

Claims Administrator and Class Members. It also refers to a conflict with Class Counsel, claiming without substantiation that Class Counsel “has maintained personal and professional relationships with Epstein’s known associates with inadequate disclosure about the nature and scope of those relationships including prior law partners.” ECF No. 247, at 6. Ms. [REDACTED] declaration is more direct: it accuses the Claims Administrator and Class Counsel of having “multiple conflicts of interest.” ECF No. 247-1 ¶ 25; *see also id.* at ¶¶ 13, 26. These claims are meritless.¹⁰ Ms. Ransome provides no basis for her allegations of conflict, and the Court therefore has no reason to doubt that the Settlement is “fair, reasonable, and adequate,” and “the result of good faith, extensive arm’s-length and non-collusive negotiations.” ECF No. 182 ¶¶ 1, 2.

D. Ms. [REDACTED] Objection to the Proposed Attorneys’ Fees Is Meritless.

The Court should reject Ms. Ransome’s Objection to the proposed attorneys’ fees. Class