Jeffery Epstein

By Kris Lemon

I’m going to start this off by saying, the information provided is based on FBI Vault Files and news articles from 2006. This is just brief overview for now.

Who is Jeffery Epstein? He’s President of J. Epstein & Co., a money management company based in Manhattan that caters to ultra-wealthy clientele. He’s been listed as the “mysterious billionaire” who lives in 45,000 square foot NYC mansion. It appeared that Epstein had been in trouble with the law before, dating back to 1993, when he and two other defendants were charged in Federal Courts w/ Postal Crimes including larceny, property theft and Conspiracy to steal U.S. Treasury Checks. All he got was 5 yrs probation due to pleading guilty to the Conspiracy charge, all others were dropped. He had turned up in the N.Y. Post and other tabloids due to flying Pres. Clinton and Kevin Spacey to Africa on his private Boeing 727.

It appeared that Epstein, while living in Palm Beach, Florida part time, solicited or procured prostitutes 3 or more times between Aug 1st and October 31 of 2005. Now this was according to an indictment that charged him with a felony solicitation of prostitution. What was unique in Epstein’s case, was normally suspected “prostitution” johns are charged with a misdemeanor, even felony charges are made into a criminal information, basically an alternative to an indictment charging a person with the commission of a crime. Both sides refuse to speak about it at the time.

Here’s what is known about the solicitation charge: Epstein paid to have underage girls and young women brought to his home, where he received massages and sometimes sex, this was according to an investigation by the Palm Beach PD. It appears the Palm Beach PD, spent months going through his trash, watching his waterfront home and the Palm Beach International Airport to keep tabs on his private jet. Even though the Palm Beach PD believed they had more than enough probable cause to Epstein with unlawful sex act with a minor and lewd and lascivious molestation. After the indictment was unsealed, with the charge, the Police Chief suggested the State Attorney recuse himself, basically stated, “I must urge you to examine the unusual course that your office’s handling of this matter has taken and consider good and sufficient reason to require your disqualification from the prosecution of these cases.” To which the spokesman for the State Attorney replied, “A prosecutor has to look at it in a much broader fashion,” weighing the veracity of witnesses and how they may fare under defense attorneys’ questioning. The County Grand Jury “found the allegations wholly unsubstantiated and not credible.”

Here’s what the Palm Beach Police Dept uncovered:

. Palm Beach Community College Student stated she gave Epstein a massage in the nude, then brought him 6 girls, ages 14 to 16 for massages and sex-tinged sessions at his home.

. A 27 yr old woman who worked as Epstein’s personal assistant also facilitated the liaisons, phoning the PBCC student to arrange for girls when Epstein was coming to town. Escorted the girls upstairs when they arrived, putting fresh sheets on a massage table and placing massage oils nearby.

. Palm Beach PD took sworn statements from 5 alleged victims and 17 witnesses. They contended that on 3 occasions, Epstein had sex with the girls.

. Palm Beach PD discovered who the young girls that Epstein enlisted: Haley Robson, 20 of Royal Palm Beach. Sarah Keller, 27 who moved to North Carolina. Robson attempted to bring a 23 yr old to Epstein, he told Robson, she was too old. The rest of the girls were underage, so their names wouldn’t be revealed.

What exactly took place inside Epstein’s waterfront mansion? According Robson, in her statement to the Palm Beach PD, she met him when she was 17, when a friend asked her if she wanted to make money by giving him a massage. She was escorted upstairs to a bedroom with a massage table and oils. Both her and Epstein were naked during the massage but when he grabbed her buttocks, she stated to him, “she didn’t want to be touched.” Epstein stated “He’d pay her to bring him more girls , the younger the better. She eventually brought Epstein 6 girls, who were paid $200 each time. She told the police, “I’m like Heidi Fleiss.” The girls knew what to expect when they were taken to Epstein’s home, “Give a massage, maybe naked, and allow some touching.” is what she stated to police. One of the 14 yr old girls Robson took to Epstein’s mansion to meet Epstein, led to the investigation of him in March of ’05.

The 14 yr old gave this account to the police: Accompanied Robson and a 2nd girl to Epstein’s house on a Sunday in Feb of ’05. She though a woman, who she believed to Epstein’s assistant, to follow her upstair to a room featuring a mural of a naked woman, several photographs of naked women on a shelf, a hot pink and green sofa and a massage table. She stripped to her bra and panties and gave him a massage. Epstein paid her $300, then she and the other girl left. Robson told her that Epstein paid her $200 that day. Other girls have told similar accounts.

Sarah Keller, 27 yr old Personal Assistant of Epstein, at the time of this event, escorted the girls to Epstein’s bedroom. She moved to North Carolina, wasn’t charged.

While Epstein was awaiting his trial, several of the young girls’ parents filed lawsuits against him. Lawsuits contend that he engaged in sexual activity with a minor after enticing them to give him at his home. Of course, Epstein’s attorneys targeted the victims stated “economically disadvantaged girls from Western Palm Beach County” who were perceived as less likely to complain to authorities or whose credibility would be questioned if they did. One of the lawsuits was dropped due to the divorced parents squabbled over the litigation of the lawsuit. Basically the parents weren’t on the same page. These lawsuits were filed in federal courts. The one lawsuit that was dropped, apparently that “Jane Doe” turned around and filed a lawsuit in Palm Beach Circuit Court, naming Haley Robson, Sarah Keller and Epstein in the lawsuit. In the lawsuit, She was seeking unspecified damages due to sexual assault and intentional infliction of emotional distress. As for Robson and Keller, it was on the grounds of conspiracy and civil racketeering. Jane Doe’s lawsuit, she detailed exactly what Epstein alleged misconduct was.

Epstein plead guilty to Felony Solicitation and Procuring a Person Under the Age of 18 for Prostitution. Sentence was 18 months in jail, then house arrest for a year. Then a life long obligation to register as a Sex Offender. Must Submit to an HIV test within 48 hours, with the results provided to his victims or their parents. The Federal Investigators agreed to drop their investigation as part of the plea deal.

Epstein, admitted 2 yrs after he was indicted on felony charges of solicitation of prostitution, that he lured a teenage girl to his mansion for sex. That plea deal he struck, the Guilty for Solicitation doesn’t account for all five of the girl, one as young as 14, who had alleged that Epstein sexually abused them.

The question people were asking, why was Epstein serving his 18 months in a jail and not in prison? People thought it was sending a message to the public that there’s a different system of justice for the wealthy who hire high powered lawyers. Even the Prosecutor was swayed by Epstein’s lawyers who attempted to impugned the girls’ character by showing they had chatted on a social media platform called myspace about smoking marijuana and drinking. He should’ve let a jury decide whether the victims and Epstein were credible.

What was even worse, Epstein was allowed to leave jail 6 days a week for work release program. He was fitted with a GPS electronic ankle monitor, allowed to go to his West Palm Beach Office to work. At his own expense, he hired a private deputy. Apparently the victims weren’t properly notified about his “Work Release” as required by the State of Florida and Dept of Justice til after he’d been out on “Work Release” for several weeks.

To Be Continued…