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05312-05313	07/22/2009	Nora Batian	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05306-05307	07/22/2009	Nora Batian	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05302	07/22/2009	Attorney at RRA	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05281	08/03/2009	Bradley Edwards	Mike Fisten	Review of litigation materials	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05282-05283	04/09/2009	Beth Williamson	Bradley Edwards	Jane Doe v. Us	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05288-05291	07/22/2009	Bradley Edwards	William Berger	Dr. Swan	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05292	07/22/2009	Attorneys at RRA	Ken Jenne	RE: Epstein Meeting	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					privacy rights
05295-05297	07/23/2009	Attorneys at RRA	Priscilla Nascimento	RE: Epstein Conference Room Reserved	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05298	08/03/2009	Mike Fisten	Bradley Edwards	Discussion of Epstein strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05261	07/23/2009	Amy Swan	Bradley Edwards	Victim Psychological Assessment	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
18358-18359	07/24/2009	Bradley Edwards	Ken Jenne	Investigation into Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04431-04432	08/14/2009	Jacque Johnson	Bradley Edwards	RE: Epstein-Maxwell Subpoena	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04419-04420	04/09/2009	Bradley Edwards	Paul Cassell	RICO Statement	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04403-04416	10/17/2009	Paul Cassell	Bradley Edwards	Punitive Damages	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04387-04402	08/19/2009	Paul Cassell	Bradley Edwards	Victim Complaints, accountants, & Fraudulent Transfers Forensic Epstein's	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
01082	09/02/2009	Jacque Johnson	Mike Fisten	Subpoenas for Epstein's Housekeepers	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04363	09/14/2009	Jacque Johnson	Bradley Edwards	LM	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04343-04344	09/04/2009	Bradley Edwards	Jacque Johnson	Investigation into Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04340-04342	09/04/2009	Jacque Johnson	Bradley Edwards	Investigation into Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04339	09/03/2009	Mike Fisten	Bradley Edwards	Investigation into Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
00989	09/04/2009	Bradley Edwards	William Berger	Alessi Depo	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04325-04328	07/30/2009	Paul Cassell	Bradley Edwards	RE: Epstein- beneficiaries & response to asset freeze motion	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
00155	06/25/2009	Bradley Edwards	Paul Cassell	20 Cases & Bond	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04312-04313	05/26/2009	Bradley Edwards	Paul Cassell	RE: Epstein Accounting; Freezing	W/P; Attorney Client Privilege; Irrelevant and

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
				Assets	not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04314-04317	09/11/2009	Paul Cassell	Bradley Edwards	RE: Epstein- Add to our motion for a protective order *	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04307-04308	04/08/2009	Bradley Edwards	Paul Cassell	Motion to stay-response & motion to unseal Fed Civil Case	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04309-04311	05/26/2009	Paul Cassell	Bradley Edwards	Epstein Assets & Forensic Accounting	
04295	09/11/2009	Jacque Johnson	Bradley Edwards	thoughts on Epstein's Victims	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04305-04306	04/08/2009	Paul Cassell	Bradley Edwards	Motion to Strike references to the NPA & Revised response to the motion to stay	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04274-04276	05/06/2009	William Berger	Bradley Edwards	Sandy Berger Telephone call	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
18334-18336	07/24/2009	Ken Jenne	Bradley Edwards	Investigation into Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04216-04219	09/08/2009	William Berger	Bradley Edwards	State Judge ordered no contact with any underage girl	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
04202-04206	09/08/2009	Bradley Edwards	William Berger	Epstein's attorneys & Bob Josephsberg have filed several motions on limits of the no contact order	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04207-04215	09/04/2009	Attorneys at RRA	Paul Cassell	Letter to Critton RE: Protective Order	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04191-04193	09/04/2009	Paul Cassell	William Berger	Finding out who is protected by the order	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04194-04195	09/04/2009	Attorneys at RRA	Steven Jaffe	Seek Court Intervention	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04196-04199	09/08/2009	Bradley Edwards	William Berger	Finding out who is protected by the order	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
25937	10/25/2009	Scott Rothstein	Ken Jenne	Epstein's house staff	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
25923	09/09/2009	Attorneys at RRA	Maribel Matiska	legal opinion RE: Epstein	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
25832-25838	06/01/2009	Bradley Edwards	William Berger	contact Information re: who is pertinent to the case	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
25825-25826	10/05/2009	Bradley Edwards	William Berger	Trial Prep Epstein	W/P; Attorney Client Privilege; Irrelevant and

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19649-19651	07/24/2009	Bradley Edwards	Ken Jenne	Investigation into Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19658-19661	08/03/3009	Bradley Edwards	Ken Jenne	Copperfield Depo	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
25809-25810	10/04/2009	William Berger	Bradley Edwards	Trail Prep	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04466-04469	08/18/2009	Bradley Edwards	Paul Cassell	Epstein Assets Subpoena	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01296	10/02/2009	Mike Fisten	Michael Wheeler	Subpoena of Detective Recarey	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04439-0442	09/16/2009	Bradley Edwards	Paul Cassell	RE: Epstein-Notice Of IME	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04445	07/31/2009	Jacque Johnson	Bradley Edwards	RE:Epstein Reminder-Mon 8/3/09-Monthly Call in Telephone Conference	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04425-04428	09/18/2009	Paul Cassell	Bradley Edwards	Jane Doe Depo Set for the 30 th	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					discovery of admissible evidence; protected by privacy rights
04429	10/07/2009	Bradley Edwards	Paul Cassell	Motion for Sanctions	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
25770-25772	10/05/2009	William Berger	Bradley Edwards	Victims for Trial	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
25768-25769	10/05/2009	Bradley Edwards	William Berger	Victims for Trail	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
26716-26717	09/04/2009	Mike Fisten	Ken Jenne	NR as a victim	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
26714-26715	10/13/2009	Attorneys at RRA	Russell Adler	Trial date procured	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
20907-20908	10/05/2009	Bradley Edwards	William Berger	Victims for Trial	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19857-19860 	10/17/2009	Mike Fisten	Pat Roberts	Epstein's Palm Beach Property	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19861-19862	10/23/2009	Paul Cassell	Bradley Edwards	Larry Visoski Depo	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					privacy rights
19713-19715	09/09/2009	Bradley Edwards	Jacque Johnson	Copperfield Subpoena	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19720-19729	09/30/2009	Mike Fisten	Jacque Johnson	Tentative Subpoena dates and people list	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19706-19707	09/09/2009	Bradley Edwards	Jacque Johnson	Dershowitz Subpoena ready to be signed	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19693-19695	09/04/2009	Mike Fisten	Bradley Edwards	Investigation into Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19696-19697	09/04/2009	Jacque Johnson	Bradley Edwards	Setting Up Depo Times	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19698-19700	09/04/2009	Mike Fisten	Bradley Edwards	Investigation in Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19685-19688	08/27/2009	Bradley Edwards	Ken Jenne	RE: Witness information that we need to use	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19689-19690	09/02/2009	Mike Fisten	Jacque Johnson	Awaiting dates for the 2 other pilots, Dershowitz & Copperfield	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
19691-19692	09/02/2009	Mike Fisten	Pat Diaz	Bill Riley Subpoena	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19673-19674	08/10/2009	Jacque Johnson	Bradley Edwards	Depo List	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19654-19655	08/03/2009	Mike Fisten	Bradley Edwards	Setting Up Copperfield Depo	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19656-19657	08/03/2009	Mike Fisten	Bradley Edwards	List of people to subpoena	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19662-19663	08/03/2009	Mike Fisten	Bradley Edwards	Setting Up Copperfield Depo	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19652-19653	08/26/2009	Jacque Johnson	Bradley Edwards	Witness information that we need to use	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
18348-18349	08/27/2009	Bradley Edwards	Ken Jenne	RE: Witnesses information that we need to use	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04272	06/30/2009	William Berger	Bradley Edwards	Investigation into Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19683-19684	08/19/2009	Mike Fisten	Pat Diaz	Potential New Witnesses	W/P; Attorney Client Privilege; Irrelevant and

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
19856	10/17/2009	Mike Fisten	Mike Fisten	Investigation into Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
20888	09/12/2009	Russell Adler	Bradley Edwards	Potential New witnesses	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
20946	05/11/2009	Attorneys at RRA	Bradley Edwards	Investigation into Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05807-05810	07/23/2009	Attorneys at RRA	Priscila Nascimento	Conference room reserved	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05262-05263	07/22/2009	Bradley Edwards	Jacque Johnson	Investigator information	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
25829	05/11/2009	Bradley Edwards	William Berger	Motion to unseal criminal records	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
25830-25831	05/11/2009	Attorneys at RRA	Bradley Edwards	Investigation into Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
25811-25813	05/11/2009	Attorneys at RRA	Bradley Edwards	Investigation into Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					discovery of admissible evidence; protected by privacy rights
25815-25822	06/01/2009	William Berger	Bradley Edwards	Depo information	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
18358-18359	07/24/2009	Bradley Edwards	Ken Jenne	Investigation into Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05382	09/12/2009	Bradley Edwards	Mike Fisten	Potential new witnesses	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
08033-08070	10/23/2009	Attorneys at RRA	Mike Fistos	Legal Research RE: Causes of action against Epstein	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
25997	10/23/2009	Scott Rothstein	Russell Adler	Legal Research RE: causes of action against Epstein	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
26741-26763	10/23/2009	Attorneys at RRA	Bradley Edwards	Legal Research RE: causes of action against Epstein	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
25774-25777	05/12/2009	Bradley Edwards	Susan Stirling	Filed Motions	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
18177-18179	08/24/2009	Ken Jenne	Bradley Edwards	Epstein Probation	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					privacy rights
18174-18176	08/24/2009	Ken Jenne	Mike Fisten	Epstein Probation	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
