

Notes from phone call with [REDACTED]

April 1, 2020

Mandy Young, Alison Moe, Maurene Comey, Alex Rossmiller

[REDACTED], Gloria Allred

- At request of [REDACTED], team addressed with her our question, previously posed through counsel, relating to her views of a possible pre-trial resolution with respect to [REDACTED]
- [REDACTED] said, in sum and substance, that she preferred not to testify at a trial, to maintain her privacy—that she so far had not been associated with Epstein publicly—and that she supported a plea disposition, including one that would not involve a charge of sex trafficking (and that, rather, would be a plea relating to concealment or obstruction in connection with the scheme)
- We advised that in such a scenario, [REDACTED] would still have the opportunity to speak or to make a submission at sentencing
- [REDACTED] conveyed that it was important to her that [REDACTED] take responsibility for her conduct, and also that [REDACTED] had some sympathy for [REDACTED]
- [REDACTED] said, in sum and substance, that she credits that [REDACTED] was a victim, and that she believed Epstein could have manipulated her into believing he was rescuing her. Also said that if [REDACTED] is a victim, then she should support other victims.
  - o [REDACTED] said, in sum and substance, that she thought if [REDACTED] hadn't been there, it would have been some other assistant [undertaking the role] and that she has empathy for [REDACTED] because other people also observed Epstein's behavior and didn't do anything. [REDACTED] also said she never had the feeling that [REDACTED] wanted to be there.
- We further advised [REDACTED] that our discussion was not in lieu of any obligations under the Crime Victims Right Act, and that additional formal notice would precede any disposition

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