

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA

CASE NO. 08-CIV-80119-MARRA/ [REDACTED]

JANE DOE NO. 2,

Plaintiff,

-vs-

VOLUME III

JEFFREY EPSTEIN,

Defendant.

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Related cases:

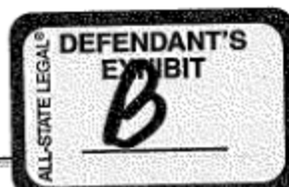
08-80232, 08-08380, 08-80381, 08-80994,  
08-80993, 08-80811, 08-80893, 09-80469,  
09-80591, 09-80656, 09-80802, 09-801092

VIDEO-CONFERENCED AND VIDEOTAPED  
DEPOSITION OF JANE DOE

Wednesday, September 30, 2009  
9:37 a.m. - 6:10 p.m.

One Clearlake Centre  
250 South Australian Avenue, 1st Floor  
West Palm Beach, Florida 33401

Reported By:  
Pamela J. Sullivan, RPR, FPR, CLR  
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1 time that he was engaged in business?

2 MR. EDWARDS: Form.

3 THE WITNESS: Sometimes, yes.

4 BY MR. CRITTON:

5 Q. All right. And you understood that -- at  
6 least you understood that his main residence was in,  
7 from what you understood during the time that you went  
8 there, his main residence was in Palm Beach, Florida,  
9 and that he would just travel out of town, and then come  
10 back into town occasionally, you know, he would travel  
11 out of town occasionally, but basically lived in Palm  
12 Beach?

13 A. I did not know. I really...

14 Q. You said that was the only residence that  
15 you -- or the only place that you understood that he  
16 lived?

17 A. That's the only place that I knew of, but  
18 I -- I didn't know, you know, what he was doing when he  
19 was going out of town or whatever he was doing.

20 Q. But you knew he had -- he -- that was his  
21 home, at least one of his homes?

22 A. I knew that he lived there.

23 Q. All right. You never traveled anyplace with  
24 Mr. Epstein; did you?

25 A. No.

1 Q. You never accompanied him on any trip; did  
2 you?

3 A. No.

4 Q. Mr. Epstein never text -- text'd you by  
5 phone; did he?

6 A. No.

7 Q. Mr. Epstein never e-mailed you or sent you  
8 any type of mail; did he?

9 A. No.

10 Q. Neither [REDACTED] nor [REDACTED] or anyone who worked  
11 for Mr. Epstein ever text'd you by phone; did they?

12 A. No.

13 Q. They never sent you anything by e-mail or by  
14 mail; did they?

15 A. No.

16 Q. Okay. And when they -- they, either [REDACTED] or  
17 [REDACTED] or whoever else may have called, other than  
18 Mr. Epstein, they basically said, [REDACTED] in town,  
19 would you like to come over?

20 A. Yes.

21 Q. And then they would give you a time?

22 A. Yes.

23 Q. And at no time in any conversation with [REDACTED]  
24 or [REDACTED] or anyone who worked for Mr. Epstein was the  
25 subject of engaging in any type of sexual conduct ever

1           misunderstood my question.

2                       When Mr. Epstein -- the one or two times that  
3           you ever spoke with Mr. Epstein over the phone, okay,  
4           the subject of engaging in any type of sexual activity  
5           or conduct never occurred; did it?

6                       MR. EDWARDS:   Form.

7                       THE WITNESS:   Not over the phone.

8           BY MR. CRITTON:

9                       Q.     I'm sorry?

10                      A.     Not --

11                      Q.     Not over the phone?

12                      A.     -- over the phone.

13                      Q.     All right.  And neither [REDACTED] [REDACTED], nor  
14           [REDACTED], or anyone else, including Mr. Epstein, ever  
15           attempted to persuade or to induce or to entice you into  
16           any type of sexual conduct during any phone  
17           communication; true?

18                      A.     Yes, that's true.

19                      Q.     Did you ever bring anyone to Mr. Epstein's  
20           house?

21                      A.     No.

22                      Q.     Do you know a person named Marsh who's your  
23           cousin?

24                      A.     [REDACTED]

25                      Q.     [REDACTED]