18172-18173	08/24/2009	Mike Fisten	Bradley Edwards	Epstein Probation	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
18170	08/24/2009	Bradley Edwards	Mike Fisten	Epstein Probation	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03106	06/03/3009	Bradley Edwards	Shawn Gilbert	Epstein Case Info	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02593-02594	05/13/2009	Bradley Edwards	Shawn Gilbert	Discussion with secretary regarding client information	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
08014	Undated	Unknown Staff	Bradley Edwards	Miscellaneous case info	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
27494	10/23/2009	Attorneys at RRA	Mike Fistos	Legal Research RE: Causes of action against Epstein	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
18166-18167	08/04/2009	Bradley Edwards	Mike Fisten	Copperfield Depo	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
18164-18165	08/03/2009	Bradley Edwards	Mike Fisten	Copperfield Depo	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
18771-18773	04/27/2009	Marc Nurik	Bradley Edwards	Legal Research RE: causes of action against Epstein	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
18742-18744	09/10/2009	Jacque Johnson	Bradley Edwards	Dershowitz Depo	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
18737-18741	09/10/2009	Jacque Johnson	Bradley Edwards	Depo technicalities	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
20263-20282	10/14/2009	Pat Roberts, Mike Fisten	Ronald Wise	Vehicle Registrations-Visoski	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
20219-20262	10/14/2009	Pat Roberts, Mike Fisten	Ronald Wise	Visoski Research & Questions	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
17225-17230	07/22/2009	Bradley Edwards	Jacque Johnson	Wayne Black Retainer	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
17038-17040	10/29/2009	Cara Holmes	Jacque Johnson	RE: Subpoenas for Epstein's attorneys	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
16916-16928	10/19/2009	Bradley Edwards	Jacque Johnson	Witness List	W/P; Attorney Client Privilege; Irrelevant and

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
16795-16796	10/01/2009	Bradley Edwards	Jacque Johnson	Trump Depo	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
16455-16759	09.10/2009	Bradley Edwards	Jacque Johnson	Depo Dates	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
16436-16437	09/09/2009	Bradley Edwards	Jacque Johnson	Dershowitz Depo	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
16400-16404	09/02/2009	Mike Fisten	Jacque Johnson	Investigation into Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
16394-16395	08/31/2009	Bradley Edwards	Jacque Johnson	Depo Dates	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01046	08/25/2009	Cara Holmes	Bradley Edwards	Computer information	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01048-01050	07/28/2010	William Berger	Bradley Edwards	Hard drive of Plaintiff's computer	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01052	09/09/2009	Attorneys at RRA	Maribel Matiska	legal Opinion RE: Epstein	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					discovery of admissible evidence; protected by privacy rights
01100	10/19/2009	Russell Adler	Bradley Edwards	Dershowitz Involvement	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01105	08/11/2009	Bradley Edwards	Alan Garten	Potential New Witnesses	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01111	05/13/2009	Bradley Edwards	Paul Cassell	Legal research	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01112-01117	05/12/2009	Bradley Edwards	William Berger	Dr. Swan	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01139-01142	04/29/2009	Staff	Bradley Edwards	Epstein Depo revised	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01151	09/11/2009	Beth Williamson	Bradley Edwards	Motion for protective order final draft	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01167	09/11/2009	Bradley Edwards	Jacque Johnson	Epstein MPO	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01216	05/21/2009	Bradley Edwards	William Berger	Immunity for testimony about prostitution	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					privacy rights
01247	09/30/2009	Bradley Edwards	Jacque Johnson	Therapy Notes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01268-01269	10/22/2009	Bradley Edwards	Marc Nurik	Epstein meeting	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01293	08/19/2009	Ken Jenne	Bradley Edwards	Epstein Assets	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01299	04/21/2009	Bradley Edwards	Carolyn Edwards	Order denying the motion to reassign or transfer	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01305	08/24/2009	Paul Cassell	Bradley Edwards	Epstein Computers	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01313	09/02/2009	Attorneys at RRA	Jacque Johnson	Epstein Depo	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01333	08/03/3009	Jacque Johnson	Bradley Edwards	Epstein Depo	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01335	08/03/2009	Mike Fisten	Bradley Edwards	Investigation into Epstein planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
01337	08/10/2009	Jacque Johnson	Bradley Edwards	Epstein Depo list	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01363	09/08/2009	Ken Jenne	Bradley Edwards	Motion to freeze assets	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01414-01416	98/18/2009	Bradley Edwards & Ken Jenne	Mike Fisten	Epstein Potential Witness List	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01417	08/24/2009	Mike Fisten	Bradley Edwards	Potential Witnesses	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01429	09/09/2009	Attorneys at RRA	Bradley Edwards	Epstein telephone conference today	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01431	07/31/2009	Jacque Johnson	Bradley Edwards	Epstein case info	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01432	09/15/2009	Bradley Edwards	Pat Diaz	New Victims	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01434	10/19/2009	Marc Nurik	Bradley Edwards	Epstein Evidence	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01461	04/27/2009	Marc Nurik	Bradley Edwards	Epstein Info	W/P; Attorney Client Privilege; Irrelevant and

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01466	07/31/2009	William Berger	Bradley Edwards	Epstein Presentation	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01471	07/18/2009	Wayne Black	Bradley Edwards	Investigation into Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01480	07/22/2009	Attorneys at RRA	Bradley Edwards	Epstein Meeting	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01482	07/24/2009	Ken Jenne	Bradley Edwards	Investigation into Epstein planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01491	08/10/2009	Ken Jenne	Bradley Edwards	Investigative fees	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01492	08/10/2009	Jacquie Johnson	Bradley Edwards	The Mar-a-Lago Club Depo	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01495	08/11/2009	Marc Nurik	Bradley Edwards	Potential Witness	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01498	08/17/2009	Marc Nurik	Bradley Edwards	Legal opinion re:Epstein	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					discovery of admissible evidence; protected by privacy rights
01502	08/21/2009	Marc Nurik	Bradley Edwards	Epstein Evidence	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01513	08/25/2009	Jacque Johnson	Bradley Edwards	Discovery for the girls	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01522	08/14/2009	Bradley Edwards	Marc Nurik	Legal opinion	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01522	10/08/2009	Ken Jenne	Bradley Edwards	New Victim	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01523-01524	10/26/2009	Marc Nurik	Bradley Edwards	Meeting on Epstein	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01527	04/27/2009	Marc Nurik	Bradley Edwards	New Victim	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01540	05/01/2009	William Berger	Bradley Edwards	Litigation Strategy on punitive damages	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01553	09/10/2009	Bradley Edwards	Jacque Johnson	Letter from JP Morgan Chase	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					privacy rights
01566	05/11/2009	Wayne Black	Bradley Edwards	New Victim	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01586	05/26/2009	Paul Cassell	Bradley Edwards	Opposition to the continuance of the trial date	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
15690-15691	10/01/2009	Jacque Johnson	Bradley Edwards	Trump Depo	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01607	10/17/2009	Paul Cassell	Bradley Edwards	Litigation Strategy on motions	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01621	04/19/2009	Marc Nurik	Bradley Edwards	Potential New Witness	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01622	06/09/2009	Susan Stirling	Bradley Edwards	Important phone call due today	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01624	06/11/2009	Robert Buschel	Bradley Edwards	Motion for bond asset transfer	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01627	05/06/2009	Bradley Edwards	Marc Nurik	Dateline interest into epstein	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
01628	06/15/2009	Robert Buschel	Bradley Edwards	Investigations	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01635	05/21/2009	Bradley Edwards	Carolyn Edwards	Personal Conversation	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01636	06/23/2009	Susan Stirling	Bradley Edwards	Motion to unseal	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01638	06/29/2009	Paul Cassell	Bradley Edwards	Litigation Strategy RE: Motion to unseal	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01644	07/06/2009	Confidential Source	Bradley Edwards	Request for admission	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01646	07/06/2009	Confidential Source	Bradley Edwards	Secret Plea deal for Bear Stearns	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01648	07/11/2009	Wayne Black	Bradley Edwards	Investigating Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01650	07/13/2009	Carl Linder	Bradley Edwards	Epstein's Assets	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01658-01659	07/18/2009	Paul Cassell	Bradley Edwards	DOJ	W/P; Attorney Client Privilege; Irrelevant and

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01663	07/18/2009	Mike Fisten	Bradley Edwards	Epstein's cars	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01668	07/29/2009	Bradley Edwards	Wayne Black	■■■■ number	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01764	07/31/2009	Bradley Edwards	Carolyn Edwards	Case Numbers	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01676	10/17/2009	Paul Cassell	Bradley Edwards	Motions	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01681	08/03/2009	Mike Fisten	Bradley Edwards	Positing regarding litigation preparation	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01682	09/04/2009	Paul Cassell	Bradley Edwards	Litigation Strategy-Order 242	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01684	09/11/2009	Jacque Johnson	Bradley Edwards	Plaintiff firms the notices of depositions	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01686	09/11/2009	Mike Fisten	Bradley Edwards	Potential new witnesses	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					discovery of admissible evidence; protected by privacy rights
01692	09/12/2009	William Berger	Bradley Edwards	Proposal for settlement	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01698	05/05/2009	Paul Cassell	Bradley Edwards	Epstein Victim Depos	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01702	09/17/2009	Paul Cassell	Bradley Edwards	Epstein Depos	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01705	05/14/2009	William Berger	Bradley Edwards	Statutory Rape	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01711	04//01/2009	Carolyn Edwards	Bradley Edwards	Third party subs	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01737	07/14/2009	Richard Wolfe	Bradley Edwards	Facebook/Myspace	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01564	05/11/2009	Attorneys at RRA	Bradley Edwards	Investigation Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01603	10/15/2009	Bradley Edwards	Adam Horowitz	Testimony RE: Vehicles	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					privacy rights
