

From the desk of Rodney Stich

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September 19, 2003

Thomas H. Kean, Chairman

National Commission on Terrorist Attacks Upon the United States

% GSA Agency Liaison Division

701 D Street, SW, Room 7120

Washington, DC 20407

Ref: Additional record that you and your commission are covering up for hardcore documented corruption enabling 9/11 to occur, as discovered by former federal agents.

To Commission Chairman Thomas Kean:

This is another record being made to show the cover-up by you and the commission of the documented criminal activities that played key roles in the conditions enabling 19 hijackers to seize four airliners and kill 3,000 on 9/11. To this letter is attached a copy of a September 11, 2003, letter that I sent to U.S. District Judge Hellerstein (and others) relating to these matters. Without even looking at my evidence, and taking judicial notice of the judicial acts, the existence of criminal cover-ups and retaliation activities are evident.

Just as the prior cover-ups insured a continuation of the aviation disasters—including 50 years of preventable hijackings—so will your cover-up insure the continuation of this the federal offenses and the consequences, some of which have been and will be catastrophic. How would the public react if they knew and understood, for instance:

- That a documented pattern of deep-seated corruption by people within the government's aviation safety offices blocked known preventative measures that would have prevented 19 hijackers from seizing four airliners on 9/11, and that this reported corruption continued for years due to the cover-ups by virtually every known government check and balance.
- That a federal aviation safety agent had been so outraged by the arrogance and corruption associated with repeated heavy loss of life that he acted as an independent prosecutor while employed with the Federal Aviation Administration.
- That the vast powers of the FAA were used to cover-up for these ongoing federal crimes, including the legal division and FAA administrators.
- That the former federal aviation safety agent then sought to provide evidence of these deadly crimes to members of Congress, some of who admitted the gravity of the charges, but then claimed these problems were outside their areas of responsibility. Under the federal crime reporting statute they were required to receive the evidence.
- That the agent offered evidence to various divisions of the Department of Justice, only to be rebuffed, and even blocked when he circumvented Justice Department block and appeared before a federal grand jury in Denver.
- That the agent then exercised the federal crime reporting statute (18 U.S.C. § 4) to report the federal crimes to a federal court (including the criminal offenses that would made 9/11 possible). And that

initially Ninth Circuit appellate judges admitted the gravity of the charges and then refused to receive the evidence, claiming these were matters for Congress.

- That federal judges repeatedly blocked the agent from reporting the criminal activities to a federal court, which they must receive as part of their administrative duties under the federal crime reporting statute. They then compounded their obstruction of justice with a series of orders permanently barring that agent from access to the district and appellate courts, seeking to prevent the reporting of criminal and even subversive activities.
- That federal judges, from 1986 to 1995, charged that former agent with criminal contempt of court for attempting to report criminal activities that he and several dozen other former government agents sought to report under the federal crime reporting statute. They based their criminal contempt charges upon the former agent and witness reporting the criminal acts under the federal crime reporting statute, which then encountered the series of unlawful and unconstitutional orders depriving the prior federal agent of the legal and constitutional right to federal court access. Those orders are still in effect and still blocking that former agent from reporting the federal crimes. That due process and equal protection of the law—that is deprived to that former agent—is available to everyone else—including murderers and terrorists.
- That nearing the age of 70, that agent was sentenced to six months in federal prison by federal judges for attempting to report criminal activities.
- That simultaneously, judicial acts were taken that seized his \$10 million in real estate assets that funded his attempts to expose these criminal activities.
- That judicial records show that the federal judges implicated in these series of criminal activities include the Justices of the U.S. Supreme Court.
- That individually, and as a group, the criminal misuse of federal offices by this group made possible the conditions wherein 3,000 people were brutally killed on 9-11. If any single one of these government personnel had not acted unlawfully, the undermining corruption could have been addressed and the 9-11 deaths of 3,000 would not have occurred. They'd be alive today.
- That in my possession are records from when I acted as an independent prosecutor during my FAA employment, letters admitting the gravity of the charges from major law firms and members of Congress (who then did nothing), judicial records showing the criminal complicity of large numbers of judges and Justice Department lawyers, and the post 9-11 continuation of cover-ups.

Sincerely,

Rodney Stich