

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

Case No. 50-2009CA040800XXXXMBAG

JEFFREY EPSTEIN,

Plaintiff/Counter-Defendant,

v.

SCOTT ROTHSTEIN, individually, and  
BRADLEY J. EDWARDS, individually,

Defendants/Counter-Plaintiff.

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**ORDER ON BRIEFING FOR IN CAMERA INSPECTION**

THIS MATTER came before the Court upon Counter-Defendant Jeffrey Epstein's ("Epstein") request for an *in camera* inspection of 47 e-mails that Counter-Plaintiff Bradley J. Edwards ("Edwards") claims are privileged. The Court, hereby

ORDERS AND ADJUDGES as follows:

1. For the sole purpose of briefing a memorandum of law for the *in camera* proceedings, Epstein's counsel may unseal the envelope maintained in their offices of the following 47 e-mails Edwards alleges are privileged:

Ex. No.	Bates No.	App. No.
13-1	02645	
13-4	00149	35
13-5	01527	3
13-6	04493-04495	
13-7	00014	36
13-11	00090	37
13-13	00133	68
13-15	08006	31
13-17	00026	70
13-19	01004	71
13-25	12289	33

<b>Ex. No.</b>	<b>Bates No.</b>	<b>App. No.</b>
13-30	26481	
13-34	26480	60
13-35	26356	
13-36	26570	
13-44	03731-03732	
13-45	06406-06408	
13-46	01686	48
13-47	11123-11125	50
13-49	11126-11127	32
13-52	25925	
13-53	25874	
13-56	11145	
13-60	03191-03192	4
13-66	04398-04402	2, 34
13-67	04408-04412	1
13-86	26747	11
13-88	08042-08044	16
13-89	26741-26742	13, 15
13-90	08059-08061	17
13-93	26756-26758	9
13-94	08036-08038	19
13-97	26762	8
13-98	01117	21
13-100	08121-08123	20
13-101	26749-26752	23
13-102	08128-08130	24
13-103	08118-08120	22
13-104	08131-08133	25
13-105	08124-08126	26
13-106	08135-08138	10
13-107	27494	27
13-108	26760	
13-110	25997	28
13-111	25937	67
13-113	26604-26605	56
13-116	07019-07021	

2. These 47 e-mails may be viewed, over Edwards' objection, by Epstein's attorneys of record in this case only and may not be shared with Epstein or anyone else. The Court recognizes that Edwards is co-counsel and is the party asserting the privileges at issue. Restrictions on viewing the documents do not apply to him.

3. Edwards shall deliver copies of the 47 e-mails at issue to The Honorable Donald W. Hafele in a sealed envelope on or before **November 9, 2018**.

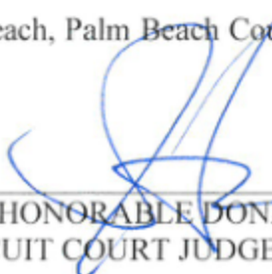
4. On or before **November 9, 2018**, Epstein shall file a generic Motion for the *in camera* inspection.

5. Separately, Epstein shall file under seal a detailed Memorandum of Law in which Epstein's counsel may specifically cite and refer to the 47 e-mails at issue. The Memorandum is for attorneys' eyes only and may not be shared with Epstein. Copies of Epstein's Memorandum of Law shall be delivered in a sealed envelope to The Honorable Donald W. Hafele and to Edwards' counsel. After preparation of the Memorandum, the Memorandum and the allegedly privileged documents shall both be sealed pending further order of the Court. Edwards' objections to further review of the allegedly privileged documents by anyone acting on behalf of Epstein and reference by Epstein's counsel to the contents of the documents prior to a ruling on the propriety of Epstein's possession of the documents and his late listing of the documents as trial exhibits are overruled to permit the preparation and filing of the sealed Memorandum of Law.

6. On or before **November 16, 2018**, Edwards shall file his Response Memorandum of Law under seal. The Memorandum is for attorneys' eyes only and shall not be shared with Epstein. Copies of the Response Memorandum shall be delivered in a sealed envelope to The Honorable Donald W. Hafele and Epstein's counsel.

7. The Court shall schedule a hearing on these issues either before or during the week of **November 26, 2018**.

DONE AND ORDERED in West Palm Beach, Palm Beach County, Florida this 6 day of November, 2018.

  
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THE HONORABLE DONALD W. HAFELE  
CIRCUIT COURT JUDGE

**SERVICE LIST**

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