

From: The Court of Law
Reference: JDGT-2024-0001/LAW/911/
Address supplied in due course

Judgment

under the Law

*Regarding the attacks on the United States of America
on 11th September 2001 and related matters*

1. I make this judgment in accordance with my duties under the paramount and mandatory Law under sworn oath before the One True God. This judgment therefore carries the authority of Law and may be enforced without consent, unlike the 9/11 Commission's account or media reports of the attacks.
2. The only law which operates universally – and therefore internationally – is the Law set out in my sworn affidavit to the King of the United Kingdom dated 27th July 2023, which has been approved by him by tacit procuration under the Principles of Law.
3. I make this judgment because the King has failed to perform his duty to Law and Justice, as he swore under oath to do at his coronation of 6th May 2023, witnessed via television by the people of the world. The King has also accepted my authority to make judgments under the Law.

David Shayler, Affidavit, A verified plain statement of fact, duty and law, to the King
27th July 2023
https://www.bookofthelaw.org/downloads/20230727_Affidavit_of_Law.pdf

4. But first, some definitions and wisdom:

Words have their natural meanings unless otherwise defined

See above affidavit for definitions of words under the Law

Each will be judged according to what he has done.

Without truth, there is no justice.

The truth is all too frequently overpowered; he who does not disapprove, approves.

The truth is best determined by the reasoned analysis of primary source evidence.

The best corrector of error is the People.

He who is given every opportunity to deny but does not, admits.

No rule of Law protects those who refuse to make enquiries when circumstances gravely demand it.

For every million people hacking at the branches of the Tree of Evil, there is one hacking at the roots.

One free thinker is more effective than a million mind-controlled slaves.

Once you have eliminated the impossible what you are left with is the solution, no matter how improbable (it might seem to some).

The young shepherd boy David brought down the enormous Goliath with a single slingshot to the forehead.

Key Judgments

5. It is beyond reasonable doubt that the official account set out in the 9/11 Commission report that hijacked aeroplanes were flown into buildings that then collapsed as a result of fire damage and gravity is wholly false, when examined against the evidence.
6. The attacks of 11th September were beyond reasonable doubt carried out by elements of the US state and not Islamic terrorists or other insurgents, given the advanced level of technology used, namely military drones, most likely an A-3 Skywarrior, delivering the missiles used in the attacks and thermite/thermate -- or similar exothermic substances -- and Directed Energy Weapons -- also known as particle beam weapons -- being used to collapse the towers at the WTC.
7. Israeli nationals played a part in the planning and preparation of those attacks and was responsible for the explosions at the World Trade Centre complex that day, which were not investigated by the 9/11 Commission.
8. If the evidence against the five Israeli nationals arrested that day -- popularly known as the 'Dancing Israelis' -- had gone before a jury, its members would have easily had enough evidence to convict them beyond reasonable doubt, given that they were in possession of material with explosive traces, targeting maps and lied to police about their location at the time of the attacks.
9. These Israeli nationals are on the record stating that they were documenting the attacks. Given they would have recorded the second impact, on WTC2, at least, they would have known that the object was a military drone delivering a missile, not a jet airliner.
10. They would therefore have known that elements of the US military had carried out the attacks on the WTC complex. It is highly likely that Israel used this information to blackmail the US.

11. Over a hundred Israeli nationals with military and intelligence experience were secretly arrested and deported from the US in the months running up to the 9/11 attacks (and another sixty were reportedly arrested after the attacks).
12. Given their experience and skills and the absence of any evidence of hijackers and hijacked aircraft, it is almost certain that they were involved in the planning and preparation of the attacks and falsely incriminated Muslims, innocent of any involvement in those attacks.
13. This also explains why the Joint Congressional Inquiry into the 9/11 attacks could gather so much intelligence about the alleged hijackers' activities prior to the attack but had little to say about the execution of the attacks.
14. Israel has failed to comply with binding UN Security Council resolutions mandating – under its lawful meaning – withdrawal from its occupation of the West Bank.
15. Israel's recent re-occupation of Gaza is a war crime under the Principles of Nuremberg, even before the evidence is considered that it deployed the chemical weapon white phosphorus against men, women and children there, as it has admitted to doing before the attack on 7th October 2023.
16. Hamas has only ever carried out operations against the Israeli occupier. It does not therefore pose any terrorist threat to the lives of the people of the world, outside the Israeli occupation.
17. Israeli operatives almost certainly carried out the attacks in London in July 1994 on the Israeli Embassy and Balfour House, a building housing Israeli interest groups, then blamed the attacks on two Palestinians, who had alibis for the day of the attack.
18. There is no evidence subjected to reasoned scrutiny consistent with the four alleged suicide bombers being in London on 7th July 2005, the day of the 7/7 attacks and therefore being responsible for the attacks.
19. The CCTV evidence used to justify the involvement of the four alleged suicide bombers all shows obvious signs of being manipulated.
20. One of the men, Mohammed Sidique Khan, is likely to have been an agent of MI5. This may have led to the British government being blackmailed over its perceived involvement in the attacks, in the same way it appears that Israel blackmailed the US for the involvement of elements of the US state in the 9/11 attacks.
21. The primary source evidence from police at the scene of the Manchester Arena attack on 22nd May 2017 contradicts evidence used to support the official account.
22. The man held responsible for the attack, Salman Abeidi, is the son of Ramadan Abeidi, whom I remember being an MI6 agent involved in an MI6-funded assassination plot in 1996. Both are reportedly members of the Libyan Islamic Fighting Group, a Muslim terrorist group, which has enjoyed a close relationship with MI6.

With regard to the objects used in the 9/11 attacks

23. All the primary source evidence is consistent with a military drone, likely an A-3 Skywarrior, a remote-controlled US military jet, being used to fire missiles to inflict the damage done to the Twin Towers of the WTC and the Pentagon on 11th September 2001.
24. None of the evidence observed is consistent with civilian aircraft being used in the attacks, particularly the speeds at which the objects approached and impacted the buildings and the damage done on impact.
25. The US powers-that failed to carry out their duties with regard to air crash investigations, which are required under law.
26. There is therefore no primary source evidence that Flights AA11, AA77 and UA175 were involved in the attacks or that Flight UA93 crashed into the ground in Shanksville, Pennsylvania.
27. There is no evidence of large parts of aircraft being observed at any of the sites where the planes are alleged to have crashed.
28. This judgment that missiles fired from drones, not commercial jet airliners, were used is confirmed by:
 - i. Video recordings of the objects impacting WTC1 and WTC2 Towers of the World Trade Centre Complex show they did so without fracturing or decomposing in any way. These penetrative properties belong to missiles, not aeroplanes which have noses made of lightweight materials like carbon or plastic.
 - ii. US government data showing that the speeds of the objects entering the Twin Towers and the Pentagon were well beyond the speeds that jetliners are physically capable of at altitudes so close to sea level.
 - iii. An audio recording of the whistling sound made by the object entering the North Tower, which closely resembles the sound made by a missile and not the rumbling or roaring sound made by a jet engine
 - iv. An enhanced image of the object hitting the Pentagon showing it leaves a corkscrew trail, indicative of it being a missile. Jetliners do not leave a trail at altitudes so close to sea level.
 - v. The lack of plane parts observed at Shanksville, the site where Flight UA93 is alleged to have crashed into the ground, after passengers allegedly overpowered the alleged hijackers. In this case, the drone set to deliver a missile was shot down.
 - vi. The turbo jet fan of an A-3 Skywarrior being photographed among the damage done to the Pentagon; and the object approaching WTC2 firing two shots before it impacts the building.
29. The missiles deployed were most likely Tomahawks or similar, which are in the possession of the US military.
30. Missiles and remote-controlled military planes are beyond the technological capabilities of terrorist, resistance or other kinds of insurgent groups. No nation has the capability to launch this type of attack on the US.

31. In the light of all the evidence being consistent with missiles being used in the attacks, pieces of aircraft alleged to be recovered from the WTC complex and the two or three small pieces at the Pentagon must have come from either military planes painted in commercial airliner livery or were planted evidence to give the impression that commercial jet airliners had crashed into the buildings at the respective sites.
32. Although the vast majority of witnesses at the WTC have related how they saw aeroplanes, few reported hearing them, proving that passenger jet liners were not used in the attacks as they make a loud rumbling sound at low altitudes.
33. Before the 9/11 attacks, the US military had acknowledged the existence of holograms – also known as 3D volumetric projections and proposed how they might be used in a new form of ‘Psy War’ – psychological warfare – based on deception.
34. It is beyond reasonable doubt that drones and missiles surrounded by 3D volumetric projections or similar were used in the attacks on WTC1, WTC2 and the Pentagon that day, not passenger airliners.

With regard to the collapse of the Twin Towers

35. An image of the WTC complex taken before any clearance operation could have begun shows that nearly all of the 220 storeys of collapsed rubble consistent with the media accounts – and later the US National Institute of Science and Technology’s final report – of the collapses are not present.
36. The US National Institute of Science and Technology report into the collapses of WTC1, WTC2 and WTC7 only modelled scenarios up to the point of collapse, meaning it arrived at its conclusions using selective evidence.
37. Although it concluded that the three towers had been collapsed by fire and gravity, it did not consider why other buildings which burned more intensely, longer and likely hotter than the towers did not collapse.
38. The scientists at NIST did not subject their models to the ‘laws’ of physics with regard to momentum in particular. They fail to account, for example, for all three towers collapsing at freefall speed allowing for air resistance, with floors below the impact zones in the case of the Twin Towers offering no resistance.
39. The observation of molten steel dripping from WTC2 before it collapsed is most likely explained as a thermite/thermate reaction used in controlled demolition. Independent experiments have established that this is not molten aluminium from a plane. The use of thermite/thermate therefore or a similar exothermic substance partly explains the way the towers were collapsed.
40. The rapid transformation of the collapsing Towers into fine dust; the toasted cars parked far from the WTC; the energy and heat levels observed; the observation of the Hutchison Effect on Hurricane Erin and the seismic data observed that day are entirely consistent with the use of Directed Energy Weapons – also known as beam weapons or particle beam weapons – or a similar advanced technology.
41. It is beyond reasonable doubt that the WTC1, WTC2 and WTC7 did not collapse as a result of their steel frames being weakened by burning airline fuel igniting office equipment within the buildings. Airline fuel does not burn at a sufficiently high temperature to weaken steel. Independent tests showed

that the steel beams would have been able to easily bear the weight without collapsing.

42. It is therefore beyond reasonable doubt that the collapse of all three towers was a result of thermite/thermate DEWs being deployed rather than collapsing as a result of fire damage and gravity.

With regard to the alleged hijackers

43. Given that there is no evidence of hijacked passenger jetliners being used in the 9/11 attacks, it is beyond reasonable doubt there can be no evidence of hijackers of those planes.
44. If all the evidence shows there were no commercial airliners used in the attacks, then it is beyond reasonable doubt there were no communications coming from those planes that day.
45. At the time of the attacks, the technology did not exist to make mobile phone calls from civilian aircraft.
46. The calls allegedly made on 'Airfones' the brand name for aircraft to ground call technology, demonstrate that the two flight attendants allegedly on Flight AA11 are making false accounts of their circumstances.
47. Despite hearing a recording of one of the flight attendants, the 9/11 Commissioners do not seek to reconcile these false accounts.
48. The FBI has been unable to publicly release the flight manifests or passenger lists for any of the flights allegedly hijacked that day, even though media reports claimed that the agency had identified the alleged hijackers from these records.
49. The media also claimed the FBI had identified the 19 alleged hijackers from payphone records. Given that this data only provides evidence of the phones the call is made from and to and the timing of the call, it is not possible to identify suspects in this manner.
50. The FBI claimed to have 'identified' the 19 alleged hijackers, just two days after the attacks, even though the agency could only provide dates of birth 'used' by six of the men.
51. This is not a standard of 'identification' which is normally acceptable in police and intelligence investigations. The so-called '19 hijackers' have never been identified therefore.
52. The media has reported at least eight of the alleged hijackers are still alive. Given the poor standards of the FBI's claimed identification, these reports are more likely to be true than the FBI's 'identification'.
53. Prior to 9/11, officers at FBI HQ in Washington had failed to react to multiple reports on multiple occasions of Islamic terrorists being in the US, with some being specifically reported to be potentially involved in aviation terrorism.
54. FBI HQ, not local field offices, investigated the 9/11 attacks. This means functionaries and not investigators were responsible for the limited enquiries FBI officers carried out.

55. After the 9/11 attacks, the FBI failed to investigate the events of 9/11 according to the accepted standards of an investigation into crime.

With regard to the failure to investigate in a timely and thorough fashion

56. The US government relied on trial by media to inculcate Muslims innocent of any involvement in the attacks to falsely justify military action against Afghanistan, which at the time of the attacks gave sanctuary to Osama Bin Laden, the head of Al Qaeda.
57. This failure to perform a solemn duty under law constitutes the offence of fraud in law.
58. NATO – of which the US military is the leading member – was able to launch a full-scale invasion of Afghanistan just three weeks after the attacks. I therefore conclude in judgment that the US already had well-advanced plans for this invasion and was looking for any pretext, whether false or true, to justify its actions.
59. As part of NATO, the US waged war on Afghanistan and its people, described in the Principles of Nuremberg as the worst offence which can be committed in law.
60. The actions of NATO, led by the US, which followed are war crimes as the case for military action was fraudulent. NATO waged war, carrying out aggression without lawful reason or purpose.
61. Members of the US administration became co-conspirators with the elements of the US military which carried out the attacks, when they failed to investigate the evidence observed on 9/11 with due diligence.
62. Given that the US had already invaded and occupied Afghanistan using a false account of the 9/11 attacks, NATO members could not after that hear any evidence undermining this account without implicating themselves in war crimes.
63. The 9/11 Commissioners only heard and considered evidence which supported the original version of events put forward in the media for the same reason.
64. The 9/11 Commission did not report its findings until 22nd July 2004, nearly three years after the attacks and the invasion of Afghanistan.
65. Time is of the essence when it comes to an investigation. The longer it takes for the powers-that-be to perform their duty of investigation into a suspected crime; the longer the culprits have to cover their tracks.
66. The 9/11 Commissioners had so little knowledge of the events of 11th September 2001 that it failed to mention the collapse of WTC7, a 47-storey skyscraper, in its final report, even though the building is mentioned in the report.
67. The 9/11 Commissioners have revealed they had so little knowledge of basic science that they were not competent to come to any informed conclusions about the events of that day and their causes.

68. The chair and vice-chair of the 9/11 Commission distanced themselves from the Commission's findings in a book they authored, published two years after the Commission published its final report.
69. They also wrote that they considered setting up another enquiry to consider the obviously fraudulent statements given to them at the enquiry by government officials.
70. Where the commissioners heading an enquiry have no confidence in the reliability of the witnesses they heard and or the working of the commission they sit on, no one should accept the conclusions they came to or the recommendations they made.
71. Catastrophic failure of governments across the world to do their duty to the truth, particularly with regard to 9/11 and 7/7, means Israel continues with its occupation and ethnic cleansing in Palestine, leading to the genocide we are witnessing today.

