



U.S. Department of Justice

*United States Attorney
Northern District of New York*

**EMBARGOED FOR
RELEASE UNTIL
FEBRUARY 26, 2003**

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NEWS RELEASE

Glenn T. Suddaby, United States Attorney for the Northern District of New York, announced today that a Federal Grand Jury sitting in Syracuse, New York, has returned an Indictment charging four individuals and two organizations with criminal violations as a result of the Government's recent investigation of suspicious charitable fund raising activities by entities using the name "Help the Needy."

Individuals and organizational entities named in the Indictment and the nature of the charges are as follows:

1. RAFIL DHAFIR, age 55, 5408 Springview Drive, Fayetteville, New York; MAHER ZAGHA, age 34, P.O. Box 1808, Amman, Jordan; AYMAN JARWAN, age 33, 111 Lafayette Road, Building I, Apt. 530, Syracuse, New York; and OSAMEH AL WAHAIDY, age 41, 603 Warren Street, Fayetteville, New York, are charged with conspiring to transfer funds to Iraq in

violation of the provisions of the International Emergency Economic Powers Act; and

2. DHAFIR, ZAGHA, "HELP THE NEEDY," and its successor organization, "HELP THE NEEDY ENDOWMENT, INC.," both of which conducted business at 886 and 892 Brighton Avenue, Syracuse, New York, are charged with twelve (12) counts of money laundering and one (1) count of conspiracy to commit money laundering, all in violation of federal law.,

The Indictment alleges that from approximately 1994, up to and including the present, the defendants DHAFIR, ZAGHA, JARWAN, and AL WAHAIDY conspired to violate Executive Orders entitled "Blocking Iraqi Government Property and Prohibiting Transactions with Iraq" and certain regulations promulgated by the United States Department of the Treasury, Office of Foreign Assets Control, commonly known as the "Iraqi Sanctions Regulations," by transferring funds and other economic resources to one or more persons in the country of Iraq. These Executive Orders and Regulations have been in effect since August 2, 1990.

The Indictment further alleges that the defendants, using the name "HELP THE NEEDY," solicited "charitable" contributions from persons in the United States, deposited these funds in accounts maintained in

Central New York banks, and then transferred much of this money to Iraq through bank accounts maintained in the Jordan Islamic Bank, Amman, Jordan.

If convicted, the individual defendants face the following statutory maximum possible penalties:¹

<u>Defendant</u>	<u>Imprisonment</u>	<u>Fines</u>	<u>Special Assessments</u>
RAFIL DHAFIR	265 Years	\$14,250,000	\$1400
MAHER ZAGHA	265 Years	\$14,250,000	\$1400
AYMANJARWAN	5 Years	\$250,000	\$100
OSAMEH AL WAHAIDY	5 Years	\$250,000	\$100

"HELP THE NEEDY" and "HELP THE NEEDY ENDOWMENT, INC." each face maximum possible fines of \$14,000,000 and special assessments of \$5200.

The Indictment also seeks forfeitures from all defendants in the amount of \$4 million and all funds on deposit in the bank accounts utilized by the defendants to commit their crimes.

¹The Indictment contains mere accusations, and the defendants are presumed innocent unless and until proven guilty beyond a reasonable doubt in a court of law.

RAFIL DHAFIR is licensed to practice medicine in the State of New York. DHAFIR maintains a medical practice under the name of "Rome Oncology Care," with offices at 1316 Black River Blvd., Rome, New York.

MAHER ZAGHA is a Jordanian citizen residing in Amman, Jordan. In the late 1980's and early 1990's, ZAGHA was a college student in Utica and Syracuse. Since that time, he has resided in Jordan and, according to the Indictment, maintained two bank accounts where money from HELP THE NEEDY was transferred.

AYMAN JARWAN is a Jordanian citizen born in Saudi Arabia working in the United States as the Executive Director of HELP THE NEEDY. JARWAN received a Bachelor's Degree in Nuclear Engineering from Kansas State University in 1995, a Master's Degree in Radiological Health Engineering from the University of Michigan in 1999, and a Masters of Business Administration from Davenport University in 2001.

OSAMEH AL WAHAIDY is a Jordanian citizen from Jericho. He is employed as an Imam (Counselor) at Auburn Correctional Facility, and as a math instructor at the State University of New York at Oswego.

