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Senator Bob Graham
United States Senate
Washington, DC 20510

Ref: Reported corrupt activities and obstruction of justice that insured the success of the 9-11 hijackers, of prior fatal hijackings, and the role played in success of future terrorist acts

To Senator Graham:

The purpose of this letter is to provide you with evidence that is of greater priority than the failure of the nation's intelligence agencies to act for the events of September 11, and to make a record that *you have been informed* of these matters that will continue to insure the success of terrorist acts against the United States.

First, my credibility and background. I am a former Navy Patrol Plane Commander, a former international airline captain, the writer of highly acclaimed books on an insiders perspective into aviation tragedies, corruption in government, and matters affecting the success of terrorists. I am a former federal air safety inspector, and I have appeared as guest and expert on over 3,000 radio and television shows throughout North America and Europe.

While I was an air safety inspector, the federal government asked me to take over and correct the problems that were causing the worse series of air disasters in the nation's history. This is where I first discovered the deeply entrenched misconduct, and even criminal acts, that caused or allowed to occur many specific airline crashes. One of these crashes was the world's worst at that time and occurred approximately one mile from where the World Trade Center was later built. The same documented misconduct that played a key role in that disaster played a key role in the September 11 crashes into the World Trade Center on September 11.

The arrogance that led to many deaths caused me to undertake creative means to circumvent the massive cover-ups that caused the misconduct and associated crashes and deaths to continue. September 11 is simply the latest déjà vu examples of that FAA and related misconduct, and is far more significant than the intelligence agency failures and misconduct.

Misconduct Far Worse Than Led To Pearl Harbor Tragedy

A similar breakdown is what I witnessed while I was in the U.S. navy a year before Pearl Harbor. Conditions have not only worsened, but certain elements have arisen that have made the consequences even more obscene and criminal. I have documented corrupt, criminal, and subversive conditions that I and several dozen other government agents had discovered, much of which is detailed in my books, *Unfriendly Skies*, *Defrauding America*, and *Drugging America*, and on Internet sites under those names.

Because of the endemic cover-ups by every government and many non-government checks and balances, I became creative in attempting to bring a halt to the deadly misconduct. While in the FAA I exercised federal remedies causing me to act as a federal prosecutor, conducting a four-month long hearing

where I was able to further document the deep-seated corruption within the FAA and its close relationship to a number of fatal air disasters. I have the 4,000-page transcript of that hearing, along with incriminating documents. During the hearing, two more major air disasters occurred in my direct area of air safety responsibilities that were due to the very same safety problems arising from the documented corruption within the FAA (and at United Airlines). Possibly due to the world-record aviation scandal that was now documented, along with many hundreds of resulting deaths, the cover-ups escalated, causing an expansion of the number of associated air disasters.

Creative Attempts To Circumvent Endemic Obstruction Of Justice

Using the law in a creative manner, I filed federal lawsuits¹ under the mandatory requirement of the federal crime reporting statute,² and the statute³ that permitted any citizen to seek a court order requiring federal officials to perform a legally required duty and to halt unlawful conduct.

Starting with those lawsuits, which then continued for many years, Justice Department lawyers filed motions to prevent me from reporting these criminal activities. Federal judges then held that these matters were for Congress to address and not the federal courts. (They were correct that members of Congress had the responsibility to address these matters, which they refused to do after I offered them hard evidence. But federal courts had the responsibility under the statutes that provided court jurisdiction. This responsibility was increased by the refusal by members of Congress to meet their responsibilities.)

Years later, as my attempts to address the widespread corruption in government offices became known, dozens of other former and present government agents⁴ provided me with information and documentation on other areas of criminal and even subversive activities. Again, members of Congress refused to receive my evidence which they were required to do under their dual responsibilities as members of Congress with oversight responsibilities and their responsibility to receive information of federal crimes under the federal crime reporting statute.

Some of these areas of documented criminal activities involved aiding and abetting terrorists, including the terrorists who bombed the World Trade Center in 1993, the transfer of surface-to-air missiles to terrorists that could have been easily halted, the investigation into the logistics of how Russian suitcase-nuclear-devices came into possession of terrorist groups, and many other areas that were discovered by me and my dozens of government sources.