With regard to prior knowledge

72. The BBC, CNN and Fox News reporting the collapse of WTC7 *and its causes before it happened* stands as evidence of prior knowledge of the attacks.
73. The Reuters News Agency admitted to being the original source of this information but no one has investigated how it came to be in possession of information about the collapse – and its causes – before it happened.
74. Law enforcement agencies routinely take prior knowledge of a crime as reasonable suspicion of complicity in it and therefore reason for probable cause to investigate further. Yet, they have taken no action in public against those who appear to have foreknowledge of the 9/11 attacks.
75. Prior to 9/11, politicians who were later part of the George W Bush administration foresaw the need for a 'new Pearl Harbour', a 'catastrophic and catalysing event' to provide a pretext for US military hegemony across the planet.
76. When 9/11 happened, they failed to exercise due diligence with regard to the account presented in the media and therefore waged war on the basis of fraud.

General

77. First, I judge that it is extremely easy to disprove beyond reasonable doubt the official theory regarding the 9/11 attacks that 19 Muslims hijacked planes which they flew into buildings which then fell down due to fire weakening the concrete and steel structures. In fact, these four images disprove that account (for sourcing, see detailed accounts below):

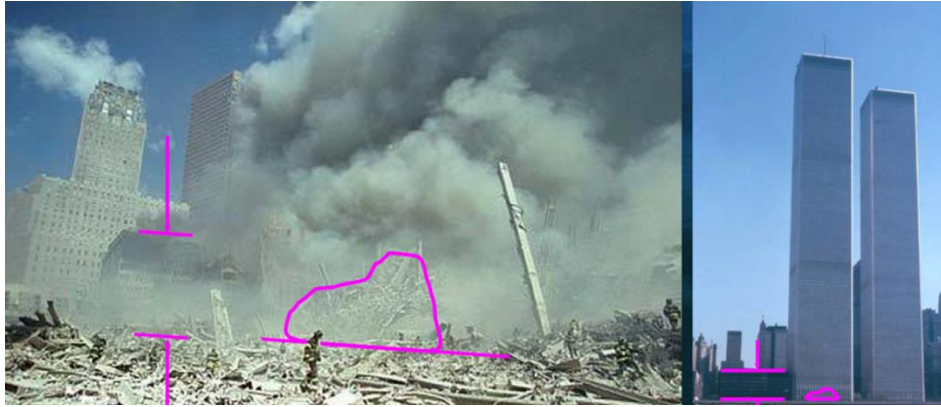


Figure 1. An image of the WTC complex in the immediate aftermath of the 9/11 attacks, left, compared to an image before the attacks, using notation in purple to compare the two, right



Figure 2. Two still images taken of the collapse of WTC2

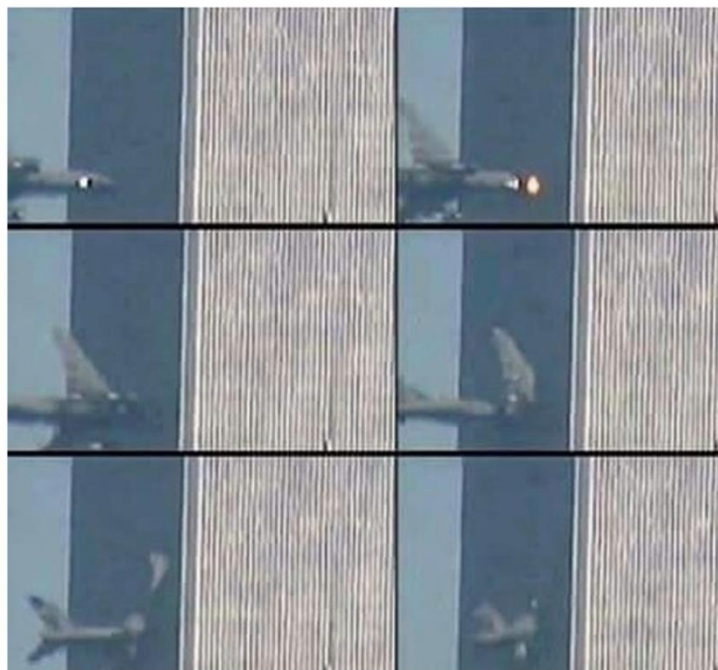


Figure 3. A series of still images taken from footage shot by Antonio Rosario of Spiegel TV, Germany, showing the impact on WTC2



Figure 4. An image captured from a BBC report, broadcast from shortly before 17:00 hours, local time with 'Jane Standley BBC journalist' and 'WTC7 is still here' as added annotations

Damage to the WTC complex observed before any alleged clear-up

78. Figure 1 shows the damage to the World Trade Centre complex after the collapse of the WTC1 and WTC2 but before the collapse of WTC7, which can be seen still standing in the background, compared to when the Twin Towers were still standing. If the Towers had collapsed due to fire and gravity or in a conventional controlled demolition, there would be many storeys of rubble (even allowing for material to drop into the basements below the Towers).
79. The absence of this material proves beyond reasonable doubt that the Towers were disintegrated, as can be observed by close inspection of footage of the collapse. It also means that members of the US government were happy to join the conspiracy of fraud that the material from 'ground zero' or the WTC complex had been removed and shipped off to another country.

The 'collapse' of the Tower

80. Figure 2 proves beyond reasonable doubt that no phenomena consistent with a building falling down due to gravity are observed, given that we see a building rapidly turning into dust and large chunks of masonry being thrown from the building, some of which rapidly turn into dust. This requires enormous amounts of energy, which are not accounted for in the official account (see **Directed Energy Weapons**) below.

See also:

N J Burkett reporting as Twin Towers begin to collapse on September 11, 2001, Eyewitness News ABC7NY channel, YouTube, 7 September 2018
<https://www.youtube.com/watch?v=oCPVNLLo-ml>

Flight UA175 melting into the South Tower

81. Figure 3 proves beyond reasonable doubt that the object going into the South Tower was not a jetliner, which would be incapable of penetrating reinforced concrete and steel because its nose is made of carbon or plastic and there is no fragmentation of the object on impact. In the original footage, the object entering WTC2 can also be observed to fire two shots before entering the building, although these shots were removed from the footage when it was used in corporate media documentaries about the 9/11 attacks. This again is wholly inconsistent with the object being a passenger jet airliner of any kind.
82. The only refutation of the evidence observed in the images in Figure 3 would be that the footage is faked. Richard D Hall's 3D model published on 21st May 2012, created from inputting videos taken on the day, shows that they provide a consistent trajectory of the object hitting WTC2. This would have been impossible to fake.

Richard D Hall, 9/11 'Flight 175', 3D Radar Analysis, 21 May 2012
<https://www.bitchute.com/video/Qxzx0qONTSpA/>

83. Hall mapped as many of the flight 175 plane crash videos as he could over a three-dimensional, or 3D, scale model of Manhattan. It revealed that 26 clips of Flight UA175 appeared to match the radar data supplied by the NTSB.
84. Hall concluded that the video footage of Flight UA175 was real but the object in the footage could not have been a passenger jet airliner, disproving the

hypothesis that the impossible phenomenon observed in the videos was due to the footage being faked.

85. Since this research was published, an explanation for the discrepancy of the difference in the flight paths – about 1,400 feet or 430 metres – supplied to the 9/11 Commission by the National Transport and Safety Bureau (hereafter 'NTSB') and that recorded by the 84th Radar evaluation squadron's system (hereafter 'RADES') has emerged.

<https://www.505ccw.acc.af.mil/About-Us/Fact-Sheets/Display/Article/376111/84th-radar-evaluation-squadron/>

86. The RADES radar system was significantly further away from the WTC, enough to create a fixed system error in the radar readings. This could account for why the RADES path seems over 1,000 feet out of position.



Figure 5. An image taken from Richard D Hall's 9/11 'Flight 175', 3D Radar Analysis with his annotations, showing the NTSB's radar data compared to that of RADES

The BBC footage

87. Figure 4 proves beyond reasonable doubt that the BBC had prior knowledge of the induced collapse of WTC7.
88. The original footage has been taken down from the BBC website archive but can be observed from 40minutes 30 seconds in the presentation, *9/11 and The British Broadcasting Conspiracy*, an investigation into the BBC's ignorant, biased and unscientific coverage of independent investigators efforts to establish the truth about the 9/11 attacks, which I co-wrote, co-produced and presented, first published in June 2007.

David Shayler and Adrian Connock
9/11 and The British Broadcasting Conspiracy, Official Confusion Productions
Vimeo, 24 June 2007
Published at <https://vimeo.com/423779766> in 2020

89. The footage shows BBC reporter Jane Standley, on the scene in New York City, reporting that WTC7, also known as the 'Salomon Brothers Building' has collapsed due fire weakening its steel-frame structure, even though the building can still clearly be seen standing in the background and the report is captioned:

The 47-storey Salomon Brothers building close to the World Trade Centre has also collapsed

90. This indicates prior knowledge of the induced collapse of the building, which raises reasonable suspicion of involvement. The Reuters News Agency was later established to be the original source of the report that WTC7 had collapsed before it did (see **The media reports the collapse of WTC7 before it happened** below).

Other matters

91. The failure to examine these images is not the only example of the US government failing to investigate the attacks with solemnity and due diligence in the immediate aftermath of the attacks.
92. It also failed to carry out its duties according to law by failing to forensicate the sites of the attacks and failing to carry out an air crash investigation required by law for each of the flights that allegedly went down that day.
93. Given the clarity of this evidence, some will ask why I did not bring these details to the attention of the powers-that-be, at the time.
94. I first became aware of the attacks when walking through Camden, North London on the afternoon of 9/11. I saw a group of people gathered around a television screen in a bar. Curious at what had garnered their attention, I looked in on the bar and saw what looked like an aircraft crashing into a building. As I could not hear the commentary, I thought it was a video game because the perceived aircraft was going so fast. As I walked away, I overheard a man saying that two aircraft had gone into the Twin Towers of the WTC complex and another into the Pentagon.
95. Now realising this was a terrorist attack, I rushed home, arriving to see the WTC1, the second tower to collapse, live on television. My first thought was: 'Where did the energy come from to make a building fall so quickly into dust?' Before the invasion of Afghanistan, I gave public talks warning against taking military action before the 9/11 attacks had been properly investigated, as any investigation might exonerate Osama Bin Laden and Al Qaeda – and therefore Afghanistan – of any involvement in the attacks.
96. At the time of the attacks, I was being prosecuted under the 1989 Official Secrets Act by the Tony Blair government, not the Director of Public Prosecutions. I was therefore preoccupied with my forthcoming trial. After being convicted in a trial in which I was not allowed to freely cross examine witnesses or freely speak in my own defence, I was imprisoned for six weeks then released, subject to my being monitored with an ankle tag, until February 2003.
97. After that, I met MPs to brief them about my experience of MI6 funding Islamic terrorists in Libya, which had taken on a greater importance in the light of Osama Bin Laden and Al Qaeda being held responsible for the 9/11 attacks. At the same time, I was researching and writing a book about the

corruption and failures of intelligence services, which was published in May 2005, after the government had effectively banned it for fifteen months under the process of submitting intelligence material for clearance.

Annie Machon (Ghost written by me)
Spies, Lies and Whistleblowers, the Book Guild, May 2005
<https://www.scribd.com/doc/57439336/Spies-Lies-and-Whistle-Blowers>

98. Around the same time, I was approached by people from the 9/11 Truth Movement. They alerted me to the inconsistencies in the 9/11 Commission's final report, which had been published about six months earlier. I researched the subject for myself and quickly came to the conclusion that the US government had not investigated the attacks with due diligence and that the official account put forward by the 9/11 Commission was physically impossible.
99. With the support of the 9/11 Truth Movement, I went around the UK, giving talks and interviews about the impossibility of the 9/11 Commission's account of the attacks.
100. My conclusion that the objects impacting WTC1, WTC2 and the Pentagon were missiles surrounded by holograms was first published in the New Statesman magazine in 2006 (see **No evidence of passenger aircraft being used in the attacks** below).
101. The UK government has consistently failed to hear my evidence about 9/11 and other matters, when offered over the last 26 years. When I have submitted written evidence, it has been deliberately misrepresented to the media by the government or has been entirely ignored.

Operation Northwoods

102. Some individuals – experiencing what psychologists call 'cognitive dissonance' – may still want to think that the visible powers-that-be would never plan to murder their own people in broad daylight. Even this can be disproved by evidence.
103. In 1962, the US military Chiefs of Staff put forward a plan – under the codename Operation Northwoods – to create pretexts to take military action against Cuba, which had gone through a Marxist revolution led by Fidel Castro and Che Guevara, three years earlier. The document was fully declassified and published by the National Security Archive in April 2001, five months before the 9/11 attacks.

Justification for US military intervention in Cuba
Memorandum for the Secretary of Defense, Joint Chiefs of Staff, 13 March 1962
<https://nsarchive2.gwu.edu/news/20010430/northwoods.pdf>

104. The plans included staging terrorist attacks on US soil, with fake funerals for the 'victims' and faking the shooting down of a civilian airliner over Cuban airspace which could be blamed on the Cuban air force:

The passengers could be a group of college students off on a holiday or any grouping of persons with a common interest to support chartering a non-scheduled flight.

Take off times of the drone aircraft and the actual aircraft will be scheduled to allow a rendez-vous south of Florida. From the rendez-vous point the passenger-carrying aircraft will descend to a minimum altitude and go directly into an auxiliary field at Eglin AFB [Air Force Base] where arrangements will have been made to evacuate the passenger and return the aircraft to its original status.

The drone aircraft meanwhile will continue to fly the filed flight plan. When over Cuba the drone will [begin] transmitting on the international distress frequency a 'MAY DAY' message stating he is under attack by Cuban MIG aircraft.

Paragraph 8, Page 10, [Page 13 of PDF] Annex to Appendix, Enclosure A
ibid

105. The proposed plan is reminiscent of 9/11, in that the passenger planes were switched (see **No evidence of passenger aircraft being used in the attacks** below).
106. Despite being 'well-advanced', the plans outlined in Operation Northwoods were never put into practice because the John F Kennedy administration refused to give its permission for the false-flag operations.

The Context and Failure of the 9/11 Commission

Background

107. Just hours after the objects hit the Twin Towers and Pentagon, the US media – and by extension, much of the media of the Western world – was unanimously reporting as fact that these objects were hijacked jetliners, Flights AA11, UA175 and AA77. A day later, the media were reporting Osama Bin Laden and Al Qaeda were responsible for the 9/11 attacks. Two days after the attacks, the FBI claimed to have identified the 19 Muslim hijackers.
108. The men and women of President George W Bush's administration used that false media account of 9/11 as a false pretext to persuade the North Atlantic Treaty Organisation (hereafter 'NATO') and the governments and peoples of the world that it had just reason to invade and occupy Afghanistan, which at the time was giving sanctuary to Bin Laden, before anyone had time to formally examine the evidence gathered on 9/11.
109. Given that the US military was able to launch a full-scale invasion just three weeks after the attacks, the US government must have already had well-advanced plans for military action against Afghanistan and its people. Its members were just looking for any apparently reasonable excuse for their action.
110. I conclude in judgment that this constitutes trial by media, which has no due process and therefore infringes the right to a fair trial or hearing – to inculcate Muslims innocent of any involvement in the attacks to falsely justify waging war in the political and economic interests of the US.