As part of the ongoing investigation of this case, several search warrants were executed today at the following locations:

1. The offices of HELP THE NEEDY located at 886 East Brighton Avenue, Syracuse, New York;
2. Storage unit #103, Store America, 314 Ainsley Drive, Syracuse, New York;
3. The residence of RAFIL A. DHAFIR, 5408 Springview Drive, Fayetteville, New York;
4. Safe deposit boxes numbers 5 and 9 issued in the name of Priscilla Dhafir, Alliance Bank, 160 Main Street, Oneida, New York;
5. The residence of AYMAN JARWAN, 111 Lafayette Road, Building I, Apt. 530, Syracuse, New York;
6. The residence of OSAMEH AL WAHAIDY, 603 Warren Street, Fayetteville, New York;
7. The offices of G. William Haffield, Certified Public Accountant, 410 Main Street, Oneida, New York;
8. The offices of AIT Computers, 157 Hoosick Street, Troy, New York;
9. The offices of Rome Oncology Care, 1316 Black River, Blvd., Rome, New York,

10. The offices of RAFIL DHAFIR's former medical practice, 104 E. Genesee Street, Wampsville, New York; and
11. The residence of Mohammed Ebrahim, 44 Osprey Drive, Portsmouth, New Hampshire.

The warrants, issued by United States Magistrate Judges, *authorized federal law enforcement agencies to search for and seize bank records; business records of all types, including, but not limited to, correspondence, financial records, asset holdings, mailing lists, contributions records, credit card records, employee records, computer programs and records; photographs; videotapes; records of foreign travel and domestic travel; U.S. currency; checks; and literature supporting "jihad" or "holy wars," all of which might constitute evidence, fruits, and instrumentalities of criminal law violations involving mail fraud, wire fraud, violations of the International Economic Emergency Powers Act, income tax evasion, submitting false tax returns, money laundering, making false statements to the United States, fraud and misuse of visas, permits, and other documents, health care fraud, conspiracy to commit various offenses, and conspiracy to defraud the Internal Revenue Service.

This prosecution resulted from a three-year investigation undertaken by agents from the Federal Bureau of Investigation; the

Internal Revenue Service; the Social Security Administration, Office of Inspector General; the Defense Criminal Investigative Service; the New York State Police; the United States Customs Service; the Immigration and Naturalization Service; the U.S. Postal Service; the Department of Health and Human Services, Office of Inspector General; and the United States Marshals Service.

U.S. Attorney Suddaby had high praise for the collaborative efforts of those agencies that participated in this case. Suddaby remarked that "various law enforcement agencies working together in a coordinated and cooperative fashion is essential for effective investigation of sophisticated and complex criminal activities that we encounter in cases like this."

Further inquiries can be directed to U.S. Attorney Suddaby at 315-448-0672.

A copy of the Indictment is attached to this release.

007

THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

Criminal Action No.
5: 03-CR-64 (nm)

v.

RAFIL DHAFIR
MAHER ZAGHA,
AYMAN JARWAN,
OSAMEH AL WAHAIDY,
HELP THE NEEDY, and
HELP THE NEEDY ENDOWMENT, INC.,

Vio: 18 U.S.C. § 371 [1 Count]
18 U.S.C. §1956(h) [1 Count]
18 U.S.C. 8 1956(a)(2)(A) & § 2
[12 Counts]

INDICTMENT

Defendants.

THE GRAND JURY CHARGES THAT:

COUNT 1

INTRODUCTION

1. The International Emergency Economic Powers Act, Title 50, United States Code, Section 1701, *at seq.* (collectively "IEEPA"), provides authority to the President of the United States to "deal with any unusual and extraordinary threat, which has its source in whole or substantial part outside the United States, to the national security, foreign policy, or economy of the United Sates, if the President declares a national emergency with respect to such threat." 50 U.S.C. § 1701(a).

FILED
FEB 19 2003
AT OROLOCH
Lorraine A. Baerman, Clerk - Syracuse

U.S.D.C. FOR THE NORTHERN DISTRICT OF NEW YORK
I, the undersigned Clerk of the Court, do hereby certify that this
is a true and correct copy of the original document on file in
this Court.
by [Signature]
Lorraine A. Baerman, Clerk

2. The President is authorized under such regulations as he may prescribe to, among other things, "investigate, regulate, or prohibit -(i) any transactions in foreign exchange, (ii) transfers of credit or payments between, by, through, or to any banking institution, to the extent that such transfers or payments involve any interest of any foreign country or any national thereof, [and] (iii) the importing or exporting of currency or securities." 50 U.S.C. § 1702(a)(1)(A).

