



Farmer, Jaffe, Weissing, Edwards, Fistos & Lehrman,

February 03, 2011

Christopher E. Knight
Fowler White Burnett PA
Espirito Santo Plaza
Fourteen Floor
1395 Brickell Avenue
Miami, FL 33131-3302

Re: [REDACTED] v. Jeffrey Epstein

Mr. Knight:

We now represent [REDACTED]. Without getting into unnecessary details regarding her experience with your client, I have included the relevant facts below to assist you in evaluating and resolving her claim. [REDACTED] had just turned 15 years old when she was taken to Mr. Epstein's home by [REDACTED] (another then-underage victim known to your client). She was lead upstairs into Mr. Epstein's bedroom where he appeared naked and asked her to begin massaging him. After several minutes, he rolled over and began rubbing [REDACTED] leg and buttocks. He told her to take her shirt and bra off, and she reluctantly complied with his request. Mr. Epstein then began masturbating in [REDACTED] presence while grabbing [REDACTED] breasts. Mr. Epstein then moved her panties to the side and rubbed her vagina with his finger. At that point [REDACTED] began to cry and prayed that the experience would be over and that she would escape without being raped. After Mr. Epstein ejaculated in her presence he paid her \$200 and she left.

[REDACTED] cried on the way home and while Sarah contacted [REDACTED] to request that [REDACTED] return, she never did. [REDACTED] has been psychologically and emotionally damaged by this experience of being sexually manipulated and molested by Mr. Epstein. To this day [REDACTED] has not spoken with law enforcement and has remained silent because she feared that Epstein would injure her if she told anyone what happened in his house. She has only recently gained the strength to contact my office about representing her against someone she believes, based on her interactions with him, is a dangerous and powerful sexual predator.

Mr. Epstein's criminal conduct against [REDACTED] has caused the type of long-lasting impact that you would expect after placing an inexperienced 15 year old girl in a world of

unexpected sexual deviance. She deserves fair compensation for her injuries in an amount that also addresses the punitive nature of Mr. Epstein's actions against her. As such, she is demanding \$300,000 as full settlement for all claims. While I know from experience that this is more money than Mr. Epstein has paid in the past for "one-timers", it is a lesser amount than [REDACTED] will receive at a trial on her case and an amount that represents an extreme compromise on her behalf.

We will delay filing a lawsuit for fifteen (15) days as we await your response to this demand.

Very truly yours,

FARMER, JAFFE, WEISSING, EDWARDS, FISTOS & LEHRMAN, P.L.



Bradley J. Edwards
BJE:mwk