Context of the formal enquiries

111. A joint committee of the House of Representatives and the Senate held the first enquiry into the 9/11 attacks, hearing evidence from the US intelligence services behind closed doors. On 20th December 2002, it sent a largely declassified version of its final report to the Speaker of the House and President George W Bush.

Report of the Joint Inquiry into the Terrorist Attacks of September 11, 2001
The House Permanent Select Committee on Intelligence and the Senate Select Committee on Intelligence, S Report No 107-351, 107th Congress, 2D Session H Report No 107-792, December 2002,
(Hereafter 'The Joint Committee Report' authored by the 'Joint House-Senate Committee')

112. The report detailed the activities of the alleged hijackers in the months before the 9/11 attacks but did not present any evidence of their involvement in the attacks, nor did it detail any of the unusual phenomena observed that day at the WTC complex, the Pentagon or Shanksville, where Flight UA93 allegedly crashed. The members of the joint committee simply accepted the account of the attacks put forward in the media.
113. The US government did not set up a formal public enquiry into the events of 9/11 until 27 November 2002, 419 days after the attacks and some fourteen months after the invasion of Afghanistan. The National Commission on Terrorist Attacks Upon the United States – commonly known as the 9/11 Commission – was set up on 27th November 2002, to investigate *all aspects* of what remains the biggest terrorist atrocity in history in terms of fatalities and to make recommendations on the basis of any lessons learnt from its enquiry.
114. Any investigator will tell you that time is of the essence when it comes to an investigation. The longer it takes for the powers-that-be to perform their duty of investigation into an event; the more time the culprits have to cover their tracks.
115. The US Congress voted to award the Commission a budget of only \$3million to fund its enquiry into the devastating attacks of 9/11, in which around 3,000 people died. In comparison, it awarded \$50million to a Special Prosecutor to investigate whether then President Bill Clinton had perjured himself for his dishonest account of not receiving oral sex from Monica Lewinsky in the 1990s.
116. In February 2003, Philip Zelikow, a politically motivated academic, was appointed executive director of the 9/11 Commission Report.

<https://archive.org/details/germanyunifiedeu00zeli>

117. Five years earlier, Zelikow had co-authored an article for Foreign Affairs magazine, *Catastrophic Terrorism: Tackling the New Danger*. In it, he mentioned the need for a Pearl Harbour-style attack to justify the US government rolling back the rights and liberties of its people, as happened after 9/11:

Like Pearl Harbor, the event would divide our future into a before and after. The United States might respond with draconian measures scaling back civil liberties, allowing wider surveillance of citizens, detention of suspects, and the use of deadly force.

More violence could follow either future terrorist attacks or US

counterattacks. Belatedly, Americans would judge their leaders negligent for not addressing terrorism more urgently.

Ashton B Carter, John Deutch, and Philip Zelikow, Catastrophic Terrorism, Tackling the New Danger, Foreign Affairs magazine, November-December 1998, 1 November 1998
<https://www.foreignaffairs.com/articles/united-states/1998-11-01/catastrophic-terrorism>

118. 'Pearl Harbour' refers to the Japanese air force bombing Pearl Harbour, Honolulu, Hawaii, the base of the Pacific Fleet of the US navy, on 7th December 1941, in which 2,403 US nationals were killed. The attack inflamed public opinion in the US and led to the country entering World War II, the next day.
119. A year after the 9/11 attacks but before he was appointed Executive Director of the 9/11 Commission Report in 2003, Zelikow had authored *The National Security Strategy of The United States of America*. In it, he argued for the US to engage in 'pre-emptive war' – also known as 'the Netanyahu Doctrine', after the Prime Minister of Israel, then and now – particularly with reference to an invasion and occupation of Iraq.
- Philip Zelikow, The 'Netanyahu doctrine': The National Security Strategy of the United States of America, and the invasion of Iraq, September 2002
https://www.academia.edu/37757960/The_Netanyahu_doctrine_The_National_Security_Strategy_of_the_United_States_of_America_and_the_invasion_of_Iraq
120. Zelikow is not the only US politician to foresee the need for another 'Pearl Harbour' to promote US military hegemony. A year before the 9/11 attacks in September 2000, the thinktank, The Project for A New American Century, published a report called *Rebuilding America's Defences, Strategy, Forces and Resources For a New Century*.
- Rebuilding America's Defences
A Report of The Project for the New American Century, September 2000
https://resistir.info/livros/rebuilding_americas_defenses.pdf
121. As a pretext for the US to fund new types of military technology in preparation for new forms of warfare to maintain its power across the world and secure energy supplies, the report's authors envisaged the need for a 'new Pearl Harbour':
- Further, the process of transformation, even if it brings revolutionary change is likely to be a long one, absent a catastrophic and catalysing event, like a new Pearl Harbour.
122. Of the twenty-five people who signed PNAC's founding statement of principles, ten went on to serve in the administration of US President George W Bush, with some of them occupying the most senior positions: Vice-President, Dick Cheney; Secretary of Defence, Donald Rumsfeld; and Secretary of State, Paul Wolfowitz.
123. Investigators routinely consider any apparent prior knowledge of a crime to be reasonable suspicion of involvement in that crime and therefore probable cause in law for the purpose of investigation and arrest of them.
124. I judge though in these circumstances that the apparent foreknowledge of an attack on the scale of Pearl Harbour on the part of future members of the Bush administration was more likely planted in their minds by those elements

of the US state who were covertly planning the 9/11 attacks, to divert attention from their own part in the attacks to members of the Bush administration, should their activities have been uncovered.

125. However, I also judge that the individuals in that administration allowed their desire for US hegemony to outweigh any objectivity in assessing who was responsible for the 9/11 attacks.
126. A truly impartial investigator, like the wise investor, should always be wary of information which appears to be 'too good to be true'.

Fraud, corruption and war

127. The George W Bush administration failed to do due diligence or show any consideration to other men and women by holding Osama Bin Laden and Al Qaeda responsible for 9/11 in the absence of any primary source evidence, as a pretext to invade Afghanistan, whose Taliban government was giving safe haven to Bin Laden. Afghanistan is rich in natural resources, among them, oil and gas.

<https://www.worldatlas.com/articles/what-are-the-major-natural-resources-of-afghanistan.html>

128. As well as committing the offence of fraud by failing to perform the paramount and mandatory duty to establish the truth, a prerequisite of justice, their actions constitute the offence of waging war as defined under the Principles of Nuremberg:

Principle VI

The crimes hereinafter set out are punishable as crimes under international law:

- a. Crimes against peace:
 - i. Planning, preparation, initiation or waging of a war of aggression or a war in violation of international treaties, agreements or assurances;
 - ii. Participation in a common plan or conspiracy for the accomplishment of any of the acts mentioned under (i).

https://www.nurembergacademy.org/fileadmin/media/pdf/The_Nuremberg_Principles_International_Law_Commission_7_1_1950.pdf

See also:
Page 59, My Affidavit to the King, 27 July 2023

129. The 'threat or use of force against the territorial integrity or political independence of any state' is also recognised as unlawful, under Article 2(4) of the UN Charter, except where a nation acts in self-defence or where the UN Security Council has authorised it under article 51 of the UN Charter. There was no specific Security Council Resolution authorising the invasion and occupation of Afghanistan. The US and UK argued that they were acting in self-defence:

As required in article 51, the US and the UK reported to the UN on the reasons for invoking the article to justify their military action. The Taliban Government of Afghanistan was considered an accomplice to the events of

9/11 and, therefore, a justifiable target for action. United Nations Security Council Resolutions had already been passed requiring the Taliban to stop giving sanctuary to Al Qaeda.

Humanitarian law requires any action to be proportionate. This means that the action must only be that which is necessary to repel any attack and prevent further attacks from happening, if there is a realistic chance of further attacks. It also requires civilian casualties to be minimised.

Ben Smith and Arabella Thorp
The legal basis for the invasion of Afghanistan,
International Affairs and Defence Section, SN/IA/5340,
Library House of Commons, 26 February 2010
<https://researchbriefings.files.parliament.uk/documents/SN05340/SN05340.pdf>

130. However, law requires due diligence with regard to all information being considered by the powers-that-be. The failure to perform this paramount and mandatory duty constitutes a grave dereliction of duty on the part of the US government and – by extension – the UK government and – as already stated constitutes the offence of fraud in law.

The final report

131. The 9/11 Commission did not issue its final report, formally known as the *Final Report of the National Commission on Terrorist Attacks Upon the United States until 22nd July 2004*, nearly three years after the attacks and the invasion of Afghanistan (and over a year after the invasion of Iraq).

<https://9-11commission.gov/report/>

132. From 1st February 2005 to 2nd January 2007, Zelikow held the post of Counselor of the United States Department of State, which advises the Secretary of State in the US administration on foreign policy while conducting special international negotiations and consultations.
133. This means Zelikow was part of the Bush administration when the 9/11 Truth Movement was at its height in bringing public attention to the fraudulent nature of the 9/11 Commission's final report, which he authored. Zelikow was therefore in a key and extensive position of influence within the US administration to undermine the primary evidence and reasoned analysis independent 9/11 investigators were putting forward, which disproved the account he had authored.
134. I therefore conclude in judgment that the final report of the 9/11 Commission, for which Zelikow was responsible, only considered evidence which supported accounts of the attacks which had appeared in the media rather than consider the primary source evidence these reports claimed to be based on (see **also The FBI's failure to investigate the actual attacks** below) because this evidence would have immediately incriminated the US for its part in unlawful military action or waging war against Afghanistan and its people.

The 9/11 Commissioners failure to report the collapse of WTC7

135. The 9/11 Commission had so little knowledge of the events of 11th September 2001 that it failed to mention the collapse of WTC7, a 47-storey skyscraper, in

its final report, even though the building is mentioned several times in the report.

136. This indicates that at the time their report was published the 9/11 Commissioners did not know that a 47-story building had also collapsed into its own footprint that day.
137. If the 9/11 Commissioners could so easily allow themselves to be directed away from the overt evidence regarding the collapse of a 47-storey skyscraper then I have to conclude in judgment that they could allow themselves to be easily diverted from other obvious key evidence relating to the attacks.
138. In August 2006, Lee Hamilton claimed in an interview with Evan Solomon of the Canadian Broadcasting Corporation that the Commissioners were aware of the collapse and had heard evidence of its causes:

Solomon: One of the bits of evidence that is often cited is the collapse of World Trade Centre Building Number 7, which was not hit by any plane. One question that people have is: why didn't the Commission deal with the collapse [of] Building 7, which some call the smoking gun? Why did this collapse at all?

Hamilton: Well, of course, we did deal with it. The charge that dynamite, or whatever, brought down the World Trade Towers, we of course looked at very carefully – we find no evidence of that. We find all kinds of evidence that it was the airplanes that did it.

Don't take our word on that: the engineers and the architects have studied this thing in extraordinary detail, and they can tell you precisely what caused the collapse of those buildings.

What caused the collapse of the buildings, to summarise it, was that the super-heated jet fuel melted the steel super-structure of these buildings and caused their collapse. There's a powerful lot of evidence to sustain that point of view, including the pictures of the airplanes flying into the building.

Evan Solomon, 9/11: Truth, Lies and Conspiracy, Interview with Lee Hamilton, CBC, 21 August 2006
<https://web.archive.org/web/20080924022305/http://www.cbc.ca:80/sunday/911/hamilton.html>

139. In their final report, there is no evidence that the Commissioners heard testimony from architects and engineers to explain the collapse of any of the Towers and, as already stated, they failed to mention the collapse of WTC7 in that report. Lee's allegation below has no basis in observation or science:

What caused the collapse of the buildings, to summarise it, was that the super-heated jet fuel melted the steel super-structure of these buildings and caused their collapse. There's a powerful lot of evidence to sustain that point of view, including the pictures of the airplanes flying into the building.

Ibid.

140. Airline fuel, kerosene, burns at about 220°C, not a high enough temperature to even begin to weaken steel beams, which is about 350°C.
141. Hamilton's statement is also disproved by images of the collapse of WTC7, which begins with the middle of the building falling first, a hallmark of some form of controlled demolition rather than a building collapse, due to fire and gravity.

142. The same observations apply to the collapse of the WTC1 and WTC2 as apply to the collapse of WTC7, which fell in less than seven seconds. WTC1 and WTC2 both collapsed in around ten seconds, freefall speed allowing for air resistance. This is entirely inconsistent with a building collapse, in which the lower floors would offer resistance to the material collapsing from above. In footage of the collapse of WTC1 and WTC2, we observe lumps of concrete and steel being thrown some distance from the building and observe them disintegrating into dust in mid-air (see also **The Collapse of the WTC Towers** below).

World Trade Centre Building 7 Collapse (WTC7),
Ron South channel, YouTube, 9 April 2020
<https://www.youtube.com/watch?v=1jQaJFNWqtc>

N J Burkett reporting as Twin Towers begin to collapse on September 11, 2001, Eyewitness News ABC7NY channel, YouTube, 7 September 2018
<https://www.youtube.com/watch?v=oCPVNLLo-ml>

143. As for 'airplanes flying into the buildings' the nose of a jet airliner is made of plastics or carbon which cannot penetrate reinforced concrete and steel. In any case, the images of the impact of Flight UA175 show it does not degrade on impact with WTC2 (see **No evidence of passenger aircraft being used in the attacks** below).
144. Given this level of scientific understanding on the part of the vice-chair of the Commission, I conclude in judgment that the 9/11 Commissioners were not competent to come to any informed conclusions about the events of that day and their causes.
145. The 9/11 Commission does not consider the causes of the collapses of any of the WTC Towers in its final reports or mention the temperature of the fires required to weaken reinforced steel. Nor does the Joint House-Senate Committee report into 9/11 (see also **The Collapse of the WTC Towers** below).

The falsehoods told by witness to the Commission

146. On 15th August 2006, *Without Precedent: The Inside Story of the 9/11 Commission*, authored by chair of the 9/11 Commission, Thomas Kean and the vice-chair Lee Hamilton was published by Random House.
147. In the book, Kean and Hamilton state that the 9/11 Commission – a panel of five Republicans and five Democrats – was set up to fail and recount the Commissioners' frustration with the repeated lack of honesty on the part of witnesses from the North American Aerospace Command, (hereafter 'NORAD'), part of the US Department of Defense and the Federal Aviation Administration (hereafter 'FAA') during the hearings:

Fog of war could explain why some people were confused on the day of 9/11, but it could not explain why all of the **after-action reports, accident investigations and public testimony by FAA and NORAD officials advanced an account of 9/11 that was untrue** [my emphasis].

[...]