01742	10/12/2009	Beth Williamson	Bradley Edwards	Filing fee check	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01743	10/29/2009	Beth Williamson & Jacquie Johnson	Bradley Edwards	New folder for Jane Doe Created	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
01745	10/15/2009	Bradley Edwards	Paul Cassell	Epstein's Cars	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05726	08/14/2009	Bradley Edwards	William Berger	Legal opinion	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
27395	08/13/2009	Marc Nurik	Scot Rothstein	Legal Research RE: causes of action against Epstein	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
26356	08/13/2009	Scott Rothstein	Russell Adler	Legal Research RE: causes of action against Epstein	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04225	06/15/2009	Bradley Edwards	Wayne Black	Epstein Victims	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04229-04233	06/16/2009	Wayne Black	Bradley Edwards	Epstein secret plea deal with Bear Stearns	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
04237-04242	06/15/2009	Bradley Edwards	Wayne Black	Epstein secret plea deal with Bear Stearns	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04246	06/15/2009	Wayne Black	Bradley Edwards	Epstein secret plea deal for Bear Stearns	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04250	06/15/2009	Wayne Black	Bradley Edwards	Epstein Victims	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04255-04256	06/15/2009	Wayne Black	Bradley Edwards	Epstein secret plea deal for Bear Stearns	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04260	06/15/2009	Bradley Edwards	Wayne Black	Epstein secret plea deal for Bear Stearns	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
04523	05/14/2009	Bradley Edwards	Wayne Black	Investigating Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05088-05090	10/27/2009	Attorneys at RRA	Ken Jenne	Epstein's assets	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05108	04/01/2009	Bradley Edwards	Carolyn Edwards	Victims employment	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
05145	05/21/2009	Bradley Edwards	Carolyn Edwards	Epstein Hearing	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
05237	07/20/2009	Wayne Black	Bradley Edwards	Investigating Epstein's planes	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02648-02650	08/10/2009	Jacque Johnson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02651	07/29/2009	Bradley Edwards	Wayne Black	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02661-02662	05/12/2009	Russell Adler	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02674-02677	08/18/2009	Jacque Johnson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02678-02679	04/10/2009	Russell Adler	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02682-02683	08/10/2009	Jacque Johnson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02718-02720	06/25/2009	Bradley Edwards	Seth Lehman	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02728-02729	08/04/2009	Bradley Edwards	Spencer Kuvin	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02746	07/22/2009	Bradley Edwards	Adam Steinberg	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02813-02814	08/26/2009	Bradley Edwards	Pat Diaz	Providing New Witnesses	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02817-02826	08/04/2009	Bradley Edwards	William Berger	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02827-02832	05/12/2009	Attorneys at RRA	William Berger	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02833-02835	08/23/2009	Bradley Edwards	Pat Diaz	Other Rape Victims	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02874-02876	05/23/2009	Bradley Edwards	William Berger	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02887-02888	08/26/2009	Bradley Edwards	Pat Diaz	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					discovery of admissible evidence; protected by privacy rights
02889-02890	10/14/2009	Bradley Edwards	Mike Fisten	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02891	10/12/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02892	08/03/2009	Bradley Edwards	William Berger	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02894	09/09/2009	Mike Fisten	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02899	09/29/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03001-03002	05/15/2009	Susan Stirling	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03003	04/15/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03004	06/23/2009	Wayne Black	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					privacy rights
03005-03006	08/03/2009	Mike Fisten	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03007	10/07/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03008	04/23/2009	Susan Stirling	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03013	05/25/2009	Bradley Edwards	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03014	10/08/2009	Bradley Edwards	Cara Holmes	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03015	04/24/2009	Steven Jaffe	Susan Stirling	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03017-03018	08/18/2009	Mike Fisten	Bradley Edwards	Providing New witnesses	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03019	09/19/2009	Bradley Edwards	Pat Diaz	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
03020	09/16/2009	Bradley Edwards	Jacque Johnson	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03021-03027	09/19/2009	Bradley Edwards	Pat Diaz	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03031-03034	09/18/2009	Pat Diaz	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03035	09/29/2009	Russell Adler	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03039	06/05/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03040	09/04/2009	Mike Fisten	William Berger	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03044	09/09/2009	Bradley Edwards	Jacque Johnson	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03045-03047	09/30/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03048	04/21/2009	Paul Cassell	Susan Stirling	Litiation Strategy	W/P; Attorney Client Privilege; Irrelevant and

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03050-03052	10/16/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03053	10/17/2009	Bradley Edwards	Mike Fisten	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03054	10/13/2009	Attorneys at RRA	Grant Smith	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03056	09/04/2009	Bradley Edwards	Mike Fisten	Other Rape Victims	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03072	06/22/2009	Bradley Edwards	Wayne Black	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03073	09/01/2009	Bradley Edwards	Mike Fisten	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03074-03075	10/28/2009	Jacquie Johnson	Michael Wheeler	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03100	10/15/2009	Bradley Edwards	Mike Fisten	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					discovery of admissible evidence; protected by privacy rights
03102-03103	07/21/2009	Bradley Edwards	Paul Cassell	Other Rape Victims	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03107-03113	07/24/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03114	08/04/2009	Bradley Edwards	Mike Fisten	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03115-03118	05/16/2009	Bradley Edwards	Susan Stirling	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03124	06/23/2009	Bradley Edwards	Wayne Back	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03125	09/08/2009	William Berger	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03127-03128	05/19/2009	Susan Stirling	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03135-03136	08/04/2009	Mike Fisten	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					privacy rights
03137	08/22/2009	Wayne Black	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03138	10/08/2009	Beth Williamson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03145	10/30/2009	Jacque Johnson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03146	08/22/2009	Bradley Edwards	Wayne Black	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03147-03154	10/07/2009	Bradley Edwards	Beth Williamson	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03155-03155	10/08/2009	Bradley Edwards	Jacque Johnson	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03158—3159	04/28/2009	Bradley Edwards	Susan Stirling	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03191-03196	10/14/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
03197-03199	08/14/2009	Attorneys at RRA	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03205-03211	09/13/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03212	08/11/2009	Bradley Edwards	Jacque Johnson	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03213	10/28/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03214-03218	10/27/2009	Paul Cassell	Ronald Wise	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03223-03232	04/15/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03233-03242	09/28/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03245	06/01/2009	William Berger	Bradley Berger	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03251-03252	09/24/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03303	07/30/2009	Bradley Edwards	Beth Williamson	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03306-03307	09/04/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03308-03309	09/04/2009	Beth Williamson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03310-03314	09/04/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03389	07/30/2009	Beth Williamson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03392-03393	09/04/2009	Bradley Williamson	Beth Williamson	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03461-03463	09/19/2009	Bradley Edwards	Susan Stirling	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03464-03465	06/14/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					discovery of admissible evidence; protected by privacy rights
03469-03486	06/15/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03495	08/27/2009	Bradley Edwards	Jacque Johnson	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03496-03501	10/28/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03502-03506	10/27/2009	Paul Cassell	Ronald Wise	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03507-03510	10/28/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03511-03513	10/28/2009	Bradley Edwards	Ronald Wise	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03514-03516	10/26/2009	Paul Cassell	Ronald Wise	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03520-03523	07/04/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					privacy rights
03524	09/04/2009	William Berger	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03525-03530	09/05/2009	William Berger	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03532	08/24/2009	Jacque Johnson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03536	07/19/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03539-03540	08/26/2009	Pat Diaz	Bradley Edwards	Providing New Witnesses	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03541-03544	10/12/2009	Attorneys at RRA	Ronald Wise	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03545-03547	06/26/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03548-03549	04/11/2009	Wayne Black	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
03550-03574	09/09/2009	Attorneys at RRA	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03575-03588	10/19/2009	Kendall Coffey	Bradley Edwards	Providing New Witnesses	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03589-03604	04/11/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03605-03606	10/16/2009	Attorneys at RRA	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03607-03610	10/16/2009	William Berger	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03611-03612	10/16/2009	Attorneys at RRA	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03613-03615	10/29/2009	Bradley Edwards	Cara Holmes	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03616-03618	10/01/2009	Pat Diaz	Bradley Edwards	Providing New Witnesses	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03628-03637	09/15/2009	Jacque Johnson	Bradley Edwards	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
