

Interview Notes for [REDACTED]

On June 3, 2019, [REDACTED] Assistant US Attorney (AUSA) for the Northern District of Georgia telephonically met with [REDACTED], a victim in the Jeffrey Epstein case. Present during the call were Deputy Chief [REDACTED] and [REDACTED], Senior Criminal Investigator (Contractor). Also present during the call were attorneys [REDACTED], [REDACTED], and [REDACTED] representing Ms. [REDACTED].

At the beginning of the call, AUSA [REDACTED] summarized the Crime Victims' Rights Act civil action and explained that the government was interested in hearing from victims about possible remedies in the action. AUSA [REDACTED] asked Ms. [REDACTED] if she had any thoughts about how the government should proceed.

[REDACTED] expressed that she wanted to have her day in court. She explained that she was never informed that there wasn't going to be a trial for Jeffrey Epstein. [REDACTED] added that she believed Jeffrey Epstein was a serial pedophile and deserved to go to trial. She added that his home was a revolving door for under aged girls. When asked what kind of remedy would suffice, [REDACTED] stated that she wanted the victims not to be shamed and Epstein to be accountable for his actions.

[REDACTED] advised that she would be willing to participate in a new trial and that she wasn't interested in any financial gain but to have Epstein placed behind bars. [REDACTED] further advised that she believed he continues to abuse young girls but may have gotten better at concealing it.

[REDACTED] stated that [REDACTED] would be willing [REDACTED] to participate in any future court proceedings.

AUSA [REDACTED] informed [REDACTED] that he would note her request and willingness to travel, and that a follow up interview may be requested at a future date.

3501.226-063
Page 1 of 1

CT TO PROTECTIVE ORDER PARAGRAPHS 7, 8, 9, 10, 15, &

EFTA_00107978