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IN THE CIRCUIT COURT OF THE
15TH JUDICIAL CIRCUIT IN AND
FOR PALM BEACH COUNTY,
FLORIDA

CASE NO: 502008CA037319XXXXMB
AB



Plaintiff,

vs.

JEFFREY EPSTEIN,

Defendant.

_____ /

ORDER ON REQUEST FOR ENTRY UPON LAND

THIS CAUSE having come before the Court on October 14, 2009 on Plaintiff's Request for Entry Upon Land, and the Court having heard argument of counsel and considered the matter, it is hereby:

ORDERED AND ADJUDGED that Plaintiff's Motion is hereby: GRANTED IN PART AND DENIED IN PART, as follows:

1. This Order pertains to this current litigation as well as the cases filed by Plaintiffs,



2. Plaintiffs' attorneys in these specific actions may conduct a limited-focused pathway video of the Defendant's home which is limited to the entryway into the home by the front door and side door of the home. The video shall only include video of entrances and exits of the entryway into the home by the front door and side door of the home and pathways of the home allegedly utilized by the Plaintiffs and the alleged rooms where these events allegedly took place, with no panning of the cameras, pending further court order and good cause shown.

3. Counsel for Plaintiffs will instruct the videographer that he/she is not to pan the premises and is simply to videotape the pathway allegedly taken.

4. There will be no sound on the video at the time of video recording, and the video is not to be taken for the purpose of videoing the opulent nature of the home.

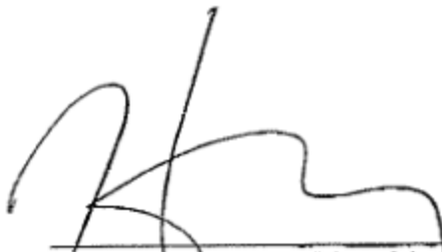
5. The video shall only be disclosed to Plaintiffs [REDACTED], [REDACTED] and [REDACTED] and their counsel. The video shall be remain in the hands of the attorneys for [REDACTED], [REDACTED] and [REDACTED] Plaintiffs' counsel, Mr. Kuvin and Mr. Edwards, are instructed not to disseminate the video to anyone outside of their offices, without further consideration by the court after good cause is shown. This includes, but is not limited to, the media, any attorneys in any of the related Federal or State Court matters and any expert physicians, without further consideration by the court after good cause is shown.

6. Both Mr. Kuvin, Mr. Edwards, Mr. Critton and Mr. Pike may be present at this video inspection, and no other attorneys in any related matters.

7. This inspection/video shall take no longer than 30 minutes without further order or good cause shown.

8. Unless a timely Motion is filed, this inspection will take place within 45 days of the date of this Order, but no sooner than December 21, 2009, which is the end of the current stay in place in the [REDACTED] and [REDACTED] matters.

DONE AND ORDERED at , Palm Beach, Florida, and this 7 day of Dec. '09.


The Honorable Donald Hafele
Circuit Court Judge

Conformed Copies Furnished to:

Spencer T. Kuvin, Leopold & Kuvin, P.A., [REDACTED]

Jack A. Goldberger, Esq., [REDACTED]

Reinhart, Esq., [REDACTED]

Critton, Jr., Michael J. Pike, [REDACTED]

Bruce E.

Robert D.



LEOPOLD & KUVIN^{PA}
CONSUMER JUSTICE ATTORNEYS

January 15, 2010

Via Fax and Mail

Bruce E. Reinhart, Esq.
Bruce E. Reinhart, P.A.

[REDACTED]

Re: [REDACTED] v. JEFFREY EPSTEIN
OUR FILE NO.: 080303

Dear Mr. Reinhart:

I have not heard from you regarding the scheduling of [REDACTED] deposition on January 27, 2010. My assistant Margaret, spoke with Kim last week to either confirm that this deposition would go forward to request a new date.

Please advise upon receipt of this letter regarding [REDACTED] deposition.

Your anticipated cooperation is appreciated.

Sincerely,


SPENCER T. KUVIN

STK:mlb

Cc: Robert Critten, Esq.
Jack Goldberger, Esq.