03638-03641	09/08/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
08454	10/23/2010	Attorneys at RRA	Mark Fistos	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
08118-08123	10/23/2009	Attorneys at RRA	Russell Adler	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
08124-08156	10/23/2009	Attorneys at RRA	Steven Jaffe	Litigation Strategy	W/P; Attorney Client Privilege; Irrelevant and not reasonably calculated to lead to the discovery of admissible evidence; protected by privacy rights
02411-02413	05/12/2009	Attorneys at RRA	Bradley Edwards	J. Jane Doe II v. Epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01913-01914	06/15/2009	Susan K. Stirling	Bradley Edwards	J. Activity in case 9:08-cv-80893-██████ Doe v. Epstein Motion to Dismiss	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01918- 01919	04/15/2009	Attorneys at RRA	Bradley Edwards	J. Activity in case 9:08-cv-80893-██████ Doe v. Epstein Motion to Compel	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01920-01924	05/20/2009	Paul Cassell	Bradley Edwards	J. Activity in case 9:08-cv-80994-KAM Jane Doe No. 6 v. Epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
				Motion to Strike	to the discovery of the admissible evidence; protected by privacy rights
01925	08/26/2009	Jacque Johnson	Bradley Edwards	J. Adriana Surveillance/Interview	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01928-01929	08/03/2009	Jacque Johnson	Bradley Edwards	J. Alfredo Rodriguez address	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01930	09/05/2009	Bradley Edwards	J. William J. Berger	Client info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01940	09/10/2009	Russell Adler	Bradley Edwards	J. Witness Info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01944-01952	04/10/2009	Russell Adler	Bradley Edwards	J. Epstein assets	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01969	05/04/2009	Susan K. Stirling	Bradley Edwards	J. Call from sources of information	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01971-01972	05/13/2009	Attorneys at RRA	Bradley Edwards	J. Cassell Draft	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01973-01974	07/23/2009	Mike Fisten	Bradley Edwards	J. CMA vs. Epstein – new investigator info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					protected by privacy rights
01975	08/10/2009	Jacque Johnson	Bradley Edwards J.	Computers	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01976-01978	07/06/2009	Bradley Edwards J.	Paul Cassell	Conference Call	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01981-01982	04/01/2009	Bradley Edwards J.	Russell Adler	Conflict check for Brad Edwards files	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01990	05/14/2009	Bradley Edwards J.	Paul Cassell	Consolidation order	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02000	09/03/2009	Jacque Johnson	Bradley Edwards J.	Dates for Subpoena – Epstein’s housekeepers	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02001-02003	10/09/2009	Jacque Johnson	Bradley Edwards J.	David Copperfield	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02009-2010	09/09/2009	Pasquale Diaz	Bradley Edwards J.	Deposition of Bill Riley	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02017-02018	05/18/2009	William J. Berger	Bradley Edwards J.	Doe v. Epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
02023	05/14/2009	Attorneys at RRA	Bradley Edwards	J. Sid's deposition of Epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02045-02046	09/04/2009	Attorneys at RRA	Bradley Edwards	J. E.W., L.M. Doe v. Epstein – Letter from Bob Critton	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02049-02053	09/04/2009	Paul Cassell	Bradley Edwards	J. E.W., L.M. Doe v. Epstein – Letter from Bob Critton	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02063-02064	05/19/2009	William J. Berger	Bradley Edwards	J. Epstein – Confirming AT&T Dial in Telephone Conference for Monday , 6/8/09 at 2:00 p.m.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02089-02090	09/17/2009	Paul Cassell	Bradley Edwards	J. Epstein hearing	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02091-02092	06/16/2009	Attorneys at RRA	Bradley Edwards	J. Epstein – Monthly Call in Telephone Conference	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02106-02108	04/29/2009	Susan K. Stirling	Bradley Edwards	J. Epstein – Telephone Conference	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02109	05/13/2009	Wayne Black	Bradley Edwards	J. Epstein info – List of Plaintiff lawyers	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02110-02111	09/15/2009	Bradley	J. Jacquie Johnson	Epstein - Cancelling depositions	Work product; attorney/client privilege;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
		Edwards		in New York for the following week	irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02112-02116	09/10/2009	Bradley Edwards J.	Jacque Johnson	Epstein – Yearbook picture of Epstein rape victims	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02117-02118	10/23/2009	Jacque Johnson	Bradley Edwards J.	Epstein (AUSA)	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02119-02121	09/08/2009	Beth Williamson S.	Bradley Edwards J.	Epstein info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02130-02137	05/26/2009	Susan K. Stirling	Bradley Edwards J.	Epstein cases- depositions in federal cases	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02138-02139	08/04/2009	Jacque Johnson	Bradley Edwards J.	Epstein depo – New York	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02143-02146	09/28/2009	Jacque Johnson	Bradley Edwards J.	Epstein Depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02229	05/05/2009	Paul Cassell	Bradley Edwards J.	Epstein Depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02236-02337	05/20/2009	Attorneys at RRA	Bradley Edwards J.	Epstein info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					to the discovery of the admissible evidence; protected by privacy rights
02256-02257	07/22/2009	Jacque Johnson	Bradley Edwards J.	Epstein info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02260-02261	07/22/2009	Nora Batian	Bradley Edwards J.	Epstein – coordinating meetings	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02263-02265	07/23/2009	Attorneys at RRA	Nora Batian	Epstein info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02266	07/30/2009	Jacque Johnson	Bradley Edwards J.	Epstein – Video Deposition of S.K. in NY	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02273-02276	09/18/2009	Jacque Johnson	Bradley Edwards J.	Epstein info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02278-02279	07/23/2009	Priscila Nascimento A.	Nora Batian	Epstein info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02284-02855	05/11/2009	Susan K. Stirling	Bradley Edwards J.	Epstein info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01769	10/30/2009	Mike Fisten	Bradley Edwards J.	Barbara Berg info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					protected by privacy rights
01780	09/14/2009	Bradley Edwards	J. William J. Berger	Discussion of belief that Epstein is transferring assets to avoid judgments	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01787-01788	09/04/2009	Ken Jenne	Bradley Edwards	J. 1. Accountants 2. Motion for IME	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01799-01801	10/14/2009	Bradley Edwards	J. Paul Cassell	Activity in case 9:08-cv-80119-██████████ Doe v. Epstein Notification of ninety days expiring	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01804-01805	09/04/2009	Beth Williamson	S. Bradley Edwards	J. Activity in case 9:08-cv-80119-██████████ Doe v. Epstein – Order on motion for Medical Exam	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01806-01807	09/09/2009	Paul Cassell	Bradley Edwards	J. Activity in case 9:08-cv-80119-██████████ oe v. Epstein – Motion for protective order	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01808-01809	09/10/2009	Paul Cassell	Bradley Edwards	J. Activity in case 9:08-cv-80119-██████████ Doe v. Epstein - Order on Motion for Extension of Time to File Response/Reply/Answer	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01810-01816	09/09/2009	Attorneys at RRA	Bradley Edwards	J. Activity in case 9:08-cv-80119-██████████ Doe v. Epstein – Response to Motion	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01817-01818	06/11/2009	Paul Cassell	Bradley Edwards	J. Activity in case 9:08-cv-80119-██████████ Doe v. Epstein – Response to motion	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
01840-01841	07/16/2009	Paul Cassell	Bradley Edwards	J. Activity in case 9:08-cv-80119-KAM Doe v. Epstein – Order on Motion to Stay	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01867-01868	09/28/2009	Paul Cassell	Bradley Edwards	J. Activity in case 9:08-cv-80119-KAM Doe v. Epstein – Notice (Other)	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03662-03663	08/10/2009	Attorneys at RRA	Bradley Edwards	J. Meeting with clients	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03664-03668	09/18/2009	Paul Cassell	Bradley Edwards	J. Litigation strategy and preparation	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08166-08168	10/28/2009	Paul Cassell	Bradley Edwards	J. Weds filing	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08169-08170	08/06/2009	Bradley Edwards	J. Jacquie Johnson	Wexner deposition for 14th	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08190-08196	04/07/2009	Bradley Edwards	J. Paul Cassell	Motion to unseal/Motion to stay	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08265-08300	09/04/2009	Attorneys at RRA	Bradley Edwards	J. Witness Information	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08377-08378	10/02/2009	Bradley	J. Paul Cassell	Zorro Trust research info.	Work product; attorney/client privilege;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
		Edwards			irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08381-08383	09/06/2009	Bradley Edwards	J. Paul Cassell	Epstein – complaint	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08384-08388	04/13/2009	Bradley Edwards	J. Paul Cassell	Epstein fraudulent transfer	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08389-08397	05/14/2009	Bradley Edwards	J. Paul Cassell	Revisited sexual history memo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08401	07/22/2009	Bradley Edwards	J. Paul Cassell	Reply memo on asset transfers	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08409-08410	08/01/2009	Bradley Edwards	J. Cara L. Holmes	Rodriguez Deposition	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08421	06/02/2009	Bradley Edwards	J. William J. Berger	Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08423-08425	10/09/2009	Bradley Edwards	J. Mike Fisten	Subpoena info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08426	08/10/2009	Bradley Edwards	J. Mike Fisten	Synopsis	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					to the discovery of the admissible evidence; protected by privacy rights
08441-08446	10/05/2009	Attorneys at RRA	William J. Berger	Trial Prep	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03672-03673	06/26/2009	Wayne Black	Bradley Edwards	Brunel information	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03706-03718	08/05/2009	Bradley Edwards	Paul Cassell	Cf. Response to Motion to File Epstein Affidavit	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03737	08/25/2009	Bradley Edwards	Cara Holmes	Computers	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03746-03753	08/02/2009	Bradley Edwards	William Berger	Computers	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02335-02338	05/08/2009	William Berger	Bradley Edwards	Litigation strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02360-02361	06/09/2009	Susan Stirling	Bradley Edwards	Hearing to Un-seal- Criminal Plea Transcript	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02368-02373	10/14/2009	Bradley Edwards	Jacque Johnson	Igor Zinoviev depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					protected by privacy rights