It proved difficult, if not impossible, to raise hard questions about 9/11 in New York without it being perceived as criticism of the individual police

and firefighters or of Mayor Giuliani [Rudolph Guiliani, then Mayor of New York City]. [...]

We did not ask [him] tough questions, nor did we get all of the information we needed to put on the public record.

Thomas Kean and Lee Hamilton
Without Precedent: The Inside Story of the 9/11 Commission
Random House, 15 August 2006

148. In 2006, Kean stated on the record:

We to this day don't know why NORAD told us what they told us. It was just so far from the truth. [...] It's one of those loose ends that never got tied.

Dan Eggen, 9/11 Panel Suspected Deception by Pentagon
Washington Post, 2 August 2006
<https://www.washingtonpost.com/wp-dyn/content/article/2006/08/01/AR2006080101300.html>

149. This is supported by John Farmer (Junior) who was senior counsel to the 9/11 Commission. In his account of the enquiry, *The Ground Truth: The Untold Story of America Under Attack on 9/11*, published in 2009, he stated that the 9/11 Commission:

discovered that [...] what government and military officials had told Congress, the Commission, the media, and the public about who knew what when was almost entirely, and inexplicably, untrue. [...]

At some level of the government, at some point in time, a decision was made not to tell the truth about the national response to the attacks on the morning of 9/11. [...]

The [NORAD] tapes told a radically different story from what had been told to us and the public.

https://web.archive.org/web/20161217184727/http://www.stltoday.com/entertainment/books-and-literature/reviews/the-ground-truth/article_97bbba18-d273-5995-96ed-33a05a57e1ed.html

150. In 2008, Kean gave an interview to the makers of the 2006 documentary *Press for Truth*, which detailed the efforts of some the relatives of the deceased – popularly known as ‘the Jersey girls’ – to ensure the truth was known about what happened to their loved ones.

Rory O’Connor and Ray Nowosielski
9/11: Press for Truth, Globalvision Inc channel, YouTube, 4 February 2019
<https://www.youtube.com/watch?v=9KhQXKJ5Q>

151. He told the documentary makers, Rory O’Connor and Ray Nowosielski:

The idea that that information was left out of something that was so essential for the FBI, whose job it is to work within the United States and track these people [...] you know, it’s one of the most troubling aspects of our entire report, that particular thing.

Rory O’Connor and Ray Nowosielski,
Insiders voice doubts about CIA’s 9/11 story
Salon, 14 October 2011
https://web.archive.org/web/20201224075727/https://www.salon.com/2011/10/14/insiders_voice_doubts_cia_911

152. Kean also told them that CIA Director George Tenet had been ‘obviously not forthcoming’ in some of his testimony and had, for example, stated under oath that he had not met then US President George Bush in August 2001, the month running up to the attacks. The Commissioners later learnt that Tenet had had two meetings with the President.

‘Did Tenet misspeak?’

‘No, I don’t think he misspoke’, Kean responded. ‘I think he misled’.

Rory O’Connor and Ray Nowosielski,
Insiders voice doubts about CIA’s 9/11 story
Salon, 14 October 2011

https://web.archive.org/web/20201224075727/https://www.salon.com/2011/10/14/insiders_voice_doubts_cia_911

153. According to Kean and Hamilton in *Without Precedent*, the deception was so extensive and obvious that the Commission considered setting up a further enquiry to assess whether these false testimonies provided enough evidence to bring criminal charges for obstructing the course of justice. In the end, the Commissioners referred the matter to the inspectors general for the Defence and Transportation departments, to consider whether prosecutions were justified.
154. Where the commissioners heading an enquiry have no confidence in the reliability of the witnesses they heard and or the working of the commission they sit on, no one can reasonably have any confidence in the conclusions they came to or the recommendations they made.
155. The fact that so many officials ‘misled’ the 9/11 Commission supports my judgment that elements of the US state conspired to make the 9/11 attacks happen and were covering that fact up.
156. The 9/11 Commissioners failed to verify the existence of the evidence which had been used to implicate the alleged hijackers in the attacks, like, for example the flight manifests or passenger lists and the recordings of mobile phone calls allegedly made from the aircraft. The same failure and fraud had already been perpetrated by the Joint House-Senate Committee investigating the attacks.
157. The Commissioners also fail to set in context information indicating that elements of the US state prevented investigators from conducting enquiries into suspected Islamic terrorists before 9/11 and then sought to cover it up.
158. In early 2004, the 9/11 Commissioners became aware of a report warning about the activities of two of the alleged hijackers, Khalid Al Mihdhar and Nawaf Al Hazmi, in January 2000, written by Doug Miller, an FBI officer on secondment to the CIA.
159. Both Al Mihdhar and Al Hamzi had already been identified as suspected members of Al Qaeda. By the spring of 2000, the CIA had received intelligence that they had likely arrived in Southern California in the US.
160. CIA management did not allow Miller to communicate his findings to the FBI and then failed to disclose his report to the 9/11 commissioners or to the earlier House and Senate congressional investigation.
161. An investigator later found Miller’s report in the CIA records, when conducting a separate enquiry for the Justice Department, after the Central Intelligence

Review Group – chaired by then CIA director George Tenet – had overlooked it when examining material to disclose to the various official enquiries into 9/11.

Rory O'Connor and Ray Nowosielski,
Insiders voice doubts about CIA's 9/11 story
Salon, 14 October 2011
https://web.archive.org/web/20201224075727/https://www.salon.com/2011/10/14/insiders_voice_doubts_cia_911

The FBI and CIA failures to investigate Islamic terrorists prior to 9/11

162. There is also a variety of evidence to indicate that FBI HQ prevented officers based at local FBI field offices from investigating suspected Al Qaeda or Islamic terrorists prior to 9/11. This is particularly astonishing in the light of three attacks on US interests in the years running up to the attacks.
163. On 7th August 1998, two almost simultaneous truck bomb explosions at the US embassies at Dar es Salaam, Tanzania and Nairobi, Kenya in Africa had killed more than 220 people. Two years later, the USS Cole was subject to a suicide bombing while refuelling in the harbour at Aden, Yemen, killing 17 US military personnel. Both attacks were established to be carried out by terrorists belonging to Al Qaeda.
164. In addition, FBI HQ was in possession of four separate pieces of information received in the years running up to the 9/11 attacks, which should have led to the agency being particularly vigilant for any intelligence about similar plots and devoting resources accordingly.
165. In January 1995, the powers-that-be in the Philippines discovered bomb-making equipment and terrorist literature in residential accommodation after it caught fire. An investigation into the material established there was a plot to place bombs onboard twelve US passenger aircraft. After an FBI investigation into this information, three Muslims were convicted in the US for their involvement in the conspiracy. In 1997, one of the men, Ramzi Yousef, was also convicted for his part in the bombing of the World Trade Centre on 23rd February 1993.
166. On 18th May 1998, an FBI officer based at the Oklahoma City field office prepared a report based on the observations of an FBI pilot who had witnessed large numbers of Middle Eastern males receiving flight training at Oklahoma airports in the months beforehand. The agent also reported that the pilot speculated that light planes could be used to carry out chemical or biological weapon attacks.
167. In August 1998, an intelligence agency – no further details – warned the FBI's New York field office of an alleged plan by unidentified Arabs to fly an explosive laden aircraft from Libya into the World Trade Centre.
168. In mid-1999 the FBI received intelligence that the leadership of a terrorist organisation other than Al Qaeda had approved unlimited funding to select and train students in the United States to gather intelligence on infrastructure facilities and public places frequented by Jewish people.

A Review of the FBI's Handling of Intelligence Information Prior to the September 11 Attacks, Special Report, FBI Office of the Inspector General

169. Given that Islamic terrorists had been held responsible for the attack on the WTC complex in 1993, the US intelligence agencies had particularly sound reasons to take seriously any information indicating an attack in the US prior to 9/11 and act accordingly.

The Moussaoui case

170. Eight months after the 9/11 attacks, an FBI officer based at the agency's field office in Minneapolis, Minnesota, Coleen Rowley, sent FBI Director Robert Mueller a letter documenting how local field officers had been stopped from investigating Zacarias Moussaoui, a suspected member of Al Qaeda, prior to 9/11 by FBI HQ in Washington, DC.

Coleen Rowley, Memo to FBI Director Robert Mueller
Edited version of the 13-page letter
21 May 2002
<http://www.time.com/time/covers/1101020603/memo.html>
https://web.archive.org/web/20190920090649/http://www.apfn.org/apfn/WTC_whistleblower1.htm

171. Moussaoui became popularly known as the '20th hijacker' after the 9/11 attacks. Despite constantly arguing at his trial that he had no part in the 9/11 attacks because he was planning his own attack – even calling witnesses detained at Guantanamo Bay to support his account – he was convicted for his part in preparing and planning the 9/11 attacks in May 2006.
172. Moussaoui would not have been convicted in connection with the 9/11 attacks if his defence team had done their duty and sought to verify the official account of the attacks, which would have revealed that the FBI failed to actually investigate the attacks and as a result wrongly blamed Muslims for it (see **The FBI's failure to investigate the actual attacks** below).
173. On 15th August 2001, less than a month before the 9/11 attacks – following a witness report of his suspicious behaviour in connection with his taking flying lessons, Moussaoui was arrested by the US Immigration and Naturalisation Service (hereafter 'INS') ostensibly because he had overstayed his visa. The INS was however working with officers from the FBI's Minnesota field office, who suspected his actions were connected to terrorism.
174. The FBI made enquiries with the French intelligence service because Moussaoui had lived there in the early 1990s. Within days of the arrest, it had reported that Moussaoui had been implicated in the hijacking of Air France Flight 8969 in December 1994, leading officers at the FBI's Minnesota field office to believe that he might be planning a suicide-hijacking, particularly as Moussaoui refused to give consent to the FBI to search his computer.
175. This is particularly negligent in the light of the report from the FBI field office in May 1998 that large numbers of Middle Eastern males were receiving flight training at Oklahoma airports.
176. The local officers sent their information to FBI HQ in Washington, DC, to apply for a warrant under the 1978 Foreign Surveillance and Intelligence Act

(hereafter 'FISA') but officers at the HQ refused the request. According to Rowley:

The fact is that key FBI HQ personnel whose job it was to assist and coordinate with field division agents on terrorism investigations and the obtaining and use of FISA searches (and who theoretically were privy to many more sources of intelligence information than field division agents), continued to, almost inexplicably, throw up roadblocks and undermine Minneapolis' by-now desperate efforts to obtain a FISA search warrant, long after the French intelligence service provided its information and probable cause became clear. [...]

It is obvious, from my firsthand knowledge of the events and the detailed documentation that exists, that the agents in Minneapolis who were closest to the action and in the best position to gauge the situation locally, did fully appreciate the terrorist risk/danger posed by Moussaoui and his possible co-conspirators even prior to September 11th.

Even without knowledge of the Phoenix communication [see below] (and any number of other additional intelligence communications that FBI HQ personnel were privy to in their central coordination roles), the Minneapolis agents appreciated the risk.

Ibid.

177. In her letter, Rowley draws attention to the part played by an unnamed FBI Supervisory Special Agent (hereafter 'SSA') who had taken responsibility in the Moussaoui matter. He had consistently and 'almost deliberately thwarted' the Minneapolis FBI officers' efforts to investigate Moussaoui further. This officer at FBI HQ even continued to block the search of Moussaoui's computer after the 9/11 attacks, claiming that any connection with the attacks was 'a mere coincidence'.
178. Rowley further chastises the officers at FBI HQ to circulate warnings as result of Moussaoui's arrest:

Nor did FBI HQ personnel do much to disseminate the information about Moussaoui to other appropriate intelligence/law enforcement authorities. When, in a desperate 11th hour measure to bypass the FBI HQ roadblock, the Minneapolis Division undertook to directly notify the CIA's Counter Terrorist Centre (CTC), FBI HQ personnel actually chastised the Minneapolis agents for making the direct notification without their approval! [...]

Despite FBI leaders' full knowledge of all the items mentioned herein (and probably more that I'm unaware of), the SSA, his unit chief, and other involved HQ personnel were allowed to stay in their positions and, what's worse, occupy critical positions in the FBI's SIOC Command Centre post September 11th. (The SSA in question actually received a promotion some months afterward!) [...]

There is, therefore at least some chance that discovery of other terrorist pilots [sic -I think she means 'plots'] prior to September 11th may have limited the September 11th attacks and resulting loss of life. Although your conclusion otherwise has to be very reassuring for some in the FBI to hear being repeated so often (as if saying it's so may make it so), I think your statements demonstrate a rush to judgment to protect the FBI at all costs.

Coleen Rowley, Memo to FBI Director Robert Mueller
Edited version of the 13-page letter
21 May 2002

179. Shortly after the attacks, the FBI director had indicated that the agency did not have any information warning of the attacks. However, it was soon established that before 9/11 the FBI and the intelligence community had been in possession of information that related to the hijacking of airplanes by reported Islamic terrorists or that involved the terrorists who committed the 9/11 attacks.
180. Each US department of state has an independent Office of the Inspector General (hereafter 'OIG') who is not part of the department's line management and therefore acts as oversight of the department and reports to the Department of Justice. In June 2005, the OIG at the FBI released its report on the failures of the agency to react to prior intelligence which may have prevented the 9/11 attacks, not just in the Moussaoui case but in the cases of Mihdhar and Al Hamzi; and the Phoenix memo as well (see below).
181. Although the OIG investigation into the Moussaoui case did not find that officers at HQ deliberately sought to block the investigation into Moussaoui, they found systemic problems in how the FBI handled intelligence and counterterrorism issues at the time, as well as to individual failings on the part of some of the officers involved in the Moussaoui case, which hindered the FBI's ability to detect and deter terrorism.

Chapter 4

A Review of the FBI's Handling of Intelligence Information Prior to the September 11 Attacks, Special Report, FBI Office of the Inspector General
November 2004 (Released Publicly June 2005)
<https://oig.justice.gov/sites/default/files/archive/special/s0606/chapter4.htm>

182. From my own experience working in counter-terrorism, it is inconceivable that this was an honest mistake or that critics of the FBI are purely benefiting from hindsight or that officers at FBI HQ were concerned about Moussaoui's civil liberties. The argument that FBI officers at HQ were worried about any decision rebounding on their careers works both ways. When I was in MI5, officers were anxious to share material in case there was a terrorist attack resulting from the failure to pass on the relevant intelligence.
183. In the light of Moussaoui's reported connection to the hijacking in France, the FBI had a duty to share intelligence with the other US agencies and circulate a warning to other organisations regarding a potential hijacking, at least.
184. But this is not the only example of the FBI failing to react to intelligence about Islamic terrorists within the US prior to 9/11.

Mihdhar and Al Hamzi

185. We have already seen how the 9/11 Commission was made aware of a report from Doug Miller, an FBI agent on secondment to the CIA, which had not been disclosed to the various official enquiries into 9/11. He had received intelligence that Mihdhar and Al Hamzi, both suspected Al Qaeda operatives, were in the US prior to 9/11 but had been prevented from disseminating a report to the FBI.

