

From the desk of Captain Rodney Stich

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U.S. Senate Committee on Foreign Relations; Senators Frank Lautenberg,
Charles Schumer; Bob Menendez; Kirsten Gillibrand; Richard Lugar:
Washington, DC 20510 (Via fax) with fax copies to those listed at the end.

Ref: Additional evidence showing the bogus nature of the
"humanitarian" release of the Lockerbie "bomber."

To Senators and copy recipients:

Testimony provided during the September 29, 2010, hearings before the Senate Foreign Relations Committee by prominent physicians relating to the symptoms and laboratory reports of the Lockerbie "bomber," al Megrahi, established that no physician could have truthfully stated Megrahi had only three months to live. Typical of the testimony provided by highly respected physicians included the following example:

"Any physician with training and experience in prostate cancer would find a three month prognosis for a patient in Mr. Al-Megrahi's condition difficult to believe and possibly even ridiculous."

The evidence I brought to your attention in the past made obvious *why* the humanitarian release by Scottish authorities occurred: to halt the appeal hearing that would have exposed possibly the biggest, more sordid, and worst series of criminal acts ever associated with a catastrophic aviation disaster at that time. To prevent these exposures, Scottish authorities offered Megrahi his release *if* he dropped the appeal. The bogus three-months-to-live humanitarian release was then fabricated.

U.S. politicians created a frenzy after Megrahi's release with the claim that pressure by BP resulted in Megrahi's release. Many people in the United States would prefer that *that* hoax stays in the public's minds.

Be Careful of What You Wish For!

It is in the United States that the outrage exists over the release of the Libyan "bomber." Key people in the U.S. government would suffer the most harm if the Libyan "bomber" had *not* been released.

The Urgent Need to Halt the Appeal Evidence Being Heard

In September 2009, the appeal for al Megrahi was about to be heard. If that appeal had gone forward, sordid details would have been revealed by the evidence that would have *first* implicated Scottish personnel. That would be followed by far worse details involving key people in the government of the United States, and especially the Department of Justice and office of the president. To avoid this, Scottish officials gave the ailing Megrahi the option of dropping his appeal and in return receive the bogus "humanitarian release.

Major Scandals Revealed if Bogus Release Did not Occur

The evidence that would have been presented at that appeal would have revealed the following major scandals among others:

- Scottish trial and appeal judges cooperated in a scheme to shift the blame from Iran and the Syrian-

based PFLP group to two innocent parties: Libya and al Megrahi.

- FBI-DOJ personnel planted bogus evidence at the crash scene months after the bombing to shift blame from the actual murderers to falsely charge Libya. That planted evidence was a half-thumb-nail-size timer fragment found in a muddy field miles from the main wreckage. (That “evidence” was acquired from a former employee of the Swiss manufacturer, Mebo.) That was the only evidence that enabled the scheme to continue.
- FBI-DOJ personnel paid \$3 million to a small Malta shopkeeper and his brother to falsely testify about the identity of the purchaser of children's clothes allegedly found in the suitcase containing the alleged bomb, which was allegedly ignited by the planted timer fragment.
- FBI-DOJ personnel paid a discredited CIA informant over \$1 million to provide false testimony about the identity of two Libyans that allegedly put an unaccompanied bomb-carrying suitcase on a flight departing Malta, which was allegedly transferred to another aircraft at Frankfurt, and then transferred to Pan Am Flight 103 at London’s Heathrow Airport. That scenario required that the unaccompanied suitcase pass undetected through five security check points.
- FBI-DOJ personnel falsely charged two Libyans with the murder of 270 people, while covering up for the Syrian-based group that committed the murders under contract with Iran to avenge the U.S. Navy shooting down of an Iranian airliner that killed 290 people.