02376-02392	10/14/2009	Mike Fisten	Bradley Edwards	Igor Zinoview depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02401-02410	05/08/2009	William Berger	Bradley Edwards	Jane Doe II v. Epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02414-02419	05/12/2009	Attorneys at RRA	Bradley Edwards	Jane Doe II v. Epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03669-03670	10/08/2009	Carolyn Edwards	Bradley Edwards	Epstein house arrest monitor	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02288-02289	05/26/2009	Susan Stirling	Bradley Edwards	Motion date	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02292-02293	05/19/2009	Dr. Lee (Expert)	Bradley Edwards	Pimp and His Game	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02304-02308	09/17/2009	Bradley Edwards	Jacque Johnson	Forensics/Investigations	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02313-02316	07/01/2009	Bradley Edwards	William Berger	Confidential Agreement	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
02331-02334	05/08/2009	Susan Stirling	Bradley Edwards	Critton order Transcript	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02173	09/04/2009	Attorneys at RRA	Mike Fisten	Epstein Juan Alessi	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02187	07/26/2009	Bradley Edwards	Wayne Black	Epstein matter	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02195-02197	09/17/2009	Jacque Johnson	Bradley Edwards	Epstein Order	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02199-02203	09/18/2009	Jacque Johnson	Bradley Edwards	Epstein Order	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02211-02214	07/01/2009	Paul Cassell	Bradley Edwards	Epstein v. State of Florida-Emergency Petition for Writ of Certiorari	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02224	07/28/2009	Jacque Johnson	Bradley Edwards	Witness of Epstein rapes from Switzerland	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10787-10799	10/19/2009	Bradley Edwards	Jacque Johnson	Witness List	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10901-10902	05/11/2009	Bradley Edwards	William Berger	RICO Enterprise	Work product; attorney/client privilege;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10904-10905	05/11/2009	Attorneys at RRA	Bradley Edwards	RICO Enterprise	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10908-10909	05/11/2009	Attorneys at RRA	Bradley Edwards	RICO Enterprise	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10912-10913	05/11/2009	Attorneys at RRA	Bradley Edwards	RICO Enterprise	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10955-10963	06/01/2009	Bradley Edwards	William Berger	Plaintiff's Witness List	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10979-10981	06/03/2009	Bradley Edwards	Wayne Black	Serve Subpoenas	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11022-11025	06/26/2009	Bradley Edwards	Wayne Black	Info on 2 MC2 Workers	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11036-11037	07/21/2009	Bradley Edwards	Wayne Black	Serve Subpoenas	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11039-11071	07/21/2009	Bradley Edwards	Wayne Black	Retainer from the Firm	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					to the discovery of the admissible evidence; protected by privacy rights
11083-11084	09/04/2009	Attorneys at RRA	Bradley Edwards	Witness info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11105-11110	09/09/2009	Jacquie Johnson	Bradley Edwards	Disseminate letter from Wexner attorney	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11137-11139	10/03/2009	Paul Cassell	Bradley Edwards	Zorro Trust research info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11143-11146	10/04/2009	William Berger	Bradley Edwards	11/28 Discovery Cutoff	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11155-11156	10/18/2009	Attorneys at RRA	Bradley Edwards	New Property	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11175-11183	04/27/2009	Marc Nurik	Bradley Edwards	Epstein Case info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11196-11197	05/28/2009	Susan Stirling	Bradley Edwards	Jail Visitors	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11205-11207	05/28/2009	Paul Cassell	Bradley Edwards	Litigation strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					protected by privacy rights
11215	06/01/2009	William Berger	Bradley Edwards	Activity in Case	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11238-11239	06/03/2009	Wayne Black	Bradley Edwards	Depo Info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11246-11247	06/22/2009	Wayne Black	Bradley Edwards	Epstein Article	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11251-11254	06/23/2009	Wayne Black	Bradley Edwards	Info on 2 MC2 workers	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11267-11268	06/30/2009	William Berger	Bradley Edwards	Witness List revised	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11282-11315	07/18/2009	Wayne Black	Bradley Edwards	Confidential Info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11326-11331	08/03/2009	Jacque Johnson	Bradley Edwards	Donald Trump depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11337-11339	08/04/2009	Mike Fisten	Bradley Edwards	Confidential Info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
11359-11362	08/10/2009	Jacque Johnson	Bradley Edwards	Epstein depos	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11366-11371	08/11/2009	Jacque Johnson	Bradley Edwards	Trump depo info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11377-11379	08/12/2009	Jacque Johnson	Bradley Edwards	Issuing Subpoenas	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11390-11395	08/17/2009	Jacque Johnson	Bradley Edwards	Witness depos	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11400-11415	08/18/2009	Jacque Johnson	Bradley Edwards	Subpoenas for pilots	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11420-11426	08/24/2009	Attorneys at RRA	Bradley Edwards	Serving Alan Dershowitz	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11428-11429	08/26/2009	Attorneys at RRA	Bradley Edwards	Witness info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11568	10/07/2009	Paul Cassell	Bradley Edwards	Meeting with Leslie Wexner	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11587	10/23/2009	Paul Cassell	Bradley Edwards	Visoski Depo	Work product; attorney/client privilege;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11861-11865	10/23/2009	Attorneys at RRA	Bradley Edwards	Witness List	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11870-11871	08/24/2009	Attorneys at RRA	Bradley Edwards	Epstein info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11874	08/24/2009	Jacque Johnson	Bradley Edwards	Confidential info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11876	08/24/2009	Attorneys at RRA	Ken Jenne	Confidential Info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11967-11972	10/29/2009	Cara Holmes	Jacque Johnson	Subpoenas for Epstein's Attorneys	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08072-08075	07/22/2009	Paul Cassell	Bradley Edwards	Total counts fo [REDACTED]	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08090-08091	10/05/2009	William Berger	Bradley Edwards	Trial Prep	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08114-08117	08/18/2009	Pat Diaz	Bradley Edwards	Updated Witness List	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					to the discovery of the admissible evidence; protected by privacy rights
08157-08159	06/03/2009	Carla Martinez	Bradley Edwards	Vanity Fair	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08499-08501	08/24/2009	Attorneys at RRA	Bradley Edwards	Witness List	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10063-10068	08/03/2009	Bradley Edwards	Mike Fisten	Confidential Info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10090-10091	08/31/2009	Attorneys at RRA	Jacque Johnson	Witness Info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10103-10104	08/27/2009	Attorneys at RRA	Ken Jenne	Witness Info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10106-10137	08/24/2009	Attorneys at RRA	Ken Jenne	Meetings/ Confidential Info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
12569	07/30/2009	Carl Linder	Bradley Edwards	Epstein Sex Abuse Litigation Forum	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
15827-15837	07/22/2009	Jacque Johnson	Bradley Edwards	Retainer for Investigator	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					protected by privacy rights
15820-15822	10/29/2009	Jacque Johnson	Cara Holmes	Subpoenas for Epstein's Attorneys	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
15401-15412	09/09/2009	Jacque Johnson	Bradley Edwards	Disseminate the letter from wexner atty	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
15356-15359	08/26/2009	Attorneys at RRA	Bradley Edwards	Witness info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
14934-14950	07/22/2009	Jacque Johnson	Bradley Edwards	Investigator Info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
13413-13414	08/06/2009	Denis Kleinfeld	Bradley Edwards	Epstein information	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
13908-13911	08/24/2009	Attorneys at RRA	Mike Fisten	Meeting info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10595-10597	09/29/2009	Bradley Edwards	Jacque Johnson	Subpoena for [REDACTED]	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10621-10624	10/02/2009	Bradley Edwards	Jacque Johnson	Meeting with Wexner atty	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
10633-10638	10/05/2009	Bradley Edwards	William Berger	Trial Prep	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10681-10692	10/07/2009	Jacque Johnson	Mike Fisten	Depositions	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10777-10786	10/16/2009	Bradley Edwards	Paul Cassell	New Evidence of Epstein Fraudulent Transfers	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04094-04100	04/07/2009	Bradley Edwards	Paul Cassell	Draft Motion to Strike	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02915	10/03/2009	Attorneys at RRA	Mike Fisten	Finances	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02971	10/14/2009	Jacque Johnson	Bradley Edwards	Larry Visoski depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02976	09/09/2009	Jacque Johnson	Bradley Edwards	Disseminate the letter from wexner	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02995	06/24/2009	Bradley Edwards	Bradley Edwards	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10172-10178	08/12/2009	Bradley Edwards	Jacque Johnson	Trump Depo	Work product; attorney/client privilege;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10193	08/11/2009	Bradley Edwards	Jacque Johnson	Trump Depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10255	09/09/2009	Bradley Edwards	William Berger	Depo of Alan Dershowitz	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
10259-10263	09/09/2009	Attorneys of RRA	Jacque Johnson	Cooperfield Service	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03876-03877	10/26/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03879-03884	07/13/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03886-03891	07/13/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03905-03920	09/08/2009	William Berger	Bradley Edwards	██████████ Doe v. Epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03937	08/17/2009	Carolyn Edwards	Bradley Edwards	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					to the discovery of the admissible evidence; protected by privacy rights
04005-04011	05/13/2009	Bradley Edwards	William Berger	Discovery	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04070-04093	04/07/2009	Bradley Edwards	Paul Cassell	Motion to Strike	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03754	07/08/2009	Paul Cassell	Bradley Edwards	Conference Call	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03848-03858	09/09/2009	Bradley Edwards	Jacque Johnson	Cooperfield Service	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03642-03643	09/04/2009	Paul Cassell	Bradley Edwards	1. Accounts/ 2. Motion for IME	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03657-03661	09/04/2009	Attorneys at RRA	Paul Cassell	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02475	06/15/2009	Susan Stirling	Bradley Edwards	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02494-02515	09/20/2009	Bradley Edwards	Pat Diaz	Mark Epstein Info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					protected by privacy rights