3. In Executive Order 12722, signed August 2, 1990, the President of the United States found that "the policies and actions of the Government of Iraq constitute an unusual and extraordinary threat to the national security and foreign policy of the United States" and declared "a national emergency to deal with that threat." Executive Order 12722, entitled "Blocking Iraqi Government Property and Prohibiting Transactions With Iraq" generally prohibits trade with Iraq.

a. Executive Order 12724, carrying the same title and dated August 9, 1990, prohibits certain activities relating to Iraq, including "any commitment or transfer, direct or indirect, of funds, or other financial or economic resources by any United States person to the Government of Iraq or any other person in Iraq."

b. Each year from 1990 to the present, the sitting President of the United States has issued a "Notice of President of the United States" continuing this national emergency with respect to Iraq.

c. Executive Orders 12724 and 12722 authorize the Secretary of the Treasury, in consultation with the Secretary of State, to “take such actions, including the promulgation of rules and regulations, as may be necessary to carry out the purposes of this order. ”

4. Pursuant to this authority, the United States Department of the Treasury, Office of Foreign Assets control has promulgated regulations in Title 31 of the Code of Federal Regulations, Part 575 entitled "Iraqi Sanctions Regulations." 31 CFR § 575.201 *et seq.*

a. No United States individual or organization may, except as authorized, "commit or transfer directly or indirectly, funds or other financial or economic resources to the Government of Iraq or any person in Iraq." 31 CFR, Subpart B, § 575.210.

b. According to those regulations, individuals and organizations must obtain a specific license from the Office of Foreign Assets Control to provide donated foodstuffs in humanitarian circumstances and donated supplies intended strictly for medical purposes. 31 CFR §§ 575.205, 575.520, 575.521, 575.525.

c. The Iraqi Sanctions Regulations further provide that: "[a]ny transaction for the purpose of, or which has the effect of, evading or avoiding, or which facilitates the evasion or avoidance of, any of the prohibitions set forth in this subpart [B] is hereby prohibited. Any attempt to violate the prohibitions set forth in this part [Iraqi Sanctions Regulations] is hereby prohibited. Any conspiracy formed for the purpose of engaging in a transaction prohibited by this part is hereby prohibited." 31 CFR § 575.211.

THE CONSPIRACY TO EVADE IRAQI SANCTIONS

5. Beginning at a time unknown but prior to February 1995, and continuing through the date of this Indictment, in the Northern District of New York, and elsewhere, the defendants,

RAFIL DHAFIR,
MAHER ZAGHA,
AYMAN JARWAN, and
OSAMEH AL WAHAIDY

knowingly and willfully combined, conspired and agreed with each other, and with other persons both known and unknown to the Grand Jury, to commit offenses against the United States, that is knowingly and willfully to violate and evade and attempt to violate and evade Executive Order Numbers 12722 and 12724 and the regulations issued under those Executive Orders and under the International Emergency Economic Powers Act, including the "Iraqi Sanctions Regulations," 31 CFR § 575.201 *et seq.*, by, among other things, transferring, directly and indirectly, funds and other financial and economic resources to one or more persons in the Country of Iraq, contrary to Title 50, United States Code, Section 1701 *et seq.* and 31 CFR § 575.701.

MANNER AND MEANS OF THE CONSPIRACY

6. It was a part of the conspiracy that, from in or before 1995, RAFIL DHAFIR and the other defendants, operating under the names HELP THE NEEDY and HELP THE NEEDY ENDOWMENT, INC. (hereinafter collectively referred to as "HTN") in the

Northern District of New York and elsewhere, would solicit and collect funds from the public

a. HELP THE NEEDY was an unincorporated association established in or before 1995, purportedly as a charity.

b. HELP THE NEEDY ENDOWMENT, INC. was a corporation, incorporated in the State of New York in November 2001, and a successor to the unincorporated association, HELP THE NEEDY.

c. Neither HELP THE NEEDY, HELP THE NEEDY ENDOWMENT, INC., nor any individual associated with those entities, obtained the licence required by law to provide humanitarian aid to Iraq.

7. It was further a part of the conspiracy that the defendants, in soliciting funds from the public, would make false and misleading representations concerning, among other things, the intended uses of the donations.

8. It was further a part of the conspiracy that the defendants would establish a series of bank accounts, using both fictitious corporate and personal identification information, in part, to facilitate and conceal the unlawful transfer of funds to persons in Iraq.

