

## **STATEMENT BY GHISLAINE MAXWELL's FAMILY**

**For immediate release: Monday, 6 October 2025**

Although disappointing we respect the Supreme Court's denial of review of our sister Ghislaine's case.

As Ghislaine's attorney, David Markus, commented, however, "...this fight isn't over. Serious legal and factual issues remain and we will continue to pursue every avenue available to ensure that justice is done."

In fact, in parallel with her Appeal to the Supreme Court, Ghislaine has been engaged for many months now in preparing - and will shortly file - a Habeas petition in the Federal District Court (SDNY) within the Second Circuit.

The Petition will demonstrate, with significant factual support, the egregious violations of her constitutional rights pre, during and post-trial, including but not limited to:

- Brady violations (withholding exculpatory evidence)
- Prosecutorial misconduct (including suppression of evidence) and
- Deprivation of an impartial jury (Sixth Amendment)

These violations of the Constitution, the denial of due process and fundamental trial rights which are all recognized by the Supreme Court, had a substantial influence on the trial verdict (and a devastating effect in terms of the subsequent conviction) and amply qualify our sister for the relief she seeks.

**-ENDS-**