186. In the review of the FBI's handling of intelligence relating to the 9/11 attacks received by the agency before those attacks, the OIG at the FBI confirmed that the CIA had failed to react to intelligence in its possession:

At the outset, we note that the CIA has acknowledged that it obtained information that Mihdhar had a US visa and that Hazmi had travelled to the United States, and that the CIA should have placed their names on US watchlists, but that this did not occur.

The CIA OIG [Office of the Inspector General] is reviewing this matter to determine why this failure occurred and who is responsible for it.

Chapter 5

A Review of the FBI's Handling of Intelligence Information Prior to the September 11 Attacks, Special Report, FBI Office of the Inspector General November 2004 (Released Publicly June 2005)

<https://oig.justice.gov/sites/default/files/archive/special/s0606/chapter5.htm>

187. In fact, the OIG identified five distinct occasions, in which the CIA and the FBI had in combination inexplicably – in the minds of the OIG investigators – failed to investigate Mihdhar and Al Hamzi before 9/11. On two of these occasions, the FBI and the CIA had agents – in US English, ‘assets’ – in place to report on the alleged hijackers’ activities:

Second, in February 2000, Mihdhar and Hazmi moved to San Diego, where they were aided in finding a place to live by the former subject of an FBI preliminary inquiry. **In May 2000, Hazmi and Mihdhar moved in with an FBI asset in San Diego, California. However, the FBI did not learn of this information until after the September 11 attacks**

Third, **in early January 2001, the CIA showed [INFORMATION REDACTED] to a joint CIA/FBI source**, and the source stated that [INFORMATION REDACTED]. This identification could have led the FBI to focus on who else was [INFORMATION REDACTED], which could have led the FBI to identify and locate Mihdhar. However, we concluded that, despite the CIA's assertions, [INFORMATION REDACTED] was not known by the FBI. [My emphasis].

ibid.

188. Drawing on my experience in counter-terrorist investigations, I find absolutely inconceivable that two potential targets were living with an FBI agent or asset but the FBI was not aware of this. I find it equally extraordinary that the CIA failed to disseminate intelligence from an alleged joint FBI-CIA source to the FBI and that the FBI had no apparent knowledge of this claimed joint source.
189. At the same time, CIA employees were discussing the investigation into the attack on the USS Cole with FBI employees on the telephone and in emails. Even though officers from the two agencies met on 11th June 2001 in New York, CIA officers failed to inform the FBI about Mihdhar and Al Hazmi travelling to the US.
190. After finally being informed about Khaled Mihdhar's presence in the US and his suspected involvement with Al Qaeda on 22nd August 2001, the FBI did take steps to locate him but did not perform this duty with due diligence:

Yet, the FBI did not pursue this as an urgent matter or assign many resources to it. It was given to a single, inexperienced agent without any particular priority. [...]

The FBI was not close to locating Mihdhar or Hazmi when they [allegedly]

participated in the terrorist attacks on September 11, 2001. [My emphasis]

ibid

191. Why would senior FBI personnel assign a case of this importance to an inexperienced officer and fail to prioritise the investigation?
192. Although the OIC concludes that the CIA was largely responsible for the failure to investigate the two alleged hijackers prior to 9/11, it also found 'systemic and individual failings' in the FBI's handling of the case. In one sense, it does not matter which departments of the US state had elements within who were clearly trying to stop investigation of Islamic terrorists prior to 9/11. It matters that these elements were conspiring to ensure that intelligence regarding Islamic terrorists was not investigated prior to 9/11 to ensure the attacks could go ahead.
193. I judge that this cannot be incompetence due to the frequency of missed opportunities to investigate suspected terrorists and is instead evidence consistent with the theory that elements of the US state – in this case within the CIA and the FBI – conspired to make the 9/11 attacks happen, not least by impeding any investigation which might expose the conspiracy, for the following reasons:
 - i. The CIA prevented the routine dissemination of the original intelligence about Mihdhar and Al Hamzi;
 - ii. The CIA deliberately failed to disclose this intelligence – and its part in preventing this dissemination to the FBI – to the official enquiries into 9/11;
 - iii. The FBI assigned an inexperienced officer to investigate the intelligence;
 - iv. The FBI failed to detect Mihdhar and Al Hamzi's whereabouts, even though they had an agent or asset living with the two men.
 - v. The CIA falsely claimed to have shared intelligence from a joint agent or asset who could have indirectly alerted the FBI to Mihdhar's whereabouts.

The Phoenix memo

194. Two months before the 9/11 attacks, on 10th July 2001, Kenneth J Williams, an officer stationed at the FBI field office in Phoenix, Arizona wrote a memo, entitled 'Zakaria Mustapha Soubra; IT-OTHER (Islamic Army of the Caucasus)', raising concerns about suspected Islamic terrorists attending US flight schools:

Osama bin Laden and Al Muhjiroun supporters attending civil aviation universities/colleges in Arizona.

Quoted in

Richard Behar, FBI's 'Phoenix' Memo Unmasked, Fortune.com

22 May 2002

<https://web.archive.org/web/20190920090649/http://tinyurl.com/5kmf9w>

195. 'IT-OTHER' refers to investigations related to terrorist groups that were not associated with one of the FBI's other specific case identifiers. The organisation named in the memo's title, the Islamic Army of the Caucasus, is based in Chechnya and was at one time headed by a man named Amir Khattab, who was reported to have ties to Osama Bin Laden.

196. In the memo, Williams wrote that he believed that there was a coordinated effort by Osama Bin Laden to send students to the United States to attend civil aviation universities and colleges and that the purpose of these students would be to one day work in the civil aviation industry around the world to conduct terrorist activity against civil aviation targets.
197. Williams's memo also made several common-sense recommendations, based on the intelligence:
- i. FBI field offices to establish liaison channels with aviation schools in their respective areas;
 - ii. FBI HQ to share, discuss and seek collateral or supporting information for the intelligence
 - iii. FBI to consider obtaining visa information on foreign individuals seeking attend these aviation schools and to notify the respective FBI field office of the visa information.

Chapter 3

A Review of the FBI's Handling of Intelligence Information Prior to the September 11 Attacks, Special Report, FBI Office of the Inspector General
November 2004 (Released Publicly June 2005)
<https://oig.justice.gov/sites/default/files/archive/special/s0606/chapter3.htm>

198. Williams sent the memo electronically to around a dozen FBI officers based at either FBI Headquarters Counterterrorism Division or in the FBI's New York Division, none of whom apparently sent it to the agency's acting director, Robert Mueller. This meant that the information was not shared with the CIA, which only learned of its existence in Spring 2002. According to the OIC special report:

The FBI stated that the information raised in the EC [electronic communication, the memo] should have been analysed by the FBI, but that such analysis did not occur before September 11. In addition, the FBI acknowledged that the Phoenix EC should have been disseminated to other intelligence agencies and to the FBI's field offices for their consideration, but it was not disseminated before September 11. [...]

While the FBI analysts who reviewed the EC did not give it timely attention, we do not believe their individual failings were the main source of the problem with the handling of the EC. Rather, **the deficiencies in its handling were caused in greater part by critical systemic failings in the way that intelligence information and requests for assistance were handled by the FBI prior to September 11.** [My emphasis]

Chapter 3, Ibid.

199. The OIC concluded that although there was no violation of FBI procedures at the time, these policies and practices were 'extremely flawed' and that individuals who received the memo did not do all they could have, and should have, to respond to it or the recommendations in it.

What we do know is that the FBI was not adequately analysing information for the purpose of drawing conclusions and making predictions. **This was a significant intelligence failure, which hindered the chances of the FBI being able to detect and prevent the September 11 attacks.** [My emphasis].

Ibid.

200. This supports my conclusion in judgement that elements of the US state conspired to prevent agencies taking steps to prevent the 9/11 attacks because these investigations may have revealed that Israeli intelligence operatives were setting up Muslims as ‘patsies’ for attacks prepared and executed by a conspiracy of Israelis and elements of the US state (see **Israeli involvement in 9/11** below).

Other related matters

201. One further matter adds support to the theory that elements of the US law enforcement and intelligence agencies were preventing their officers from investigating Islamic terrorism prior to 9/11. In August 2001, the FBI’s most experienced investigator into Osama Bin Laden and Al Qaeda, John O’Neill was reportedly forced into resigning from the agency, after articles were published in the media that he had lost – or had stolen – a secure briefcase. He left the FBI to take up a position in security at the WTC. He died on 9/11.
202. Why would the FBI dismiss its most experienced and successful investigator into Al Qaeda, which they already knew to be the greatest threat to the safety of the American people?
203. Although Rowley ascribes the reluctance of officers at FBI HQ to take action to them being risk averse and worried about future censure by the agency in the event of an investigation turning out to be ill-founded, the evidence points in another direction, which Rowley actually refers to in her letter to Mueller, albeit jocularly:

During the early aftermath of September 11th, when I happened to be recounting the pre-September 11th events concerning the Moussaoui investigation to other FBI personnel in other divisions or in FBI HQ, almost everyone’s first question was:

Why? – Why would an FBI agent(s) [sic] deliberately sabotage a case?

I know I shouldn’t be flippant about this, but jokes were actually made that the key FBI HQ personnel had to be spies or moles like Robert Hanssen who were actually working for Osama Bin Laden to have so undercut Minneapolis’s effort.

Coleen Rowley, Memo to FBI Director Robert Mueller

Edited version of the 13-page letter

21 May 21 2002

https://web.archive.org/web/20190920090649/http://www.apfn.org/apfn/WTC_w_histleblower1.htm

204. Robert Hanssen was the FBI officer who spied for the Soviet and Russian intelligence services against the US for over a decade until his arrest in 2001 and subsequent conviction on fifteen counts of espionage.
205. As I later establish in this judgment, Rowley’s reference to officers at the FBI HQ being ‘spies or moles’ – although a joke – is almost certainly true, given the agency’s reliance on evidence not based on primary sources to implicate the alleged hijackers in the attacks (see **The FBI’s failure to investigate the actual attacks** below) and its continued insistence on the reliability of this discredited evidence, particularly with regard to the identities of the hijackers, when it was contradicted by media reports.

206. The OIG did not investigate the FBI's failure to perform routine police functions with regard to post-incident, investigative responsibilities after 9/11 happened and therefore did not assess its conclusions in the light of this.
207. Neither has Rowley nor the OIG considered that any 'spies or moles' might place negligent, incompetent or inexperienced officers in key positions, knowing they would be unable to respond to intelligence originating before the attacks competently and with due diligence or that these infiltrators might create highly bureaucratic procedures to prevent investigations into terrorist suspects, prior to 9/11, making the attacks more likely to happen.

No evidence of passenger aircraft being used in the attacks

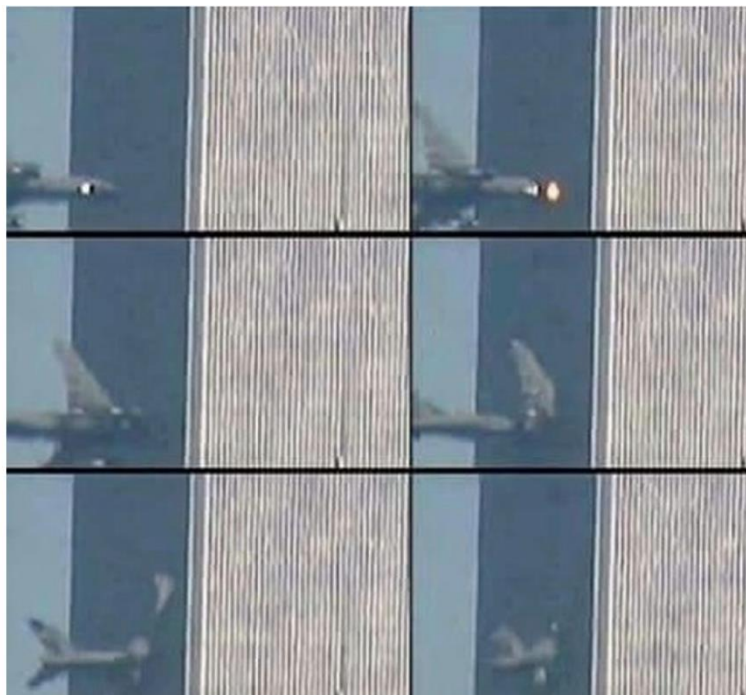


Figure 6. This sequence of images is a series of still images taken frame by frame from footage filmed by Antonio Rosario of Spiegel TV allegedly of Flight UA175 hitting WTC2

See also:

00min25, 9:02:32am - 9:06:04am / SE / Raw Video by Antonio Rosario
Mr Koenig1925 channel, YouTube, 12 August 2017
https://www.youtube.com/watch?v=zPXeu_pZZ4I

208. The 9/11 Commission's entire account of the part played by jet airliners in the 9/11 attacks is a physical impossibility, according to the radar data they gathered. The objects hitting WTC1 and WTC2; and the Pentagon were travelling at far too great a speed at their respective altitudes to be Boeing 767s, in the case of the former two, or a 757, in the case of the latter. In the case of Flight UA93, there are no large aircraft parts consistent with a passenger jet crash, photographed at the scene. In any case, no air crash investigations were carried out, a failure to perform a duty under the Law and international law that the 9/11 Commissioners do not mention in their final report.

The lack of air crash investigations

209. An air crash investigation is a public enquiry required by law, in which investigators:
- i. recover, examine and forensicise the individual parts of a plane which has fallen from the skies;
 - ii. interrogate the black box Flight Data Recorder (hereafter 'FDR') and the cockpit voice recorder (hereafter 'CVR');
 - iii. record the unique serial numbers on the parts recovered;
 - iv. attempt to reconstruct the plane from this material.
210. During my work in MI5, I went to the hangar where Flight PA103, which exploded over Lockerbie, Dumfries and Galloway, Scotland, had been reconstructed. As observed in the image below, large parts of the aircraft were recovered, despite it exploding at 30,000 feet, scattering material over a vast area.



Figure 7. An image of the reconstructed Flight PA103, showing the part of the plane damaged when a bomb exploded in the luggage hold on 21st December 1988

211. In the case of 9/11, there is no evidence that any air crash investigations were carried out. The FDRs and CVRs from Flights AA11 and UA175, which allegedly hit the Twin Towers were never recovered, even though FDRs are designed to be indestructible and emit a signal so they can be located after a plane crash.
212. The FDRs and CVRs were recovered for Flights AA77 and UA93 but the CVR for the former was so badly damaged that no information could be recovered from it:

Flight 77's black box was found on the first floor near the A&E Drive by the night shift team

John S Adams, FBI Special Agent,
Memorandum for the Record, The 9/11 Commission, 3 November 2003
https://www.consensus911.org/wp-content/uploads/2015/11/MFR_t-0148-911MFR-00472_cached.htm

3:29 PM UAL 93 black box located at Sommerset [sic], PA [Pennsylvania]

9/11 Commission, Chronology of Events, undated
<https://web.archive.org/web/20140817033621/http://media.nara.gov/dc-metro/rg-237/7419198-9-11-faa/1.%20AAL%2077/%28e%29%20Other/1%20AEA%202083%20NOTES-CHRONOLOGY%20EVENTS%20OF%2009-11.pdf>

213. In response to a Freedom of Information request in 2006, the Pentagon did release a computer simulation based on data allegedly recovered from the black box FDR of Flight AA77 in 2006. (I can no longer find the simulation on the internet so here rely on my memory).
214. However, the simulation stopped short of the impact with the Pentagon and the alleged plane was at too high an altitude to be able to descend into the Pentagon and cause the damage observed in photographs of the scene.