9. It was further a part of the conspiracy, that from 1995 until the date of this Indictment, the defendants would deposit contribution to HELP THE NEEDY into accounts in the name of HELP THE NEEDY and after July, 2002, of HELP THE NEEDY ENDOWMENT INC., at Oneida Savings Bank.

10. It was further a part of the conspiracy that from in or about October 1997, RAFIL DHAFIR would deposit contributions to HTN into an account in the name of HELP THE NEEDY at Key Bank.

11. It was further a part of the conspiracy that, from 1995 until September 1999, the defendants would arrange to transfer funds from the HELP THE NEEDY account at Oneida Savings Bank into a personal account at Fleet Bank maintained in the name of MAHER ZAGHA.

12. It was further a part of the conspiracy that from 1995 until September 1999, the defendants would arrange to transfer more than \$1,000,000 from the Fleet Bank account maintained in the name of MAHER ZAGHA to an account at the Jordan Islamic Bank in Amman, Jordan held by MAHER ZAGHA.

13. It was further a part of the conspiracy that, after September 1999, when the account maintained in the name of MAHER ZAGHA was closed by Fleet Bank, the defendants arranged to send over \$2,700,000 from the HTN accounts at Oneida Savings Bank and Key Bank to the Jordan Islamic Bank account, by checks made payable to ZAGHA Trading Establishment.

14. It was further a part of the conspiracy that, from 1995 to the date of this Indictment, the defendants would arrange to transfer money from the ZAGHA account in Jordan to individuals in Iraq.

15. It was further a part of the conspiracy that the defendants took various steps to conceal the nature and scope of the conspiracy and the identity of the conspirators.

OVERT ACTS

16. In furtherance of the conspiracy and to effect the objects of the conspiracy, the defendants committed the following overt acts, among others:

a. On or about November 14, 1995, RAFIL DHAFIR caused an account to be opened at Oneida Savings Bank in the name of "HELP THE NEEDY" by submitting paperwork which used another organization's Employer Identification Number and false personal identification information with respect to the signatories, "Mo Harairi" (for whom a false social security number was used) and "Sam Wahidi" (for whom the social security number of OSAMEH AL WAHAIDY, with an incorrect date of birth, was used).

b. On or about October 9, 1997, OSAMEH AL WAHAIDY opened an account in the name of HELP THE NEEDY at Key Bank.

c. On or about March 23, 1998, RAFILDHAFIR deposited a check drawn on the HELP THE NEEDY account at Oneida Savings Bank into the Fleet Bank account in the name of MAHER ZAGHA.

d. On or about the dates set forth in Counts 3 through 14, each of which are incorporated herein by reference as if set forth in full, as a separate overt act, the funds described in each count were transmitted and transferred from the United States to Jordan for deposit in MAHER ZAGHA's account at the Jordan Islamic Bank in Amman, Jordan.

e. On November 8, 2001, RAFIL DHAFIR telephoned the Oneida Savings Bank to arrange to obtain a check in the amount of \$200,000 payable to Zagha Trading Establishment, using a check from the HELP THE NEEDY account signed in the name of OSAMEH AL WAHAIDY, which was obtained later that day by another individual known to the Grand Jury.

f. On November 8, 2001, OSAMEH AL WAHAIDY went to Key Bank and obtained a check from the HELP THE NEEDY account in the amount of \$100,000, payable to Zagha Trading Establishment.

g. On November 9, 2001, AYMAN JARWAN mailed an express mail envelope to M. Zagha Trading Est., MADI Bldg., Room 201, Second Floor, King Faisal St., Amman, Jordan.

h. On or about December 24, 2001, RAFIL DHAFIR telephoned the Oneida Savings Bank to arrange to obtain a check in the amount of \$200,000 payable to Zagha Trading Establishment, using a check from the HELP THE NEEDY account signed in the name of OSAMEH AL WAHAIDY, which was obtained later that day by another individual known to the Grand Jury.

i. On or about December 31, 2001, RAFIL DHAFIR arranged to obtain a bank check from Oneida Savings Bank in the amount of \$200,000, payable to Zagha Trading Establishment, using a check from the HELP THE NEEDY account signed in the name of OSAMEH AL WAHAIDY.

j. On or about January 4, 2002, RAFIL DHAFIR sent an express mail envelope to Maher Ghalib Zagha, Zagha Trading Est., MADI Bldg., Room 201, Second Floor, King Faisal St., Amman, Jordan.

k. On or about September 16, 2002, OSAMEH AL WAHAIDY and AYMAN JARWAN went to Key Bank and obtained a bank check in the amount of \$100,000 payable to Zagha Trading Establishment, using a check from the HELP THE NEEDY account.

l. On multiple occasions including those set forth below, each such occasion constituting a separate overt act, RAFIL DHAFIR directed that money sent from HTN to the Zagha Trading Establishment in Jordan be provided to individuals who were either located in Iraq or who would transport money into Iraq.

