

From: "[REDACTED]" <[REDACTED]>

To: "[REDACTED]" <[REDACTED]>, "[REDACTED] (USANYS)" <[REDACTED]>, "[REDACTED]" <[REDACTED]>

Subject: FW: Maxwell testifying witness folder

Date: Wed, 07 Jul 2021 02:59:49 +0000

Attachments: 2007-08-

10_INVESTIGATIVE_CASE_MANAGEMENT_COLLECTED_ITEMS_FOR_A_CASE_08_10_2007.pdf; 2006-09-

06_DESCRIPTION_OF_PROPERTY_LOG_REGARDING_EPSTEIN,_JEFFREY_[REDACTED].pdf

We already produced these in Rule 16 discovery, but I figure it makes sense to pull these and produce them as part of [REDACTED] 3500 assuming we call her to testify just about the seizure of this evidence.

From: [REDACTED]

Sent: Tuesday, July 6, 2021 10:59 PM

To: [REDACTED] (USANYS) [Contractor] <[REDACTED]>

Cc: [REDACTED] <[REDACTED]>; [REDACTED] (USANYS) [REDACTED]; [REDACTED] <[REDACTED]>

Subject: Maxwell testifying witness folder

Hi [REDACTED],

Would you please create a testifying witness folder for [REDACTED] and save the two attached pdfs in the relevant folders?

Thanks,
[REDACTED]