Figure 8. An image from the computer graphic showing the alleged flightpath of Flight AA77 recreated from data recovered from the FDR black box, shown at 46min06 in 9/11 and the British Broadcasting Conspiracy

215. It may be for this reason that the 9/11 Commissioners barely mention it in their report. The flightpath shown in the simulation based on Flight AA77's FDR is supported by eyewitnesses.



Figure 9. An image taken from the *Pentagon, Smoking Gun* version documentary, shown at 46min49 in 9/11 and the British Broadcasting Conspiracy showing the flightpath of a civilian jet airliner around the time of the impact on the Pentagon, according to police and civilian witnesses at the scene at the time

Pentagon, The Smoking Gun, February 2007
Goodstuf [sic] (Backup) channel, Rumble, August 2023
<https://rumble.com/v36wm90-the-pentagon-smoking-gun-version.html>

216. There are claims that the cockpit voice recorder (hereafter 'CVR') of Flight UA93 was recovered from the crash scene in Shanksville, Pennsylvania. In 2006, a recording of its claimed contents was played publicly for the first time at the trial of Zacarias Moussaoui, the '20th hijacker'.

Richard A Serrano, Court hears Flight 93 cockpit recording
Los Angeles Times, 13 April 2006
<https://www.spokesman.com/stories/2006/apr/13/court-hears-flight-93-cockpit-recording/>



Figure 10. An image said to show the VCR recovered from Flight UA93, where it was found at Shanksville, Pennsylvania

217. Given that the FDR for Flight AA77 is not consistent with the evidence observed on the day, we have to be extremely sceptical about other data claiming to come from the allegedly hijacked flights, which was not gathered according to the normal rules of evidence required in police investigations or formally forensicated. In any case, there is no evidence consistent with a passenger jet airliner crashing into the ground there in the images captured at the scene (see **No evidence of Flight UA93 at alleged crash site** below).
218. At the same time, other evidence proves that Flights AA11, AA77 and UA175 were not the objects used in the attacks on the Twin Towers and the Pentagon. We may therefore reasonably judge that the other object destined to be used in an attack that day was not Flight UA93, in the absence of a formal air crash investigation.

The impossible speeds

219. Radar data in the possession of the 9/11 Commission show the following speeds on impact:
- i. 430mph for the object which went into the WTC North Tower, alleged to be Flight AA11;
 - ii. 560mph for the object which went into the WTC South Tower, alleged to be Flight UA175;
 - iii. 530mph for the object which went into the Pentagon, alleged to be AA77.

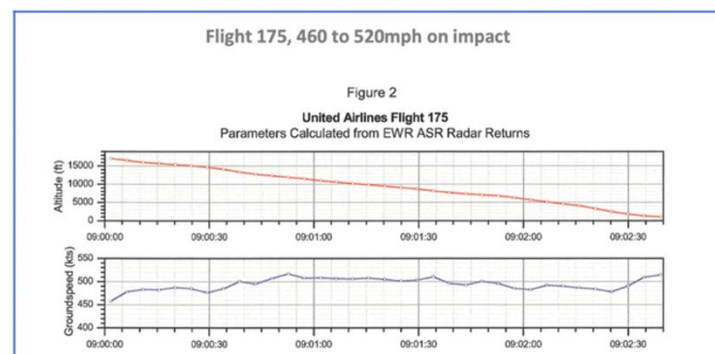
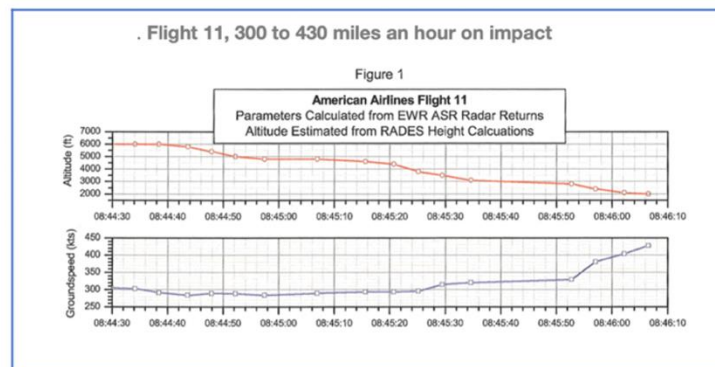


Figure 11. Two graphs showing the altitudes and speeds of Flights AA11 and UA175 in the approach to impacting the towers, based on NTSB radar data

220. This evidence – gathered by Dr Daniel Bower, the Senior Aerospace Engineer at the National Transportation Safety Board, which is responsible for aircraft safety in the US – was provided to the 9/11 Commission in a letter dated 17 July 2003, along with other radar data collected by the NTSB (see page 3 of attachment to letter).

Ronald S Battocchi, General Counsel, National Transportation Safety Board,
Page 3 of Attachment, Letter to Daniel Marcus, General Counsel
National Commission on Terrorist Attacks Upon the United States
17 July 2003

221. The Commission's final report, for which Philip Zelikow was responsible, does not specifically refer to the speeds that the objects hit WTC1 and WTC2 in its final report.

Page 7 of the final report for Flight AA11 and Page 8 for Flight UA175
<https://www.9-11commission.gov/report/911Report.pdf>

222. There is therefore nothing to indicate other than it accepted these impact speeds yet still attributed them to 'Flight AA11' and 'Flight UA175', even though this is a physical impossibility.

223. The Commissioners did though accept the evidence based on radar readings as gathered by the NTSB that the object they believe was Flight AA77 went into the Pentagon at 530mph.

Page 10 and note 61 of Chapter 1, 9/11 commission report
<https://9-11commission.gov/report/>

224. The Commissioners also otherwise rely heavily on the radar data in their final report into the events of 11th September 2001.

225. The impossible speeds for jetliners recorded for the objects and in the absence of an air crash investigation, we can conclude in judgment that there is no primary source evidence recovered from any of the sites of the attacks to support the hypothesis that Flight AA11 went into WTC1; Flight UA175 went into WTC2; Flight AA77 went into the Pentagon; and Flight UA93 crashed at Shanksville, Pennsylvania.

226. These speeds recorded by radar data gathered by the NTSB for the objects used to attack buildings on 9/11 are not an error for several reasons. The speeds of the objects impacting the Twin Towers are confirmed by 84th Radar evaluation squadron's system (even if the flightpaths of the objects are slightly in error due to the distance involved). The speed of the object which impacted WTC2 at least has been verified in an investigation conducted by independent investigator Richard D Hall. Based on the video footage's record of the time taken for the object to cross New York and hit the tower in relation to the distance covered by the object, he calculated that it was travelling at around 580mph.

<https://www.bitchute.com/video/w0xO2uYqV9ZB/>

See also:
Richard Hall, Best of Rich Planet, 9/11 and the technology behind it,
https://www.richplanet.net/richp_genre.php?ref=129&part=1&gen=3

227. Hall's 3D model – created from inputting videos taken on the day – also disproves the hypotheses that Flight UA175 was in descent as a possible explanation for the impossible speed of the plane on impact at that altitude. (as well as proving that the footage was not faked, as already established).
228. The manufacturer of the 767, Boeing, has confirmed that their jetliners cannot fly that fast so close to sea-level. A spokeswoman, Leslie Hazzard, told an independent investigator, there was: 'Not a chance' the aircraft could be going at 500 mph at 700 feet altitude.

Call To Boeing, 767 Speed, World Trade Centre
John DoeX channel, YouTube, 15 August 2011
<https://www.youtube.com/watch?v=9ZHmfG1all>

229. In addition, the impossible speed has been sworn under oath by a former pilot:

The argument that the energy of the mass of the Boeing 767 at a speed of 540 mph fails because:

- v. No Boeing 767 could attain that speed at 1,000 feet above sea level because of parasite drag which doubles with velocity and parasite power which cubes with velocity.
- vi. The fan portion of the engine is not designed to accept the volume of dense air at that altitude and speed.

John Lear, Sworn Affidavit, paragraph 8D, 28 January 2008
https://morganreynolds.files.wordpress.com/2012/02/080128_94affidavitlear.pdf

230. If Lear's sworn statement was wrong, then the powers-that-be had a duty to rebut it. I can find no record of them having performed this duty under law and I believe that none exists.
231. There is no evidence from the images captured that day that the objects entering the buildings left a wake vortex – or hot vapour trail – behind them, which jet engines do, as the subsequent explosive balls of smoke and fire recorded at WTC1, WTC2 and the Pentagon did not distort in a way consistent with this.
232. According to the only recording of the object to hit WTC1, it makes a whistling sound before impact.

9/11 Planes v Cruise Missile Audio Comparison, Bitchute, 7 November 2019
<https://www.bitchute.com/video/aRAibmUPWRlo/>
233. This is entirely consistent with the object being a missile and not a jetliner, which would make a rumbling sound at this altitude, which, as already stated, would have been heard by witnesses some minutes before the impact, if the objects going into the WTC Towers had been a plane.
234. This also disproves the hypothesis put forward by some independent investigators that only holograms were used in the attacks on the Twin

Towers – with the damage to the Towers being done by Directed Energy Weapons – or explosives planted in the towers before the attacks (although these may have contributed to the damage). This hypothesis is also disproved by the fact that the objects were detected by radar. Radar detects solid objects as a result of their interference in sound waves. Holograms and 3D volumetric projections are not solid objects and would therefore not show up in radar readings.

235. I conclude in judgment beyond reasonable doubt that elements of the US military were involved in the attacks on the Pentagon and WTC1 and 2 because:
- i. insurgent groups did not and do not have access to missile technology in the US;
 - ii. there is no evidence of any nation having Tomahawk missiles or similar with a range capable of attacking the US;
 - iii. the A-3 Skywarrior is a US military plane.

Holograms and 3D volumetric projections

236. The fact that the vast majority of witnesses reported seeing planes at the WTC complex – but not hearing them beforehand or during the attacks – is explained by the existence of hologram technology which the US army had acknowledged before the attacks was part of a new form of psychological warfare, also known as Psy War – based on deception.

237. This theory has been publicly available since September 2006, when the New Statesman magazine, published an interview with me conducted by journalist, Brendan O'Neill, published under the headline: *'Meet the No Planers: They believe there weren't any planes on 9/11, just missiles wrapped in holograms'*.

<https://www.newstatesman.com/uncategorized/2006/09/meet-no-planers>

238. During the interview, I made it absolutely clear to the interviewer that the objects which went into the WTC Towers and the Pentagon were – according to the evidence and its reasoned analysis – not jet airliners. I also explained to O'Neill during the interview that what appeared to be parts of a jet airliner had been shown not to come from a commercial jet airliner – and had not been forensicated to establish their provenance.

239. Despite this, the article his editors chose to publish failed to mention the evidence on which I came to my conclusions. Instead, the left-wing magazine sought to damn me by quoting my theory then publishing discredited evidence showing parts of 'planes' at the site of the Pentagon, like the turbine, discussed above.



Figure 12. On the right is the component which the New Statesman implied came from a passenger jet airliner, compared to an actual Boeing 757 jet engine, on the left

240. This is a tactic the media often use to discredit those who embarrass or incriminate the powers-that-be. I have consistently written to the magazine outlining the evidence but they have never replied to my communications, let alone issued a correction:

See also:

David Shayler, Interview, Sky News, 6 December 2006,

Bitchute, 14 May 2018

<https://www.bitchute.com/video/4JCKIRbCPErM/>

241. Before the 9/11 attacks, Timothy L Thomas, a retired US army lieutenant colonel, wrote a book and an academic paper about Psy War, where he specifically drew on holograms as part of the war of deception:

Holograms are also being considered for their value in propaganda productions, such as morphing images of political leaders. Soldiers require training to recognise misleading information produced from holograms, voice synthesis or other psychological tricks.

Soon both sides will have the ability to use holograms and other IT manifestations that will offer the opportunity to completely fool one another.

Timothy L Thomas Foreign Military Studies Office, Information Technology: US/Russian Perspectives and Potential for Military-Political Cooperation, Macmillan, 1999

<https://web.archive.org/web/20060217030720/http://fmso.leavenworth.army.mil/documents/infotech.htm>

[...]

Part of PSYWAR is a fourth type of war, more important than land, sea and air warfare. [...Its] techniques include image projection technology (holograms) and camouflage by transfiguration to deceive an enemy.

Mind control can be achieved via electronic wave technology, sound and microwave weapons.

Timothy L Thomas, Russian and Chinese Information Warfare: Theory and Practice, Foreign Military Studies Office, Fort Leavenworth, Kansas, undated

<https://apps.dtic.mil/dtic/tr/fulltext/u2/a467510.pdf>

242. The patents for hologram technology had existed for over thirty years before the 9/11 attacks:

Holography Image Formation, first filed in US, 24 June 1970

<https://patents.google.com/patent/US3653736>

Optical Control Shaping Beam, first filed in US, 20 February 1967

<https://patents.google.com/patent/US3529887>

243. In 1996, the US Air Force acknowledged the existence of a new form of advanced hologram technology, known as a '3D volumetric projection', which could project a three-dimensional visual image precisely into a selected area removed from the display generator:

The holographic projector displays a three-dimensional visual image in a desired location, removed from the display generator. The projector can be used for psychological operations and strategic perception management. It is also useful for optical deception and cloaking, providing a momentary distraction when engaging an unsophisticated adversary.

Page, 114, An Operational Analysis for Air Force 2025: An Application of Value-Focused Thinking to Future Air and Space Capabilities, A Research Paper, May 1996

https://web.archive.org/web/20010711074909/http://www.au.af.mil/au/2025/volume4/chap03/b5_6.htm

244. The new technology differs from older hologram technology in that:

The display can be **overlaid on real objects** and viewers can walk around it in real space [my emphasis].

Brian Wang, Next Big Future, 25 January 2018

<https://www.nextbigfuture.com/2018/01/volumetric-display-achieves-quality-moving-3d-images-that-are-better-than-holograms.html>

245. The article also explains how the technology works:

They use forces conveyed by a set of near-invisible laser beams to trap a single particle — of a plant fibre called cellulose — and heat it unevenly. That allows researchers to push and pull the cellulose around. A second set of lasers projects visible light — red, green and blue — onto the particle, illuminating it as it moves through space.

Humans cannot discern images at rates faster than around 10 per second, so if the particle is moved fast enough, its trajectory appears as a solid line — like a sparkler moving in the dark. And if the image changes quickly enough, it seems to move.

Ibid.