In an attempt to halt my attempts to report these criminal and subversive activities, federal judges in the Ninth Circuit district courts (a) refused to receive the information and supporting documentation; (b) rendered a series of unlawful and unconstitutional orders permanently barring me access to the federal courts, which concurrently terminated my legal rights, legal protections, and legal defenses. These orders are

1 *Stich v. United States, et al.*, 554 F.2d 1070 (9th Cir.) (table), *cert. denied*, 434 U.S. 920 (1977)(addressed hard-core air safety misconduct, violations of federal air safety laws, threats against government inspectors not to report safety violations and misconduct); *Stich v. National Transportation Safety Board*, 685 F.2d 446 (9th Cir.)(table), *cert. denied*, 459 U.S. 861 (1982))(addressed repeated criminal falsification of official airline accident reports, omitting highly sensitive air safety misconduct, making possible repeated crashes from the same sequestered problems); Amicus curiae brief filed on July 17, 1975, in the Paris DC-10 multi-district litigation, *Flanagan v. McDonnell Douglas Corporation and United States of America*, Civil Action 74-808-PH, MDL 172, Central District California.(addressing the long standing FAA misconduct, of which the cover-up of the DC-10 cargo door problem was one of repeated instances of tragedy related misconduct); U.S. v. Department of Justice, District of Columbia, Nos. 86-2523, 87-2214, and other actions filed by Stich seeking to expose and correct the powerful and covert air disaster misconduct.

2 Title 18 U.S.C. § 4. Misprision of felony. Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

3 Title 28 U.S.C. § 1361. Action to compel an officer of the United States to perform his duty. The district courts shall have original jurisdiction of any action in the nature of mandamus to compel an officer or employee of the United States or any agency thereof to perform a duty owed to the plaintiff.

4 These were agents of the FBI, Customs, Secret Service, CIA—including former heads of secret CIA airlines and secret CIA financial operations, reporting patterns of criminal and subversive activities.

still in effect and being exercised at this time.

Involvement Of CIA-Front Law Firm and Federal Judges In Acts Against United States

Simultaneously, a CIA-front law firm⁵ filed a sham lawsuit against me that targeted the assets⁶ that funded my exposure activities. That lawsuit was barred by large numbers of state and federal laws and constitutional protections, and the five years of continued violations invoked federal court jurisdiction under the Civil Rights Act, the Declaratory Judgment Act, and the Supreme Court's void order doctrine. Federal judges repeatedly blocked me from exercising these federal defenses on the basis of the prior orders permanently terminating these important rights.

As I discovered additional criminal and subversive activities from other government agents,⁷ I again exercised my responsibility under the federal crime reporting statute to report these matters to a federal court. (I could not report them to the Justice Department because of their prior involvement in blocking these reports and direct involvement, and members of Congress continued their prior years of cover-ups, including while I was a federal air safety inspector and their cover-ups of criminal and subversive activities brought to their attention by other government agents.)

Judicial records reveal that federal judges had repeatedly blocked my attempts to report the criminal and subversive activities that I and my group of other government agents had discovered.

Commencing in 1986 and continuing until 1995, in retaliation for attempting to report the additional federal crimes, federal judges (with the aid of Justice Department lawyers) retaliated against me, taking my liberties, my freedoms, my home and my life assets, and more. These judicial acts were hardcore felonies arising from their obstruction of justice, aiding and abetting, and felony retaliation against a former federal agent and witness for attempting to report federal crimes, and made possible the continuation of great harm upon major national interests, including national security.

Documented Judicial Felonies Related To September 11 and other Tragedies

These judicial play a significant role in the endemic corruption within the U.S. government that aided and abetted the events of September 11 that killed 3,000 people. Also, in prior aviation disasters following their earlier judicial obstruction of justice, including prior terrorist acts. All of these judicial crimes are documented in federal courts, and in my possession. They constituted documented hardcore felonies arising from their obstruction of justice, aiding and abetting, and felony retaliation against a former federal agent and witness for attempting to report federal crimes.

Additional Details Because Of the Gravity Of the Documented Misconduct

Because of the gravity of these allegations, the deaths of many Americans, which will worsen in the days ahead, additional details are provided in this letter:

- The documented hardcore misconduct within the FAA that had more to do with the success of the September 11 hijackers than any intelligence shortcoming. The FAA had adequate information prior to September 11 to have issued orders that in 24 hours would have prevented the four groups of hijackers from taking control of four airliners. To understand this area, you must have my documented evidence of deep-seated corruption within the FAA. I acted as an independent prosecutor in the FAA to bring into a four-month-long trial further evidence of this history of tragedy-related misconduct. I have the transcript and other records to show this culture, which is partly described in the third edition of *Unfriendly Skies*.
 - The incompetent FAA administrator has said that the vague knowledge of impending terrorist attacks was not ample for the FAA to have taken actions to prevent the 9-11 hijackings. That is not so. The vague reports were sufficient to have ordered preventative measures that within 24

5 San Francisco law firm of Friedman, Sloan, and Ross.

6 At that time my assets consisted of over \$10 million in real estate properties that I had acquired as an airline captain over the years prior to joining the FAA as an air safety inspector.

7 These additional criminal activities included payment of bribes to Iranian terrorists to delay the release of the 52 Iranian hostages (discovered from CIA sources who participated in that scheme and later to other crimes) CIA drug smuggling and financial crimes, massive corruption in the bankruptcy courts, and FBI misconduct blocking government agents from addressing terrorist activities.

hours could have prevented the success of the four groups of terrorist hijackers.