02520-02543	06/06/2009	Bradley Edwards	Paul Cassell	Memo of Assest Transfers	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02548-02553	08/03/2009	Beth Williamson	Bradley Edwards	Federal Subpoena	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02560-02565	07/31/2009	Bradley Edwards	Jacque Johnson	Federal Subpoena	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02568-02570	10/13/2009	Jacque Johnson	Bradley Edwards	New Times Article	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02578-02583	05/28/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02619-02622	09/09/2009	Jacque Johnson	Bradley Edwards	New client Retainer	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02633-02646	05/01/2009	Paul Cassell	Bradley Edwards	Response to Motion to Consolidate + Cassell strategy Memo for Jay	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07959-07964	09/24/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
07967-07975	09/22/2009	Jacque Johnson	Mike Fisten	Subpoena on Epstein case	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07979-08000	08/18/2009	Bradley Edwards	Jacque Johnson	Subpoenas for Pilots	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07735-07736	07/24/2009	Bradley Edwards	Jacque Johnson	Releases for therapist	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07643-07645	09/09/2009	Bradley Edwards	Jacque Johnson	New client Retainer	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07698-07706	09/06/2009	Paul Cassell	Bradley Edwards	Answer to the Complaint	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07620-07632	08/14/2009	Jacque Johnson	Bradley Edwards	Review of "Notice of Taking Depo – RC – Bear Sterns"	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07635-07636	10/15/2009	Mike Fisten	Bradley Edwards	Questions from forensic accountant detecting Epstein fraudulent transfers	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07617-07618	07/13/2009	Paul Cassell	Bradley Edwards	Epstein strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07550-07589	10/30/2009	Bradley Edwards	Paul Cassell	Motion to Supplement with the	Work product; attorney/client privilege;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
				Visoski depo	irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07595-07604	05/20/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07616	07/22/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07530-07549	06/11/2009	Bradley Edwards	Susan Stirling	Overtime	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07470-07507	07/09/2009	Paul Cassell	Bradley Edwards	Motion to Compel	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07447-07469	10/13/2009	Attorneys at RRA	Russell Adler	New Times Article on epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07444-07446	05/01/2009	Bradley Edwards	Paul Cassell	Response to Motion to Consolidate + Cassell Strategy Memo for Jay	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07440	10/18/2009	Attorneys at RRA	Bradley Edwards	New Trump Property	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07436	04/11/2009	Russell Adler	Bradley Edwards	New cases	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					to the discovery of the admissible evidence; protected by privacy rights
07424-07431	09/26/2009	Bradley Edwards	Paul Cassell	Need Depo Transcript	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07412-07423	04/08/2009	Bradley Edwards	Paul Cassell	Draft Motion to Strike	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07403-07411	04/08/2009	Paul Cassell	Bradley Edwards	Draft Motion to Strike	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07394-07402	07/10/2009	Bradley Edwards	Paul Cassell	Multiple 2255 Counts	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07386-07392	05/28/2009	William Berger	Bradley Edwards	Motion to Unseal	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07378-07385	04/07/2009	Bradley Edwards	Paul Cassell	Motion to Unseal	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07370-07377	04/07/2009	Paul Cassell	Bradley Edwards	Motion to Unseal	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07354-07369	10/28/2009	Beth Williamson	Bradley Edwards	Motion to Protect 2 nd depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					protected by privacy rights
07346	10/28/2009	Beth Williamson	Bradley Edwards	Motion to protect 2 nd depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07337	10/28/2009	Bradley Edwards	Jacque Johnson	Motion to protect 2 nd depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07328	10/28/2009	Bradley Edwards	Beth Williamson	Motion to protect 2 nd depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07319	10/28/2009	Bradley Edwards	Jacque Johnson	Motion to protect 2 nd depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07313-07318	04/10/2009	Paul Cassell	Bradley Edwards	Motion to Compel – Photograph	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07287-07301	07/08/2009	Bradley Edwards	Paul Cassell	Motion to Compel – File this week?	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07252-07278	09/08/2009	Bradley Edwards	Paul Cassell	Motion for IME + Accountant	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07247-07251	09/08/2009	Paul Cassell	Bradley Edwards	Motion for IME + Accountant	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
07230-07233	06/08/2009	Paul Cassell	Bradley Edwards	Memo on Asset Transfers	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07157-07158	09/29/2009	Russell Adler	Bradley Edwards	RE: Mark Schwartz	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07128-07141	07/08/2009	Paul Cassell	Bradley Edwards	Motion for bond asset transfer and memo final	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07094-07098	09/14/2009	Paul Cassell	Bradley Edwards	Letter to Critton RE: Motions to Compel	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07025-07027	10/29/2009	Bradley Edwards	Paul Cassell	██████████ v. Epstein –	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07099-07106	09/14/2009	Bradley Edwards	Paul Cassell	Letter to Critton RE: Motions to Compel	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07071-07078	07/23/2009	Paul Cassell	Bradley Edwards	██████'s Son's B-day	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07066-07070	07/23/2009	Bradley Edwards	Paul Cassell	L.M.'s Son's B-day	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07015-07016	10/13/2009	Bradley Edwards	Paul Cassell	Evidence of Asset transfers	Work product; attorney/client privilege;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
				and/or liquidations	irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07019-07024	10/29/2009	Bradley Edwards	Paul Cassell	██████████ v. Epstein – I'm on it	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06837-06839	04/08/2009	Beth Williamson	Bradley Edwards	Jane Doe change of address	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06826-06836	04/08/2009	Bradley Edwards	Beth Williamson	Jane Doe change of address	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06823-06825	04/08/2009	Bradley Edwards	Beth Williamson	Jane Doe change of address	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06813-06816	07/02/2009	Paul Cassell	Bradley Edwards	Doe v. Epstein Motion for Extension of Time to File Response/Reply/Answer	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06808-06810	09/13/2009	Bradley Edwards	Paul Cassell	"Is Jeffrey Epstein the new Madoff – Running a giant Ponzi scheme?"	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06804-06805	09/13/2009	Paul Cassell	Bradley Edwards	"Is Jeffrey Epstein the new Madoff – Running a giant Ponzi scheme?"	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06794	10/23/2009	Mike Fisten	Bradley Edwards	Interesting Web Site	Work product; attorney/client privilege;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06800-06803	09/06/2009	Paul Cassell	Bradley Edwards	RE: 1. Accountants 2. Motion for IME	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06761-06762	08/19/2009	Attorneys at RRA	Paul Cassell	IME Rules	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06767-06769	09/10/2009	Bradley Edwards	Jacque Johnson	IME's	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06782-06787	04/10/2009	Paul Cassell	Bradley Edwards	Confidential Detailed Strategy Memo on Asset Protection Issues	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06744-06747	05/01/2009	Paul Cassell	Bradley Edwards	Depo of Jeffrey Epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06736-06739	05/01/2009	Bradley Edwards	Paul Cassell	Asset Protection Issue	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06709-06710	10/14/2009	Bradley Edwards	Mike Fisten	Igor Zinoviev depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
06691-06696	07/09/2009	Bradley Edwards	Paul Cassell	How many 2255 claims?	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06683-06686	07/08/2009	Paul Cassell	Bradley Edwards	Hiding Assets	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06654	07/24/2009	Paul Cassell	Bradley Edwards	Secretary Contact info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06599-06600	07/08/2009	Bradley Edwards	Paul Cassell	Hiding Assets	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06574-06590	04/07/2009	Paul Cassell	Bradley Edwards	Motion to Unseal	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06567-06570	07/09/2009	Bradley Edwards	Paul Cassell	Motion to Compel	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06558-06561	07/09/2009	Paul Cassell	Bradley Edwards	Motion to Compel	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
06554-06557	05/14/2009	Bradley Edwards	Paul Cassell	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06549-06553	05/14/2009	Paul Cassell	Bradley Edwards	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06540-06541	09/21/2009	Bradley Edwards	Mike Fisten	Info on Maxwell	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06537	10/23/2009	Bradley Edwards	Paul Cassell	Doe v. Jeffrey Epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06529-06530	10/23/2009	Paul Cassell	Bradley Edwards	Doe v. Epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06496-06505	10/20/2009	Bradley Edwards	Paul Cassell	Visoski depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06177-06181	09/25/2009	William Berger	Bradley Edwards	Financial discovery	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06149-06153	07/10/2009	Paul Cassell	Bradley Edwards	Federal First Amendment Complaint	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					protected by privacy rights
06118-06146	09/15/2009	Seth Lehrman	Bradley Edwards	Farnsworth v. Macys case	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06113-06117	07/14/2009	Bradley Edwards	Richard Wolfe	Facebook/Myspace	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06106-06112	05/19/2009	Amy Swan	William Berger	Expert Witness	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06091	08/04/2009	William Berger	Paul Cassell	EW and LM v. Epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06001-06011	07/18/2009	Paul Cassell	Bradley Edwards	Epstein's Address and Position of Critton on Motion	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05996	04/08/2009	Bradley Edwards	Beth Williamson	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05998-06000	09/17/2009	Jacquie Johnson	Bradley Edwards	Epstein: Forensics/Investigations INVOICE	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05992	04/19/2009	Bradley Edwards	Marc Nurik	Litigation Strategy	Work product; attorney/client privilege;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05968	10/17/2009	Bradley Edwards	William Berger	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05944-05947	05/01/2009	William Berger	Bradley Edwards	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05927	09/18/2009	Bradley Edwards	Amy Swan	Ryan Hall Psychiatrist	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05931-05932	07/27/2009	Amy Swan	Bradley Edwards	Client's Cell Phone Number	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05919-05920	07/28/2009	Bradley Edwards	Amy Swan	Client's Cell Phone Number	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05915	04/22/2009	Bradley Edwards	Marc Nurik	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05911	05/28/2009	Bradley Edwards	William Berger	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