246. Although the article claims that the technology can only work on a tiny scale projecting objects millimetres long, we know that the military develops technology decades in advance of making it public. In any case, the US military paper quoted above acknowledges the existence of 3D volumetric displays in 1996:

The holographic projector displays a three-dimensional visual image in a desired location, removed from the display generator.

Page, 114, An Operational Analysis for Air Force 2025: An Application of

See also:

Physicists create Star Wars-style 3D projections — just don't call them holograms
Laser and particle system produces three-dimensional moving images that appear to float in thin air

Nature, 24 January 2018

<https://www.nature.com/articles/d41586-018-01125-y>

Evidence at the Pentagon not consistent with a passenger airliner impact

247. The fact that jet airliners were not used in the attacks is supported by the damage done to the buildings attacked on 9/11 and the ground in the case of the site where Flight UA93 allegedly crashed. (For consideration of damage done to the Twin Towers, see **Alleged aircraft damage done to the Twin Towers** below).
248. Witnesses reporting from the scene of the Pentagon impact report that the object left a 16-to-18-foot circular hole in the façade before it collapsed. As with the Twin Towers, this is not consistent with an aluminium jet airliner hitting reinforced concrete and steel. In images taken after that, there are no bits of wreckage from a plane consistent with an object the size of a Boeing 757 jet liner making such an impact:



Figure 13. Image of the Pentagon taken shortly after the impact of the object and the collapse of the façade. There are no visible parts of a jet airliner



Figure 14. A graphic showing the size of a Boeing 757 jet airliner compared to the Pentagon

Source:

American Airlines Flight 77 - Crash Animation, Plane'n'Boom channel

YouTube, 25 February 2022

<https://www.youtube.com/watch?v=MHgNRcrNvoA>

249. In the above recreation of the flightpath of Flight AA77, the plane performs a physically impossible approach to the Pentagon. A passenger jet airliner cannot travel parallel to the ground so close to the ground due to the effect of the engines on surrounding air pressure.
250. In addition to there being no credible plane parts from an enormous jetliner in the immediate aftermath of the impact on the Pentagon, the damage done to the back of the C-ring of the Pentagon means that the object causing the damage would have had to pass through six reinforced concrete walls.



Figure 15. This image shows a circular hole in the back of the C-ring of the Pentagon, taken at 48min33, 9/11 and the British Broadcasting Conspiracy which is entirely inconsistent with a jet airliner penetrating six walls of the building

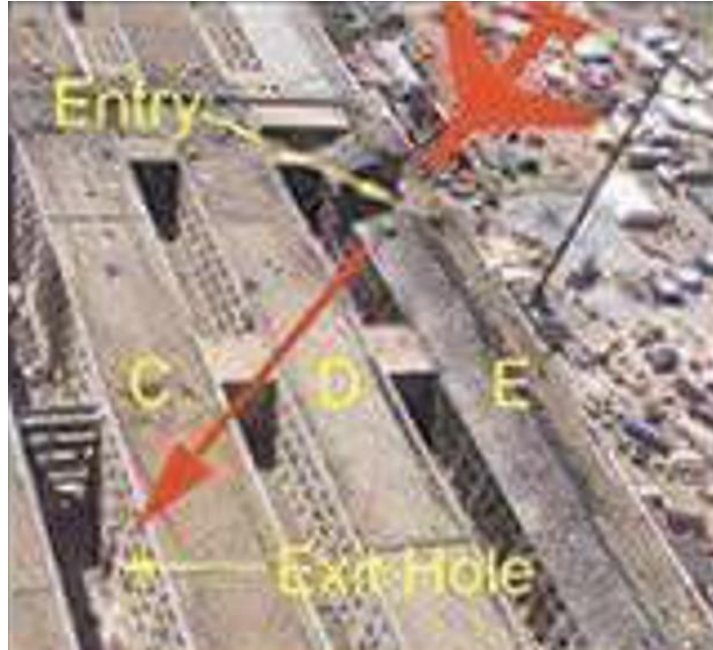


Figure 16. The above image was released by the FBI and has added to it the annotations of a plane graphic; a red arrow and in yellow 'Entry', 'Exit Hole' and 'C', 'D' and 'E'

251. This kind of penetration is entirely consistent with a missile, most likely a Tomahawk or similar, being the cause of the damage to the Pentagon, which is similar to the damage done to the WTC1 and WTC2, and not a jetliner, which has a nose made of carbon or plastic. The image below shows what happens when the nose of a commercial passenger airliner comes into contact with a bird:



Figure 17. Image showing damage to a plane hit by a bird, made of low-density feathers, flesh and bone

Source:
Matt Payton, Bird hits passenger jet landing at Heathrow leaving a large bloody dent on its nose, Independent, 13 March 2016

<https://www.independent.co.uk/news/uk/home-news/bird-hits-passenger-jet-landing-at-heathrow-leaving-a-large-bloody-dent-on-its-nose-a6928781.html>

252. When enhanced, the CCTV images released of the attack on the Pentagon show that the object left a corkscrew vapour trail, which is consistent with the trail left by certain types of missile. Jetliners do not leave a vapour trail at this altitude.



Figure 18. An image of the object before it impacts the Pentagon officially released by the FBI with the wrong date time stamp

253. The red box marked on the image above, released by the Pentagon, is shown in detail and enhanced below:



Figure 19. The above image is a true representation of the enhanced image of the object and its trail taken from the BBC's *Conspiracy Files: 9/11*, shown at 47min31 in *9/11 and the British Broadcasting Conspiracy*

254. In any case, a Boeing 757 could not travel at the 530mph accepted by the 9/11 Commissioners – based on NTSB data – so close to the ground and parallel to it, as observed in the above photo, due to the effect on air pressure, resulting from the workings of the large jet engines.

No evidence of Flight UA93 at alleged crash site

255. In the case of Flight UA93, aerial photos of the site where the object went down in Shanksville, Pennsylvania do not show any evidence of the extensive plane debris or any dead bodies consistent with an airliner crash. The aerial photograph below– released as part of the exhibits in the trial of Zacarias Moussaoui in 2006 – shows the crater allegedly made by the impact of Flight UA93 and the remaining debris:



Figure 20. Image showing the site where Flight UA93 allegedly crashed into the ground. Source: <https://www.911research.wtc7.net/planes/evidence/photos/pacrater3.html>



Figure 21. An image of the site where Flight UA93 allegedly crashed, taken from the BBC's *Conspiracy Files: 9/11* programme, shown at 50min25, 9/11 and the *British Broadcasting Conspiracy* with the Conspiracy Files logo added

256. According to the 9/11 Commissioners' account of Flight UA93 in their final report, the passengers overpowered the hijackers, meaning that the plane fell from the skies without exploding.



Figure 22. An image of Flight PA103, which crashed into the ground near Lockerbie, Dumfries and Galloway, Scotland after a bomb exploded in the luggage hold at 30,000 feet altitude, taken from press reports

257. Flight PA103 fell out of the sky over the town of Lockerbie in Southern Scotland in December 1988 after a bomb exploded in the luggage hold. Yet even in the case of an explosion in the sky, obvious large parts of plane debris can be observed in the images captured where it crashed into the ground.
258. Investigators should reasonably therefore expect to find large parts of the jet airliner which they claim was Flight UA93 in close proximity to the site of impact, as it did not explode in the air, even if the plane exploded on landing.

259. In an interview with the BBC's Conspiracy Files programme, Barry Lichty, the Mayor of nearby Indian Lake, Pennsylvania said in response to claims that there was no evidence of a large Boeing having crashed there:

There will be no way to truly prove it because 92 to 93 per cent of the remains of that aircraft and the people are still in that hole.

From the *Conspiracy Files: 9/11* shown at 50min10, *9/11 and the British Broadcasting Conspiracy*

260. Again, this bears no relation to reality. As seen in the image of Flight PA103 above, even a jet airliner exploded at 30,000 feet still leaves large aircraft parts to be found. In the same way that jet airliners cannot penetrate concrete and steel, they do not penetrate the ground they crash into or bury themselves in deep craters. This is more consistent with a missile hitting the ground than a jet airliner.
261. In fact, the evidence is consistent with an A-3 Skywarrior loaded with missiles being shot down and disintegrating into small pieces with its missiles exploding into the ground (see **Plane parts allegedly recovered, Pentagon** below)
262. In February 2004, retired Army Colonel, Donn de Grand-Pre, told independent investigator – or 'conspiracy theorist' or 'limited hang out' depending on your point of view – Alex Jones:

It was taken out by the North Dakota Air Guard. I know the pilot who fired those two missiles to take down 93.

<https://www.popularmechanics.com/military/a5688/debunking-911-myths-flight-93/>

263. Even though de Grand-Pre refers to a plane, '93', and there has been some dispute over whether Rick Gibney, the man later alleged by de Grand-Pre to be the pilot who fired the shot, did so, the small amount of debris and its scattering observed in the image of the crash site of Flight UA93 above is entirely consistent with a missile being shot down and not a large Boeing.

Plane parts allegedly recovered

Pentagon

264. Some individuals have pointed to the images captured of apparent plane wreckage at the WTC, the Pentagon and the site of the alleged crash of Flight UA93, as proof that planes were deployed in the attacks.



Figure 23. The image on the left shows a turbine from a Boeing 757, the type of jet allegedly used in the Pentagon attack in comparison with the small turbine in the image on the right, photographed at the Pentagon impact scene

Source of image on right:

https://en.wikipedia.org/wiki/Pratt_%26_Whitney_PW2000#/media/File:Defense.gov_News_Photo_101117-F-3431H-095_-_Tech._Sgt._Zachariah_Pock_climbs_a_ladder_to_conduct_post-flight_checks_on_a_C-17_Globemaster_III_engine_during_the_mobility_air_forces_exercise_at.jpg

Source of image on left:

FBI re-releases 9/11 Pentagon photos, ABC News, not dated
<https://abcnews.go.com/US/photos/fbi-re-releases-images-pentagon-9-11-attack-46488469/image-46490818>

265. The image above on the left shows the turbine of a Boeing 757, compared to the turbine that was photographed at the site of the Pentagon attack. In both images, there is a man so we can reasonably compare the size of the two objects. We can therefore easily conclude in judgment that the object observed at the Pentagon is clearly not part of a Boeing 757 jet engine, which was alleged to have gone into the building.
266. This is in fact a jet engine component with fan found on the A-3 Skywarrior twin-turbojet, a remote-controlled drone developed by the US military in the 1950s to deliver bombs up to 10,000 tons or even a nuclear bomb – and on older versions of the 737. This type of turbojet engine has never been used on a Boeing 757. Neither is it an auxiliary power unit, as some individuals have speculated.
- <https://www.metabunk.org/threads/9-11-did-flight-aa77-hit-the-pentagon.1047/>
267. Like a jet airliner, it would not have the capability to penetrate the façade of the Pentagon through to the C-ring, as seen above, but has the capacity to carry missiles close to the scene of an attack before firing them at the target.
268. Some commentators have claimed that the parts shown below prove that a jet airliner hit the Pentagon:



Figure 24. Image of a piece of wreckage alleged to be of Flight AA77, allegedly recovered from the Pentagon



Figure 25. Image of a piece of wreckage alleged to be of Flight AA77, allegedly recovered from the Pentagon

Above two photographs sourced from:
FBI re-releases 9/11 Pentagon photos, ABC News, not dated
<https://abcnews.go.com/US/photos/fbi-re-releases-images-pentagon-9-11-attack-46488469/image-46490818>

269. The recovery of a handful of small parts allegedly from a plane is entirely inconsistent with a plane the size of a Boeing 757 impacting a building like the Pentagon. In any case, these parts have not been forensicated as no air crash investigations were carried out. It is obviously easier to plant small pieces of an alleged plane than large ones.

WTC Complex

270. Eleven years after the attacks on the WTC a piece of a plane's landing gear – known as a trailing edge flap actuation support structure – from the underside of the wing was found by surveyors. It was wedged in a narrow, inaccessible space between two buildings, about three blocks from the WTC complex:



Figure 26. Image of alleged wreckage of an aircraft found 11 years after 9/11 near the WTC complex, left, and a close-up image of it, right

Source:

No author, 9/11 debris found in New York identified as plane wing

BBC News, 29 April 2013

<https://www.bbc.co.uk/news/world-us-canada-22344949>



Figure 27. An image alleged to be of a portion of the fuselage from Flight UA175 shown on the FBI's website

Source:
Portion of Fuselage from UA Flight 175, History, FBI website, undated
<https://www.fbi.gov/history/artifacts/portion-of-fuselage-from-ua-flight-175>

271. As in the case of the Pentagon, it is not consistent with a plane crash that only one or two parts of the plane have been found at the WTC complex. If a plane genuinely had crashed into the building, many more parts would have been recovered.

Shanksville, Pennsylvania

272. The same observation applies to the site where Flight PA103 allegedly crashed in Shanksville, Pennsylvania.



Figure 28. A small plane part alleged to be part of Flight UA93

Source:
Tim Lambert
Part of Flight 93 crashed on my land. I went back to the sacred ground 20 years later, 3 September 2015, NPR
<https://www.npr.org/2021/08/31/1033059826/9-11-flight-93-crashed-on-my-land-i-went-back-to-the-sacred-ground-20-years-l>



Figure 29. A small plane part alleged to be part of Flight UA93. Although I have seen this image used to routinely illustrate the alleged crash of Flight UA93, it has always been of uncertain provenance



Figure 30. A close-up of an image used in the BBC's Conspiracy Files programme, used to indicate that parts of a plane were recovered from the alleged crash site at Shanksville, Pennsylvania, shown at 51min37 in 9/11 and the British Broadcasting Conspiracy

273. In any case, none of the plane parts above were formally forensicated in an air crash investigation to prove they came from the aircraft alleged by the 9/11 Commissioners to be used in the attacks or any other aircraft. As already established, the 9/11 Commission report recorded that the objects impacting the Twin Towers and the Pentagon were travelling far too fast to be jet airliners, based on radar data, so none of them could be civilian planes.
274. I conclude in judgment that all of the above parts are either parts of a missile or A-3 Skywarrior painted in the livery of airlines or are planted evidence to create the impression that jet liners had gone into the Pentagon and the WTC Towers in the light of the following evidence:
- i. the incontrovertible evidence of a missile impacting the Pentagon because it travelled at 530mph and left a corkscrew trail;
 - ii. the incontrovertible evidence that missiles impacted the WTC Towers because they travelled at 430mph and 560mph with one making a whistling sound;
 - iii. the damage done to the Pentagon, WTC1 and WTC2;
 - iv. the lack of large jetliner parts otherwise recovered at the Pentagon, the WTC complex and Shanksville;
 - v. the absence of any forensication of these parts or any air crash investigation to formally identify them.

