

The Rothstein Firm Manufactured Cases to Sell

A case filed today by Jeffrey Epstein, the Palm Beach Billionaire accused of soliciting underage girls, against Rothstein and his partner was filed today in Florida State Court. It presents a rare window on the machinations and abuse of the legal system, engaged in by the RRA firm.

Not content with merely searching through people's garbage or shining laser listening devices on windows of executives, in order to create a potentially lucrative cases of sexual discrimination, the firm fabricated from thin facts, financed by unsuspecting investors, emotionally charged cases that could be brought or threatened against wealthy defendants. They would then be able to use anonymous filings, protective orders, extraordinary discovery as an integral part of their scheme. They would then be able to use the prospect of a large settlement, accomplished under the radar, as the married executive might not want his wife to know about the office affair, or fabricated contractor trying to protect themselves from a whistleblower suit. Confidentiality agreements would be used to further their goals. The investor was told, Epstein got a sweetheart deal, you can see from the deal we got unsealed, the "big fish" as is cases were described had already settled cases.. Rothstein and partners lured investors into their quasi-legal extortion scheme. They had to find a plaintiff, that could be manipulated, create a case that would pass a frivolous suit attack and, use the press, coach testimony, that would pass the laugh test, and file a suit. The Jeffrey Epstein cases were perfect, the government had forced him to waive liability to a list of unnamed girls in September of 07. They could use the fact that the girls were unnamed and claimed they represented many. They found three, but only in May of 08, months after the deal was signed but were able to have her added to the allegedly sacrosanct list. Funded by Rothstein's investors, they found women that had been to his house, sent them for the first time in their life to psychiatrists with just the right amount of coaching on how to behave. Don't tell the shrink that you had worked as a call girl since the age of 15, don't tell him about your three pregnancies before the age of 18, don't tell him of your arrests, your stripping, your domestic abuse, but claim that Epstein was responsible for all your life troubles. If the girls were questioned under oath they would be told to hide behind the right of clients not to be forced to divulge, (attorney-client privilege,) information, or as it happened if the questions get too close to the truth, we will instruct you to claim your fifth amendment right (this happened over forty times at the first deposition). The same time when Rothstein's fraud was unraveling. Send a retired but disgraced police officer to interview a myriad of famous people, representing himself as a law enforcement person. File the lawsuit, under the name of Jane Doe, claiming that the now, 22-year-old, needed anonymity, get a no-contact order from the judge, insulating the client from anyone that might want to speak with her, out of earshot of her attorney. Money was just around the corner. Seek investors to fund the investigators, medical experts, travel expenses of the attorneys, and promise outrageous guaranteed returns. In Epstein's case, represented by the law firm of Critten and Lutier, during deposition the girls admitted, that they had been call girls, strippers, since the age of 15. They had worked at various massage parlors, strip clubs, and escort services. One admitted to

keeping the record of the payment of her Johns fees in a lined book masquerading as a bible.. Changing her testimony from Epstein was an "awesome man that never did anything improper, to her post lawyer testimony of" I was abused". She admitted having intercourse with many , many men , but not even once with Epstein. She said she charged up to 2000 dollars a day. Though she said she did want money she said she wanted justice, it was the same answer that all of Edwards clients gave. Protected from a defamation claim , by the filing act of actually filing a lawsuit, protected from investigation by the attorney client privilege,protected from stray questions by a court ordering no contact, the firm was free to call the press, in violation of local ethical rules. Get their clients on television , admittedly behind a screen to protect the Jane Doe from unwanted scrutiny. Subpoena , friends , and employees of Epstein to depositions ,for hours on end, though the the girls were never mentioned once. Questions about Epstein Finances, his friends, questions , like if it were true, that he had sex with young girls, what would you think . His friends unable to dismiss the subpoena, sat for hours being questioned about their own lives, the lawyers fishing for more cases that they could sell to their unsuspecting investors. The FBI is now trying to unravel, the looting of the investors, maybe the trust accounts of the firm , they will need to determine, who was in on the schemes. Like Madoff, it appears unlikely , it will be the work of only one man.