05890	07/27/2009	Bradley Edwards	Amy Swan	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05893-05894	07/27/2009	Bradley Edwards	Amy Swan	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05898-05899	07/28/2009	Bradley Edwards	Amy Swan	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05885	09/15/2009	Bradley Edwards	Jacque Johnson	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05874-05879	07/23/2009	Bradley Edwards	Jacque Johnson	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05868	08/03/2009	Bradley Edwards	Ken Jenne	Epstein Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05865	09/10/2009	Bradley Edwards	Jacque Johnson	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05860-05861	09/10/2009	Bradley Edwards	Maribel Matiska	Litigation strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					to the discovery of the admissible evidence; protected by privacy rights
05845	07/24/2009	Bradley Edwards	Ken Jenne	Plane Tail Numbers	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05811	06/09/2009	Bradley Edwards	Susan Stirling	Witness Numbers	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05813	08/15/2009	Bradley Edwards	Ken Jenne	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05748-05749	08/11/2009	Bradley Edwards	Jacquie Johnson	Litigation Strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05711	05/11/2009	Attorneys at RRA	Bradley Edwards	Subpoena Clinton	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05701-05704	04/20/2009	Bradley Edwards	Russell Adler	Epstein strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05687	08/21/2009	Bradley Edwards	Marc Nurik	Alfredo Rodriguez	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05690-05691	05/11/2009	Bradley Edwards	Susan Stirling	Motion to Unseal	Work product; attorney/client privilege;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05680-05682	05/11/2009	Bradley Edwards	William Berger	Subpoena Clinton	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05676	08/24/2009	Attorneys at RRA	Mike Fisten	Topics for Meeting	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05648	07/23/2009	Attorneys at RRA	Gary Farmer	Assemble Epstein Litigation meeting	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05629	08/03/2009	Bradley Edwards	Mike Fisten	Law Enforcement cannot release juvenile reports	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05621-05622	09/18/2009	Amy Swan	Bradley Edwards	Preparing Motion to take an IME of Epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05610-05612	04/27/2009	Susan Stirling	Bradley Edwards	Request for Copies	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05588-05590	08/24/2009	Attorneys at RRA	Bradley Edwards	Travel restrictions	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
05575-05576	08/21/2009	Marc Nurik	Bradley Edwards	Alfredo Rodriguez	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05582	09/11/2009	Bradley Edwards	Mike Fisten	Epstein strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05569-05570	08/17/2009	Marc Nurik	Bradley Edwards	Legal Opinion	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05556-05558	08/14/2009	Attorneys at RRA	Bradley Edwards	Communication with legal expert	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05537	07/30/2009	Jacque Johnson	Bradley Edwards	No objections from defense counsel regarding depo for [REDACTED]	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05534	07/24/2009	Ken Jenne	Bradley Edwards	Flight logs for Epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05518	07/22/2009	Attorneys at RRA	Bradley Edwards	Assemble Epstein Litigation meeting	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05512-05513	07/23/2009	Priscila Nascimento	Nora Batian	Assemble Epstein Litigation meeting	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					to the discovery of the admissible evidence; protected by privacy rights
05502-05507	07/22/2009	Jacque Johnson	Bradley Edwards	Wayne Black's email	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05475	04/21/2009	Marc Nurik	Bradley Edwards	Call with Chris Hanson from dateline	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05471-05472	08/14/2009	Marc Nurik	William Berger	Legal expert regarding legal issue	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05447	08/14/2009	Marc Nurik	William Berger	Communication with legal expert	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05420-05423	05/20/2009	William Berger	Bradley Edwards	Research on cases saying a judge can postpone one party's depo until the other is completed	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05409-05412	08/17/2009	Bradley Edwards	Marc Nurik	Legal opinion regarding discovery	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05403-05405	04/27/2009	Marc Nurik	Bradley Edwards	Jeffrey Epstein Wikipedia page	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
05399	10/17/2009	William Berger	Bradley Edwards	Proposal for settlement	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05399	10/17/2009	William Berger	Bradley Edwards	Proposal for settlement	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05271-05272	07/22/2009	Bradley Edwards	Jacque Johnson	Depo Dates to take SR, LM, and CW	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05259-05260	07/22/2009	Bradley Edwards	Jacque Johnson	Investigator retainer	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05238	07/14/2009	Bradley Edwards	William Berger	File a request to produce	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05240-05241	08/24/2009	Attorneys at RRA	Ken Jenne	Judge's order on the Epstein probation	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05197-05199	08/24/2009	Attorneys at RRA	Ken Jenne	Michael Reiter info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
05155-05156	04/20/2009	Russell Adler	Bradley Edwards	Set Epstein's depo duces tecum	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05159-05160	05/28/2009	William Berger	Bradley Edwards	Right to move to reconsider all rulings	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05149-05150	05/27/2009	Susan Stirling	Bradley Edwards	Epstein filed a motion to continue the trial	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05153	08/24/2009	Bradley Edwards	Mike Fisten	Epstein traveling	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05146-05147	05/26/2009	Paul Cassell	Bradley Edwards	The response to the motion to continue is due 6/8	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05137-05144	05/20/2009	Attorneys at RRA	Russell Adler	Epstein litigation strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05133-05136	05/11/2009	William Berger	Bradley Edwards	Subpoena Clinton and others on Sid Garcia's witness list	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01749-01751	10/28/2009	Bradley Edwards	Phaedra Xanthos	Final affidavit from forensic accountant	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					to the discovery of the admissible evidence; protected by privacy rights
05125-05132	05/05/2009	William Berger	Bradley Edwards	Response to motion to compel all the sex information of his clients	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05115-05117	04/27/2009	Bradley Edwards	Susan Stirling	Epstein depositions	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01699	09/15/2009	Jacquie Johnson	Bradley Edwards	depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05120-05121	05/04/2009	William Berger	Bradley Edwards	Reporter asking how the depo of Epstein went	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05095-05098	07/01/2009	Bradley Edwards	Paul Cassell	Epstein v. State of Florida – Emergency Petition for Writ of Certiorari; Emergency Motion to Review Denial of Stay	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01694	10/17/2009	Jacquie Johnson	Bradley Edwards	PFS 	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05066-05067	05/06/2009	Marc Nurik	William Berger	Epstein sealed records and TV	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					to the discovery of the admissible evidence; protected by privacy rights
05054-05065	08/18/2009	Attorneys at RRA	Mike Fisten	Epstein Potential witnesses	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05049-05053	08/18/2009	Mike Fisten	Bradley Edwards	Subpoenas for potential witnesses	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04957-04964	09/04/2009	Bradley Edwards	Scott Goldstein	Juan Alessi statement and burglary report	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04952-04953	10/28/2009	Attorneys at RRA	Paul Cassell	Epstein injunction filing – accountant affidavit will be sent	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04955-04956	09/03/2009	Attorneys at RRA	Bradley Edwards	Epstein Invoice	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04916-04920	09/11/2009	Elizabeth Villar	Bradley Edwards	Updates on # of victims, billing amounts, etc.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04899	09/10/2009	Bradley Edwards	Jacque Johnson	Epstein Discovery	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
04893-04896	09/10/2009	Jacque Johnson	Bradley Edwards	Epstein Discovery	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04890	09/10/2009	Jacque Johnson	Bradley Edwards	Epstein Discovery	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04884-04885	09/10/2009	Bradley Edwards	Jacque Johnson	Epstein Discovery	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01469	07/17/2009	Ken Jenne	Bradley Edwards	Discussions about the Epstein case	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04745-04747	08/04/2009	Bradley Edwards	Jacque Johnson	Epstein depo in New York	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04738-04744	08/25/2009	Bradley Edwards	Paul Cassell	Hearing regarding the Epstein computers	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04660	10/22/2009	Bradley Edwards	Marc Nurik	Epstein AUSA – Attorneys Fees	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04642-04646	09/11/2009	Bradley Edwards	Beth Williamson	Discussions about Brad's recovery	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					to the discovery of the admissible evidence; protected by privacy rights
04607-04617	09/11/2009	Jacque Johnson	Bradley Edwards	Holding Fed Subs until we get response on form	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04526-04535	10/17/2009	Bradley Edwards	Paul Cassell	Two ideas regarding strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04488-04490	07/18/2009	Bradley Edwards	Paul Cassell	Taking the 5 th	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01362	09/11/2009	Elizabeth Villar	Bradley Edwards	Getting the forensic aspect off the ground –epstein’s asset transfers	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04481-04487	08/18/2009	Paul Cassell	Bradley Edwards	Epstein Subpoena	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05465-05467	06/26/2009	Wayne Black	Bradley Edwards	Subpoenas for trial	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05470	07/11/2009	Bradley Edwards	Wayne Black	Flight Logs	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05496-05497	08/10/2009	Bradley Edwards	Alfredo	Phone Numbers	Work product; attorney/client privilege;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
			Rodriguez		irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05501	07/21/2009	Wayne Black	Bradley Edwards	Litigation strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05524-05533	07/23/2009	Wayne Black	Bradley Edwards	Addresses for people involved in the case	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05541	07/31/2009	Carolyn Edwards	Bradley Edwards	All depos in jane doe's case	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05635	10/22/2009	Pat Diaz	Bradley Edwards	New developments that require your expertise	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
05640	10/29/2009	Pat Diaz	Bradley Edwards	New Epstein victim	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05652-05653	04/01/2009	Bradley Edwards	Carolyn Edwards	personal discussion	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05671	10/22/2009	Bradley Edwards	Pat Diaz	Litigation strategy	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05696	05/11/2009	Bradley Edwards	Wayne Black	Phone number for one of the other girls on the list of prospective clients	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05815-05816	04/01/2009	Carolyn Edwards	Bradley Edwards	Taking the depos of everyone	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05820-05821	07/23/2009	Bradley Edwards	Wayne Black	Dates for depos of all witnesses in the case	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					to the discovery of the admissible evidence; protected by privacy rights