(1) On April 14, 2001 RAFIL DHAFIR e-mailed MAHER ZAGHA directing him to give \$100,000 "from the relief" to an individual known to the Grand Jury who was located in Baghdad, Iraq.

(2) On June 25, 2002, RAFIL DHAFIR e-mailed MAHER ZAGHA directing him to give \$20,000 "from the relief" to an individual known to the Grand Jury who was located in Baghdad, Iraq.

(3) On November 30, 2001, RAFIL DHAFIR e-mailed MAHER ZAGHA directing him to pay "ten thousands" to an individual known to the Grand Jury who was located in Baghdad, Iraq.

- (4) On December 22, 2001, RAFIL DHAFIR e--mailed MAHER ZAGHA directing him to pay \$5,000 "from the relief" to an individual located in Baghdad, Iraq, and known to the Grand Jury.
- (5) On December 19, 2000, RAFIL DHAFIR directed MAHER ZAGHA to give \$13,000 to an individual who was to transfer money into Iraq.
- (6) On December 29, 2000, RAFIL DHAFIR directed MAHER ZAGHA to give \$16,500 to an individual who later reported how the money had been distributed in Iraq.
- (7) On or about May 1,2002, June 1,2002, July 25,2002, August 1, 2002, and September 2, 2002, MAHER ZAGHA provided \$7,000 (on each occasion) to an individual who distributed at least some of the money in Iraq.

m. On or about August 8, 2002, a conspirator submitted to the Internal Revenue Service an application for recognition as a tax-exempt charitable organization (Form 1023) dated July 31,2002, on behalf of HELP THE NEEDY ENDOWMENT, INC., which included a false and misleading representation that HTN was an organization that recently concentrated on aiding the needy in the United States.

All in violation of Title 18, United States Code, Section 371.

THE GRAND JURY FURTHER CHARGES THAT:

COUNT 2

17. The allegations set out in Count 1 and Counts 3 through 14 are incorporated herein by reference, as if set forth in full.

18. Beginning at a time unknown but prior to February 1995 and continuing through the date of this Indictment, within the Northern District of New York and elsewhere, the defendants,

RAFIL D HAFIR,
MAHER ZAGHA,
HELP THE NEEDY, and
HELP THE NEEDY ENDOWMENT, INC.

and others known and unknown to the Grand Jury, did knowingly and intentionally conspire to commit an offense under Title 18, United States Code, Section 1956(a)(2)(A), that is the knowing transmission and transfer of funds from places in the United States, including Syracuse, New York, to places outside the United States, including Amman, Jordan and Iraq, with the intent to promote the carrying on of specified unlawful activity -- that is, the knowing and willful violation and attempted violation of regulations issued under the International Emergency Economic Powers Act, including the "Iraqi Sanctions Regulations," 31 CFR § 575.201 *et seq.*, by, among other things, transferring, directly and indirectly, funds and other financial and economic resources to one or more persons in the Country of Iraq, contrary to Title 50, United States Code, Section 1705.

All in violation of Title 18, United States Code, Section 1956(h).

THE GRAND JURY FURTHER CHARGES THAT:

COUNTS 3 - 10

19. The allegations set out in Counts 1 and 2 are incorporated herein by reference, as if set forth in full.

20. On or about the dates specified below, within the Northern District of New York and elsewhere, the defendants,

RAFIL DHAFIR,
MAHER ZAGHA, and
HELP THE NEEDY

transmitted and transferred and caused to be transmitted and transferred funds from a place in the United States to a place outside the United States with the intent to promote the carrying on of specified unlawful activity -- that is, the knowing and willful violation and attempted violation of regulations issued under the International Emergency Economic Powers Act, including the "Iraqi Sanctions Regulations," 31 CFR § 575.201 *et seq.*, by, among other things, transferring, directly and indirectly, funds and other financial and economic resources to one or more persons in the Country of Iraq, contrary to Title 50, United States Code, Section 1705 -- by the following transfers of funds from accounts of HELP THE NEEDY at the banks in the United States listed below to an account of MAHER ZAGHA at the Jordan Islamic Bank, each such transfer constituting a separate count:

