Scanduiro 1	A. Right.
lattorne 1 2	Q. Okay. Some parts of your testimony
for JAH, 3	where you referred to "my company" or "our
Selb's Janet 4	profit" or "our deal," you are referring to
Bol JAH, 3 Serb & Janet 4 trying to 5 mitigate 5 mitigate 6	Henderson Auctions, that is, J.A.H., Inc.; is
mitigater 6 the Marving	that right?
the Marving	A. Right.
dug in 8).	Q. So to the extent you used the word
his testiminy.	"I" or personal pronouns, you were referring on
10	these tractions to the company?
11	A. I can say that's a generality. I
12	started that company 60 years ago.
13	Q. Right.
14	A. It's transpired and changed and
15	and probably J.A.H. was formed, I can't
16	remember, but some
17	THE WITNESS:
18	Twenty something years ago, Janet?
19	A. And I'm not an officer or or a
20	stockholder.
21	BY MR. SCANDURRO:
22	Q. Yes, sir. And I just don't want
23	there to be confusion.
24	When you refer to "my company," when
25	you refer to "our company," when you refer to

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"I did this" or "I did that, " you're -- you're 1 not saying that you actually own J.A.H., Inc.? 2 Exactly. I am not. 3 A. Several times in your testimony when 4 0. you were asked whether or not some piece of 5 6 equipment sold for a profit, you said, "Refer to the accounting" or you referred to your 7 daughter, Janet. Do you remember that? 8 Yes, sir. 9 Okay. Would you -- who would be the 10 0. right person to ask any questions about 11 profitability of any transaction which 12 Mr. Blake Everett or JA -- or BLH or Sam 13 Everett are claiming a profit? 14 The right person in our company --15 A. 16 Q. Yes. -- to ask that? I'd say Janet. 17 Α. 18 Okay. 0. 19 She has girls that work for her that assist her in those things, but she would be 20 the one I would go to. 21 Right. And at some point, you also 22 0. talked about a settlement, a settlement sheet. 23 Do you remember that testimony? You had a --24 25 Janet -- Janet printed it out, a Α.