The Evidence Proving the Existence of This Scheme

The prima facie evidence that would have been presented during the appeal, that would have shown the details of this scheme, included, for instance, the following:

- The sworn affidavit by the former employee for the Swiss company stating that he gave the half-thumb-nail-size timer mechanism to FBI agents, months *after* the bombing, which was then planted in a muddy field miles from the main wreckage. That timer fragment was the sole “evidence” used to charge Libya with the bombing by falsely claiming it had been sold by the Mebo manufacturer to Libya.
- The sworn affidavit by the co-owner of the Swiss company, Mebo, that produced the timer, stating that (a) the timer presented during the Lockerbie trial was not the type of timer sold to Libya; (b) that he had been offered \$4 million by FBI agents to falsely testify that the timer shown to him was sold to Libya. (That occurred before he learned that a former employee had given a timer fragment to FBI agents).
- An examination of the trial transcript show Scottish judges repeatedly acting to prevent the scheme from being revealed. In the most important obstruction of justice tactic, Scottish judges blocked the co-owner of the small Swiss Company from providing testimony that the timer was not one sold to Libya. That testimony would have instantly undermined the only evidence being used to falsely charge Libya with the murder of 270 people. Their actions aided and abetted, criminally, the criminal acts by employees of the U.S. Department of Justice.
- After the trial, Scottish investigators reported planting of evidence and other tactics to support the original scheme concocted by FBI-DOJ personnel.
- The FBI forensic expert who testified about the timer fragment was later fired for producing false forensic reports.
- Dozens of reports by Professor Hans Koechler, the representative appointed by the United Nations Security Council, to monitor the Lockerbie bombing trial and appeal procedures, revealing the gross irregularities by the Scottish judges and the absence of evidence.
- The reports by Professor Robert Black, Edinburgh University, the architect of the Lockerbie trial at Camp Zeist in the Netherlands, who repeatedly reported the gross irregularities during the

investigation, prosecution, trial, and appeal proceedings.

- The hundreds of British and Scottish media reports providing details of the massive misconduct and obstruction of justice.
- Hundreds of British and Scottish media reports reporting these matters.
- Additional evidence discovered by this writer, being the report in a multi-page Department of Defense document accurately identifying the Syrian-based PFLP group and Iran as the perpetrators of the Lockerbie bombing. Excerpts from that report are at an Internet site¹ and also in the documentary book, “*Lockerbie to 9/11: Massive Fraud and Consequence*.”

**Why U.S. Government Personnel Will Never
Reveal the Sordid Conduct to the American Public**

There are many reasons why members of Congress, White House politicians, or officials in the U.S. Department of Justice will never reveal the series of sordid and criminal acts to the American public.

- The culture carried out by DOJ employees not only protected the actual terrorists, allowing them to continue terrorist attacks against U.S. targets, but then continued the sordid culture that enabled to occur a series of catastrophic terrorist successes starting with the 1993 bombing of the World Trade Center. (Evidence in the books, *Lockerbie to 9/11: Massive Fraud and Consequences*; *History of Aviation Disasters: 1950 to 9/11*; and *Crimes of the FBI-DOJ, Mafia, and al Qaeda*.) Also, information at:
 - www.defraudingamerica.com.
 - www.defraudingamerica.com/lockerbie_index.html.
 - www.defraudingamerica.com/911_index.html.
 - www.defraudingamerica.com/FBI_murderous_conduct.html.
 - And numerous other files at that Internet site.
- The history of cover-ups by members of Congress that made possible many of the worst catastrophic events affecting the American People. These are documented, starting in 1965.

Cover-Ups of Federal Crimes are Felonies, and Continues the Deadly Culture

A 40 year history documented by this writer² and his coalition³ of former government agents reveal the continuation of consequences—some catastrophic—of the endemic cover-ups by members of Congress of high-level corrupt and criminal activities responsible for many to America’s greatest tragedies. This relationship is documented in the books written by this writer, with input from many former members of the intelligence and law enforcement communities, and which can be found by putting this writer’s name in an amazon.com book search box.

Because most or all of the recipients of this letter have been involved in the cover-ups of these serious offenses affecting national security, the only effect of this and prior faxes and letters will be making a record, should some courageous source ever appears that can publicize these matters.

Sincerely,

Rodney Stich

1 www.defraudingamerica.com/lockerbie_index.html.

2 www.defraudingamerica.com/stich_bio.html.

3 www.defraudingamerica.com/coalition_of_sources.html.

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