COUNT	Approximate Date of Deposit into ZAGHA Account in Jordan	Source Bank for HTN Funds	Amount
3	10/25/99	Key Bank	\$20,000
4	11/7/99	Oneida Savings Bank	\$50,000
5	11/25/99	Oneida Savings Bank	\$100,000
6	1/19/00	Oneida Savings Bank	\$100,000
7	2/23/00	Oneida Savings Bank Key Bank	\$200,000 \$30,000
8	7/5/00	Oneida Savings Bank	\$200,000
9	8/17/00	Oneida Savings Bank	\$200,000
10	11/12/01	Oneida Savings Bank Key Bank	\$200,000 \$100,000

All in violation of Title 18, United States Code, Section 1956(a)(2)(A) and Section 2.

**THE GRAND JURY FURTHER CHARGES THAT:
COUNTS 11- 14**

21. The allegations set out in Counts 1 and 2 are incorporated herein by reference, as if set forth in full.

22. On or about the dates specified below, within the Northern District of New York and elsewhere, the defendants

RAFIL D HAFIR,
MAHER ZAGHA, and
HELP THE NEEDY ENDOWMENT, INC.

transferred and transmitted and caused to be transmitted and transferred funds from a place in the United States to a place outside the United States with the intent to promote the carrying on of specified unlawful activity -- that is, the knowing and willful violation and attempted violation of regulations issued under the International Emergency Economic Powers Act) including the "Iraqi Sanctions Regulations," 31 CFR § 575.201 *et seq.*, by, among other things, transferring, directly and indirectly, funds and other financial and economic resources to one or more persons in the Country of Iraq) contrary to Title 50, United States Code, Section 1705 -- by the following transfers of funds from accounts of HELP THE NEEDY at the banks in the United States listed below to an account of MAHER ZAGHA at the Jordan Islamic Bank, each such transfer constituting a separate count:

COUNT	Approximate Date of Deposit into ZAGHA Account in Jordan	Source Bank for HTN Funds	Amount
11	11/15/02	Oneida Savings Bank (2 checks)	\$400,000
12	3/28/02	Oneida Savings Bank (2 checks)	\$400,000
13	9/16/02	Key Bank	\$100,000
14	1/15/03	Oneida Savings Bank	\$200,000

All in violation of Title 18, United States Code, Section 1956(a)(2)(A) and Section 2.

FORFEITURE ALLEGATION

Pursuant to Title 18, United States Code, Section 982(a)(1), each defendant who is convicted of one or more of the offenses set forth in Counts 2 through 14 shall forfeit to the United States the following property:

All right, title and interest in any and all property involved in each offense in violation of Title 18, United States Code, Section 1956, or conspiracy to commit such offense, for which the defendant is convicted, and all property traceable to such property, including the following:

1. **MONEY JUDGMENT**

A sum of money not less than \$4,000,000 in United States funds, representing the total amount of funds involved in each money laundering offense, or conspiracy to launder monetary instruments. If more than one defendant is convicted of an offense, the defendants so convicted are jointly and severally liable for the amount involved in such offense.

2. **BANK ACCOUNTS**

a. All funds on deposit in the Jordan Islamic Bank, account ## 21713 and 21732, under the name MAHER ZAGHA.

b. all funds on deposit in Oneida Savings Bank, account # 5100425075, under the name HELP THE NEEDY ENDOWMENT, INC.;

c. all funds on deposit in the Key Bank, account # 320310014206, under the name HELP THE NEEDY.

Pursuant to Title 21, United States Code, Section 853(p), as incorporated by Title 18, United States Code, Section 982(b), each defendant shall forfeit substitute property, up to the value of the amount described in paragraph 1 above, if, by any act or omission of the defendant, the property described in paragraph 1, or any portion thereof, cannot be located upon the exercise of due diligence; has been transferred, sold to or deposited with a third party; has been placed beyond the jurisdiction of the court; has been substantially diminished in value; or has been commingled with other property that cannot be divided without difficulty.

All in accordance with Title 18, United States Code, Section 982(a)(1) and Rule 32.2(a), Federal Rules of Criminal Procedure.


Dated: February 19, 2003



FOREPERSON OF THE GRAND JURY

GLENN T. SUDDABY
United States Attorney

By:



Michael C. Olmsted
Stephen C. Green
Brenda K. Sarmes
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