1. HALF OWNER AND CO MANAGER W/ ANTHONY JOHNSON WHO JOINED THE FIRM IN JUNE OF 97. IN FACT WHEN WE AGREED ON TERMS I CHANGED MY WILL IN FAVOR OF JOHNSON SO HE WOULD OWN THE BUSINESS IF SOMETHING HAPPENED TO ME.

NEVER SOLICITED ANY FUNDS FOR RAHFCO AS STATED AT TRIAL AND NO ONE SAID I DID. THEY COULD NOT FIND ANYONE TO SAY I SOLICITED ANY FUNDS FOR RAHFCO.

NEVER RECEIVED ANY MANAGEMENT FEE IN FACT I LOST OVER \$200,000 I LOANED TO RAHFCO MANAGEMENT FOR EXPENSES BECAUSE WE WERE NOT MAKING ENOUGH MONEY TO COVER EXPENSES

2. NEVER PROVED ONLY IMPLIED. HAD IT BEEN PROVED THERE WOULD HAVE BEEN A DATE. SOMETHING BOTH THE COURT AND THE DA CANT SEEM TO AGREE ON BECAUSE THERE WAS NO PROOF.

3. RAHFCO ONLY STARTED IN 2007 AS STATED AT TRIAL NEVER WAS ESTABLISHED AS A SCHEME AS STATED AT TRIAL.

4.NEVER ACTIVELY RAISED ANY MONEY FOR RAHFCO AND THEY NEVER PROVIDED ANYONE WHO SAID I DID NEVER MADE ANY SECURITIES TRANSACTIONS NEVER RECEIVED ANY FEE

5. NEVER ACTED AS AN INVESTMENT ADVISOR ONLY HIRED HUDSON TO INVEST RAHFCO MONEY. MINE WAS A PART TIME JOB DID NOT PARTICIPATE IN ANY INVESTMENT DECISIONS EXCEPT TO HIRE HUDSON TO DO THE INVESTMENTS. I HAD A SIGNED CONTRACT TO DO JUST THAT.

NEVER RECEIVED ANY FEE IN FACT AGAIN LOST MONEY IN RAHFCO MANAGEMENT AS STATED.

JOHNSON WAS THE PARTNER IN NEW YORK AND WAS GIVEN 1/2 OF RAHFCO TO HANDLE EVERYTHING OUT OF NEW YORK AND TO SOLICIT FUNDS FOR RAHFCO.

HUDSON AND VINCENT PUMA WERE HIRED BY HANSEN AND JOHNSON TO DO ALL THE INVESTING IN THE MANOR STATED IN THE PPM. I HAVE TAPES CONFIRMING FROM BOTH JOHNSON AND PUMA THAT I WAS IN FACT A VICTIM AND WAS NOT INFORMED THAT THE FUNDS WERE MISSING.

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