05824-05825	07/23/2009	Bradley Edwards	Wayne Black	Paula Heil	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05828-05829	07/23/2009	Bradley Edwards	Wayne Black	Dates for depos of all witnesses in the case	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05833-05835	07/23/2009	Bradley Edwards	Wayne Black	FBI has original flight logs and they interviewed pilots	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05839-05841	07/23/2009	Bradley Edwards	Wayne Black	Copies of the flight logs	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05869-05870	04/01/2009	Carolyn Edwards	Bradley Edwards	Personal convo between Brad and Mom	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05913-05914	04/01/2009	Carolyn Edwards	Bradley Edwards	Personal convo between Brad and Mom	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
05995	04/01/2009	Bradley Edwards	Carolyn Edwards	Third party subpoenas for [REDACTED]	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06513-06523	06/15/2009	Bradley Edwards	Wayne Black	Ghisella Maxwell info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06699-06701	06/17/2009	Wayne Black	Bradley Edwards	Epstein litigation	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07079-07089	09/03/2009	Bradley Edwards	Pat Diaz	Discussion about girls involved in the case	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07437-07439	10/19/2009	Paul Cassell	Ronald Wise	New evidence of Epstein Fraudulent transfers + Affidavit from you	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07936-07958	04/28/2009	Earleen Cote	Bradley Edwards	Cases against mansion nightclub	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08006-08011	06/03/2009	Bradley Edwards	Wayne Black	Getting addresses for people for us to serve subpoenas	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
11186-11187	08/19/2009	Bradley Edwards	Bradley Edwards	Plaintiff's Witness List	Work product; attorney/client privilege;

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
26479-26481	08/19/2009	Attorneys at RRA	Ken Jenne	Assistance on the Epstein Case	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
27155-27159	10/23/2009	Attorneys at RRA	Steven Jaffe	PACER entries	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
26604-26605	10/27/2009	Phaedra Xanthos	Ken Jenne	Political Contributions/advertisement for the rental on Little St. James Island	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
26570	08/13/2009	Scott Rothstein	Marc Nurik	Discussions about Epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
04954	10/28/2009	Attorneys at RRA	Jacque Johnson	Creation of another Doe file	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06665-06670	08/12/2009	Shawn Gilbert	Bradley Edwards	Epstein Costs	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
06675-06676	08/26/2009	Shawn Gilbert	Bradley Edwards	Personal convo in regards to moving offices	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
06679-06682	08/26/2009	Bradley Edwards	Shawn Gilbert	Personal convo in regards to moving offices	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
07590-07594	05/13/2009	Shawn Gilbert	Bradley Edwards	Office information	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08451-08453	08/17/2009	Bradley Edwards	Pat Diaz	Updated Witness List	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08455-08456	06/03/2009	Carla Martinez	Bradley Edwards	Vanity Fair	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08466-08479	08/26/2009	Attorneys at RRA	Bradley Edwards	Witness info that we need to use	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01767	07/06/2009	Wayne Black	Bradley Edwards	Info on a guy going to victim's boyfriends house	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08379	06/06/2009	Bradley Edwards	Wayne Black	Info on Former FHP trooper subcontracted by Riley	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
08399	07/23/2009	Bradley Edwards	Paul Cassell	Epstein affidavit to the reply memo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
					to the discovery of the admissible evidence; protected by privacy rights
08406	10/30/2009	Attorneys at RRA	Russell Adler	Flying epstein rape survivor to St. Louis to see expert	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05697	08/19/2009	Bradley Edwards	Mike Fisten	Meeting with client	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
20330-20334	08/24/2009	Bradley Edwards	Pat Roberts	Serving Alan Dershowitz	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
20327-20329	10/17/2009	Attorneys at RRA	Mike Fisten	Property purchased by Epstein in Palm Beach	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
20100-20102	08/24/2009	Attorneys at RRA	Bradley Edwards	Epstein's arrival at his building	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
20283-20326	10/14/2009	Attorneys at RRA	Mike Fisten	Research regarding Mr. Visoski and questions to consider during the depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
20092-20099	08/24/2009	Attorneys at RRA	Ken Jenne	Epstein travel	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
20085-20091	10/15/2009	Bradley Edwards	Mike Fisten	Questions from accountant	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
19996-20084	10/14/2009	Attorneys at RRA	Mike Fisten	Visoski Research and Questions	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
20217-20218	08/04/2009	Bradley Edwards	Mike Fisten	Info on Copperfield	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
20213-20216	08/03/2009	Attorneys at RRA	Ken Jenne	Info on Copperfield	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
20211-20212	08/03/2009	Mike Fisten	Bradley Edwards	Pilots depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
20207-20210	08/10/2009	Jacque Johnson	Bradley Edwards	List of witness	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
20201-20204	08/24/2009	Attorneys at RRA	Bradley Edwards	Serving Dershowitz	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
20193-20200	08/24/2009	Attorneys at RRA	Bradley Edwards	Proof of him being out of FL – Violation of the agreement	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
19982-19985	09/03/2009	Jacque Johnson	Mike Fisten	Dave Rogers depo	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
19988	10/07/2009	Jacque Johnson	Mike Fisten	Depositions	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
19971-19981	08/24/2009	Attorneys at RRA	Mike Fisten	Serving Dershowitz	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
19969-19970	08/18/2009	Bradley Edwards	Mike Fisten	Subpoenas for Pilots	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
19962-19968	08/03/2009	Bradley Edwards	Mike Fisten	Working with the FBI to get some info	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
20190-20192	08/24/2009	Pat Roberts	Bradley Edwards	Personal emails regarding Brad's surgery	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
20187-20189	08/24/2009	Attorneys at RRA	Ken Jenne	Epstein travel	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
					to the discovery of the admissible evidence; protected by privacy rights
19959-19961	07/24/2009	Attorneys at RRA	Bradley Edwards	Flight logs for Epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
00156-00157	07/09/2009	Bradley Edwards	Paul Cassell	2255 Problem	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
15366-15367	09/04/2009	Attorneys at RRA	Bradley Edwards	Witness info that we need to use	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01003-01005	10/12/2009	Bradley Edwards	Paul Cassell	Asset movement by Jeffrey Epstein	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01013-01014	10/29/2009	Bradley Edwards	Cara Holmes	Subpoenaing Epstein's attorneys for their fees and accompanying documents	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
01042	07/22/2009	Marc Nurik	Bradley Edwards	New Info that our investigators obtained from current FBI agents	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03133-03134	06/09/2009	Josh Roberts	Bradley Edwards	Personal conversation	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
03129-03130	06/09/2009	Josh Roberts	Bradley Edwards	Personal conversation	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
03119-03121	06/09/2009	Bradley Edwards	Josh Roberts	Personal conversation	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05440-05441	04/01/2009	Bradley Edwards	Carolyn (Legal Asst. to Jay Howell, Co-Counsel)	CW Personal information	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
02593-02594	05/13/2009	T. Edwards (wife)	Bradley Edwards	Regarding personal information.	Privileged document- irrelevant and not calculated to lead to discovery of admissible evidence, privacy rights of parties involved, spouse privilege
18877-18879	09/10/2009	Marc Nurik	Bradley Edwards	Concerning the names of potential witnesses and the issuance of subpoena's for them.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
18344-18347	08/24/2009	Bradley Edwards	Mike Fisten	Investigative information and techniques on the Epstein case are discussed.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
18339-18340	08/24/2009	Ken Jenne	Bradley Edwards	Investigative information and techniques on the Epstein case are discussed.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
18341-18343	08/24/2009	Mike Fisten	Bradley Edwards	Investigative information and techniques on the Epstein case are discussed.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
18853-18854	09/10/2009	Bradley Edwards	Jacque Johnson	Concerning the names of potential witnesses and the issuance of subpoena's for them.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
18337-18338	08/03/2009	Bradley Edwards	Mike Fisten	Investigative information and techniques on the Epstein case are discussed.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
18306	10/16/2009	Pat Roberts	Ken Jenne	List of future depo's in Epstein case and names of potential witnesses.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
18307	10/17/2009	Mike Fisten	Bradley Edwards	Investigative Discussion re: finding of Epstein Assets.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

<u>BATES</u>	<u>DATE</u>	<u>TO</u>	<u>FROM</u>	<u>DESCRIPTION</u>	<u>OBJECTION</u>
18308-18309	10/18/2006	Mike Fisten	Bradley Edwards	Investigative Discussion re: finding of Epstein Assets.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
18188-18189	09/04/2009	Mike Fisten	Bradley Edwards	Investigative Discussion re: finding of Epstein witnesses and names of potential witnesses.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
18184-18185	08/26/2009	Mike Fisten	Bradley Edwards	Investigative Discussion re: finding of Epstein witnesses and names of potential witnesses.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
18186-18187	08/31/2009	Bradley Edwards	Jacque Johnson	Discussion of potential witnesses and the process of subpoena for depo's.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
18180-18183	08/24/2009	Bradley Edwards	Mike Fisten	Investigative Discussion re: finding of Epstein witnesses and names of potential witnesses.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05256-05257	07/21/2009	Bradley Edwards	Wayne Black	Investigative Discussion re: strategy of case.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights

Privilege Log – Dated 2-23-2011
Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman

BATES	DATE	TO	FROM	DESCRIPTION	OBJECTION
05253	08/24/2009	Bradley Edwards	Wayne Black	Investigative Discussion re: strategy of case.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05279-05280	08/24/2009	Bradley Edwards	Pat Roberts	Investigative Discussion re: strategy of case.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05315-05318	07/26/2009	Bradley Edwards	Wayne Black	Investigative Discussion re: strategy of case.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights
05209-05211	06/26/2009	Bradley Edwards	Wayne Black	Investigative Discussion re: strategy of case.	Work product; attorney/client privilege; irrelevant and not reasonably calculated to lead to the discovery of the admissible evidence; protected by privacy rights