- Pattern of hardcore documented corruption by the FBI that repeatedly aided and abetted terrorists, and other crimes against America, including for instance:
 - FBI filing false charges against a highly respected counter-terrorist expert who discovered suitcase nuclear devices and other nuclear material being smuggled from Russia through Lithuania and sold to Middle East terrorists. This typical Justice Department retaliation destroyed the opportunity to discover how the nuclear devices were being stolen and destroyed the opportunity to discover what terrorist groups had already acquired them and where they might be located. Remember this when the suitcase nuclear bomb or bombs devastate U.S. cities!
 - FBI filing false charges against the respected head of a government multi-agency drug task force that halted the group from acting on the source of funds for the Jersey City terrorists who subsequently bombed the World Trade Center in 1993. If this group had not been corruptly halted by FBI misconduct, it is probable that the 1993 bombing of the World Trade Center could have been blocked and the activities of the group that eventually hijacked the four airliners could have been halted.
 - FBI and CIA conduct during 1995, in Los Angeles, refusing to accept three dozen Stinger missiles from Afghan General Dostum, which was then followed by transfer of an unknown quantity of these missiles to Middle East terrorists. TWA Flight 800 was shot down by a missile from an unknown source about six months later. These missiles may yet shoot down U.S. airliners. Warning letters to prevent the transfer of these missiles were sent to 25 members of the House and Senate intelligence committees and each of them covered up for the FBI and CIA questionable conduct.
 - Many other forms of FBI misconduct, that I sought to report, that for many people constitutes a greater threat to them than the terrorists.
- Involvement of federal judges in a scheme blocking the reporting of criminal activities that aided and abetted the terrorists. A 20-year documented period of FBI and federal judges blocking former government agents from reporting corruption in government that insured the success of the 9-11 terrorists and other tragedies affecting the American people. I tried to report the corruption within the FAA and the FBI to a federal court under the federal crime reporting statute, Title 18 U.S.C. § 4.⁸ These reports must be received by federal judges as part of their administrative (not judicial decision making) duties. Instead of receiving these reports, federal judges acted in unison with a CIA-front law firm and Justice Department prosecutors, misusing the federal courts to halt the reporting of criminal activities affected national security that I and several dozen other government agents sought to report. The \$10 million in assets that funded my exposure activities were corruptly taken from me, orders were rendered permanently barring me access to the federal courts, I was charged with criminal contempt of court for seeking to make these reports, and much more. All of these documented acts were part of the pre-September 11 corruption that insured the success of the terrorists and will insure the success of future terrorism—further insured by the cover-up of this information.
- Many warning letters sent to members of Congress, the FBI, the White House, prior to September 11, that if acted upon would have prevented the events of September 11 and the endless series of collateral consequences.
- March 1, 2001, letter to President Bush going into details of criminal activities in government

⁸ Title 18 U.S.C. § 4. Misprision of felony. Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

“adversely affecting the internal security of the United States.” An April 9, 2001, certified letter to President Bush described the corruption within the FAA that was related to a series of airline crashes, including hijackings, the FBI misconduct that allowed “dozens of SAM missiles to be acquired by terrorist groups.”

- The role of certain print and broadcast media in covering up for these crimes and many others, and how such cover-ups made the 3,000 deaths of September 11 possible.
- And much more of the same that is not addressed in this letter, in the books, or the Internet sites.

More information can be found in the books I wrote and at various Internet sites, including <http://www.unfriendlyskies.com> and <http://www.defraudingamerica.com>.

This letter to you will appear on the Internet. Without my information and evidence, the corruption in government that must be addressed to prevent more successful terrorist attacks will not occur. I was in the U.S. navy a year before Pearl Harbor and even at that young age—as I look back—I see the breakdown in preparedness, which is worse with the 9-11 because of the criminal activities taken to silence me and my group of other government agents. Refusal or failure to address the errors—or criminal misconduct—that insured the success of the terrorists—and those terrorist acts yet to occur—only insures more of the same. Refusal could also be felony cover-ups of the felonies that preceded the terrorist attacks.

Because of the major role played by this misconduct in the events of September 11, any investigation into September 11 will be the usual controlled cover-up if these matters are not brought out into the open for the public to see.

Based on the historic obstruction of justice by members of Congress, I presume you will continue this practice. This letter, as prior letters to members of Congress, makes a record of the tragedies made possible by cowardly and felonious conduct. What will be the public’s reaction if they ever find out about these matters and understand them?

This letter will be on the Internet showing that you have been made aware of these matters. Also, check to discover the latest judicial attempts to block the reporting of these matters, showing further contempt for the 3,000 lives lost on September 11 and those that will continue to be lost due to the corruption in which federal judges have become implicated.

Sincerely,

Rodney Stich

Attachments: Washington Times display ads.