Alleged communications from the hijacked planes

275. Some individuals have claimed that communications from the allegedly hijacked planes stand as proof of them being used in the 9/11 attacks. This is a failure of reasoning. We can conclude in judgment beyond reasonable doubt that no communications were made from hijacked planes because:
- i. we have established beyond reasonable doubt that all the reasoned evidence shows that missiles and not jetliners were used in the 9/11 attacks.
 - ii. the 9/11 Commission's enquiries provide no evidence of planes other than Flights AA11, AA77, UA93 and UA175, being allegedly hijacked, which I have already established were not used in the attacks.
276. I will nevertheless examine the communications made by Betty Ong and Amy Sweeney, two flight attendants alleged by the media and the 9/11 Commission to be on Flight AA11. According to the Commission's final report, they were 'the only two people who reported to the ground from aboard the aircraft'.

Note number 25 to Chapter 1, page 453
9/11 Commission Report

277. According to two recordings played to the 9/11 Commission, Ong placed a call by 'Airfone' to an American Airlines reservation desk at Raleigh, North Carolina at around 08:19 hours on 11th September 2001. 'Airphone' is the brand name of an air to ground radiotelephone service, which allowed passengers to make calls in-flight. It is not a mobile phone.
278. Ong spoke to Vanessa Minter, the 'female voice' in the transcript, who connected her supervisor, Nydia Gonzalez, into the call a couple of minutes later. Gonzales in turn connected American Airlines manager, Craig Marquis, the 'male voice' in the second portion of the transcript.
279. Although Ong reportedly stayed on the 'Airphone' until the flight allegedly went into the Twin Towers at around 08:47, only four minutes of her conversation with Gonzales was recorded.

FBI Telegram, reference FD-302a (Rev. 10-6-95), September 17, 2003
<https://www.scribd.com/document/14094215/T7-B17-FBI-302s-of-Interest-Flight-11-Fdr-Entire-Contents>

280. There are well-founded reasons to be suspicious of the authenticity of this call, in which Ong wrongly says she is on Flight AA12 and then takes several prompts before she can confirm her seat number:

Betty Ong: [I'm] Number 3 [flight attendant] **in the back** [my emphasis].
The cockpit's not answering. Somebody's stabbed in business class and — I think there's mace — that we can't breathe. I don't know, I think we're getting hijacked.

Male Voice: Which flight are you on?

Betty Ong: Flight 12.

Operator: And what seat are you in? Ma'am, are you there?

Betty Ong: Yes.

Male Voice: What seat are you in?

Female Voice: Ma'am, what seat are you in?

Betty Ong: We're—just left Boston, we're up in the air.

Female Voice: I know, what—

Betty Ong: We're supposed to go to LA and the cockpit's not answering their phone.

Female Voice: Okay, but what seat are you sitting in? What's the number of your seat?

Betty Ong: Okay, I'm in my jump seat right now.

Female Voice: Okay.

Betty Ong: At 3R [3A is the jump seat. There is no seat '3R'].

<https://www.encyclopedia.com/politics/energy-government-and-defense-magazines/transcript-flight-attendant-betty-ong>

281. The above transcript does not record the pauses in the conversation, which give any listener even more reason to be sceptical that the call takes place from Flight AA11.

Betty Ong, Call from Flight 11, Fau Nab channel, YouTube, 10 September 2016
<https://www.youtube.com/watch?v=AUpG5CMbQRw>

282. Any airline passenger only has to look above their seat to know which number seat they are in yet Ong repeatedly ignores the question about where she is seated because she knows she has already said she's 'in the back' of the plane, which is supported by Amy Sweeney's account:

The flight has been hijacked. This flight is Flight 11 from Boston to LA. The plane is a 767. **I am in the back with BETTY ONG** [my emphasis] AA Flight Attendant.

FBI Telegram, reference FD-302a (Rev. 10-6-95), September 17, 2003
<https://www.scribd.com/doc/14094215/T7-B17-FBI-302s-of-Interest-Flight-11-Fdr-Entire-Contents>

283. The back of the plane is the opposite end of the plane to the jump seat, 3A, which is by the cockpit. It is occupied by cabin crew during landing and take-off.
284. There is no evidence in the Ong recording that she moved to seat 3A, which would have recklessly put her closer to the alleged hijackers who had, according to Amy Sweeney's account, already stabbed two other cabin crew and had a bomb in the cockpit (see also below):

A man in business class has had his throat slashed and is presumably dead. #1 flight attendant has been stabbed and #5 flight attendant has been stabbed. There is a bomb in the cockpit.

FBI Telegram, reference FD-302a (Rev. 10-6-95), September 17, 2003
<https://www.scribd.com/doc/14094215/T7-B17-FBI-302s-of-Interest-Flight-11-Fdr-Entire-Contents>

285. This level of evasion and error on the part of Ong indicates that she was not actually on a plane but was elsewhere. In any case, Ong was still on the

'Airfone' at the time the object went into WTC1, proving still further that Flight AA11 was not used in the attack.

286. At no point does Ong mention the seat numbers or provide descriptions of the men involved in the alleged hijacking. The former are provided by Gonzalez, who is working at an American Airlines reservation desk on the ground in Raleigh, North Carolina:

Nydia Gonzalez: Okay, hold on. Hey Betty, do you know any information as far as the gents — the men that are in the cockpit with the pilots, were they from first class? They were sitting in 2A and B.

<https://www.encyclopedia.com/politics/energy-government-and-defense-magazines/transcript-flight-attendant-betty-ong>

287. As already stated, Ong's account of being 'in the back' is supported by statements made by Amy Sweeney, also known as Madeline, another flight attendant allegedly on Flight AA11, to Michael Woodward, Flight Service Manager, American Airlines.
288. At the time of the alleged hijackings, Woodward was at the American Airlines administrative office at Logan Airport, Boston, Massachusetts, where Flight AA11 is alleged to have taken off.
289. The day after the attack, Woodward recounted the following to local state police, based on his contemporaneous notes of conversations with Amy Sweeney, not recordings:

The flight has been hijacked. This flight is Flight 11 from Boston to LA. The plane is a 767. **I am in the back with BETTY ONG** [my emphasis] AA Flight Attendant. A man in business class has had his throat slashed and is presumably dead. #1 flight attendant has been stabbed and #5 flight attendant has been stabbed.

There is a bomb in the cockpit. **I can't make contact with the cockpit**, [my emphasis] can you do it?

FBI Telegram, reference FD-302a (Rev. 10-6-95), September 17, 2003
<https://www.scribd.com/doc/14094215/T7-B17-FBI-302s-of-Interest-Flight-11-Fdr-Entire-Contents>

290. How did Sweeney know that there was a bomb in the cockpit, if she couldn't contact it and could not gain access to the cockpit or the pilots, as she reportedly told Woodward, the American Airlines manager on the ground?

SWEENEY stated that three 3 [sic] hijackers gained access to the cockpit and the flight crew could not gain access or communicate with the pilots or the cockpit [my emphasis]. The hijackers were sitting in seats 10B, 9C, and 9G or 9D and 9G.

FBI Telegram, reference FD-302a (Rev. 10-6-95), September 17, 2003
<https://www.scribd.com/doc/14094215/T7-B17-FBI-302s-of-Interest-Flight-11-Fdr-Entire-Contents>

291. According to the material produced at the trial of Zacarias Moussaoui, alleged to be based on the original flight manifests, the seats of the hijackers were:

2A: Wail Al Shehri

2B: Waleed Al Shehri

8B: Abdul Al Omari
8D: Mohammed Atta
10B: Satam Al Suqami

<https://911research.wtc7.net/planes/evidence/docs/Flight11.png>

292. The seat numbers which allegedly tally with those of the hijackers, 2A and 2B, are provided by Gonzales, an American Airlines manager on the ground. Sweeney, who is allegedly onboard the aircraft, provides only one seat number which tallies with the information above, 10B. Although some critics will think I'm failing to account for 'the fog of war', it should have been obvious when three men jumped out of their seats that they were not sitting in consecutive rows, 9 and 10, as reported by Sweeney.

293. According to Woodward's notes, not a recording, Sweeney also said the following, which was widely reported in the media coverage of the attacks:

Something is wrong. I don't think the captain is in control. I see water. I see buildings. We're very, very low.

FBI Telegram, reference FD-302a (Rev. 10-6-95), September 17, 2003

294. Independent investigators have drawn attention to the peculiarity of this statement, pointing out that Sweeney appears to be the only US national who doesn't recognise the distinctive Manhattan skyline, particularly as she was a flight attendant who would have flown on flights in the area before the 9/11 attacks. This in itself undermines the credibility of her being where she claimed to be.

295. The 9/11 Commissioners accept that Ong is in coach or economy class 'in the back', even though they have heard a recording in of her saying she is in 'the jump seat', 3A at the front:

Reports from two flight attendants **in the coach cabin** [my emphasis], Betty Ong and Madeline 'Amy' Sweeney tell us most of what we know about how the hijacking happened.

Page 5, 9/11 Commission Report

296. I conclude in judgment that the fact that the Commissioners do not reconcile conflicting evidence they have heard with their own ears further undermines their credibility as investigators and the credibility of the findings of their final report.

No evidence mobile calls were technically possible

297. The claim to have identified the hijackers from mobile phone calls from the allegedly hijacked flights came from an official briefing, based on an FBI press release (see The FBI's failure to below):

Officials said they reached that conclusion after assembling information from the flights' passenger lists; pay telephone records; **phoned reports from passengers aboard the hijacked flights** [my emphasis] and evidence taken from the rental car found at Logan Airport.'

David Johnston, After the Attacks: the investigation, Bin Laden Cited

298. The technology to make calls from mobile phone calls from commercial airliners simply did not exist at the time of the 9/11 attacks, although it did become available three years later.
299. In 2004, Qualcomm Incorporated, 'world leader' in digital wireless technology, announced it had successfully demonstrated in-cabin voice communications using commercially available mobile phones on a commercial aircraft from American Airlines, leaving Fort Worth International Airport, Dallas, Texas.
300. During the two-hour, proof-of-concept flight, passengers from the media and government were able to make and receive phone calls and send and receive text messages on their mobile phones:

Through the use of an in-cabin third-generation (3G) "picocell" network, passengers on the test flight were able to place and receive calls as if they were on the ground.

A small in-cabin CDMA cellular base station on the plane, that uses standard cellular communications, was connected to the worldwide terrestrial phone network by an air-to-ground Globalstar satellite link.

American Airlines and Qualcomm Complete Test Flight to Evaluate In-Cabin Mobile Phone Use, Proof-of-Concept Event Highlights Safe and Reliable Mobile Phone Technology Using CDMA on a Commercial Aircraft, Fort Worth, Texas and San Diego, 14 July 2004
<https://www.qualcomm.com/news/releases/2004/07/15/american-airlines-and-qualcomm-complete-test-flight-evaluate-cabin-mobile>

301. This announcement took place just three years after the mobile phone calls from the allegedly hijacked aircraft were widely reported while representatives of American Airlines, which had two flights alleged to be hijacked on 9/11; the US government and the US media were present.
302. Didn't any of them think to ask how the alleged calls were made from the aircraft on 9/11, if mobile phone from aircraft to ground was new technology?
303. In any case, the lack of background noise from the jetliners' engines in the recordings of the calls indicates that the calls were not made while in flight.
304. The technological impossibility of making mobile phone calls from aircraft is supported by research carried out by Professor A K Dewdney, a Canadian mathematician and computer scientist and Emeritus Professor at the University of Western Ontario.
305. Dewdney also founded Scientific Professionals Investigating 9/11 (SPINE), the first 9/11 truth group to be formed from academics and others with specialist technical knowledge relevant to the data gathered on 9/11.
306. In February 2003, Dewdney tested the theory by making mobile phone calls from a lightweight plane at different altitudes above London, Ontario, an area extensively covered by mobile phone relay stations.
307. At 4,000 feet, around two out of five calls connected; at 8,000 feet, the connection rate was fewer than one call out of ten. From this data, Dewdney deduced that the rate of connection would be considerably less than one in

every hundred calls made from 32,000 feet, the average commercial jetliner's cruising altitude.

308. In March 2003, Dewdney's published Project Achilles, a report into his findings and conclusions:

To the extent that the cellphones [US English for mobile phones] used in this experiment represent types in general use, it may be concluded that from this particular type of aircraft, cellphones become useless very quickly with increasing altitude. In particular, two of the cellphone types, the Mike and the Nokia, became useless above 2,000 feet.

Of the remaining two, the Audiovox worked intermittently up to 6,000 feet but failed thereafter, while the BM analogue cellphone worked once just over 7,000 feet but failed consistently thereafter. We therefore conclude that ordinary cellphones, digital or analogue, will fail to get through at or above 8,000 feet [altitude].

A K Dewdney
Project Achilles: Low Altitude Cellphone Experiments, March 2003
<https://physics-911.com/pdf/Achilles.pdf>

309. The light plane used by Dewdney for the experiment would be expected to produce much better results for mobile phone use than large commercial airliners like those allegedly hijacked on 9/11 because the carbon-fibre skin of the test plane is 'radio transparent' and would therefore interfere less with the signal than the aluminium surface of a Boeing 757 or 767, both alleged to be used in the attacks.

See also:
A K Dewdney, The Cellphone and Airfone Calls from Flight UA93, March 2003
<https://physics-911.com/cellphoneflight93/>

The FBI's failure to investigate the actual attacks

310. As established above, the FBI stopped officers at local field offices from sharing information about reported Islamic terrorists in the US, before the 9/11 attacks. After the attacks, the FBI failed to conduct its enquiries with the due diligence required by law.

Co-ordination of FBI response to 9/11 at HQ

311. Immediately after the 9/11 attacks, FBI director Robert Mueller set up the Strategic Information and Operations Centre (hereafter 'SIOC') at the FBI HQ in Washington, DC – under the operational codename of PENTTBOM – to investigate the attacks. This meant the investigation into the 9/11 attacks was conducted by officers at FBI HQ, not officers based at field offices local to the attacks. Although the FBI had set up an SIOC centre at HQ on occasions in the past to deal with ongoing emergency incidents in real time, it had never conducted investigations from HQ. Instead, it had left that task to local FBI field offices.
312. In other words, administrators not investigators took responsibility for an FBI counter-terrorist investigation for the first time.

313. Relying on my experience in MI5, I judge that administrators are unlikely to be experienced in conducting the routine enquiries demanded in any actual investigation.

314. This is also a judgment shared by Rowley:

Although FBI HQ personnel have, no doubt, been of immeasurable assistance to the field over the years, I'm hard pressed to think of any case which has been solved by FBI HQ personnel and I can name several that have been screwed up! Decision-making is inherently more effective and timely when decentralised instead of concentrated.

Coleen Rowley, Memo to FBI Director Robert Mueller

Edited version of the 13-page letter

21 May 21 2002

<http://www.time.com/time/covers/1101020603/memo.html>

https://web.archive.org/web/20190920090649/http://www.apfn.org/apfn/WTC_whistleblower1.htm

315. Cowley also commented on Mueller's plans to expand and make permanent an investigative branch based at FBI HQ, when the Joint Terrorism Task Forces had already operated from FBI field offices for years and had successfully prevented terrorist attacks:

Your plans for an FBI Headquarters' 'Super Squad' simply fly in the face of an honest appraisal of the FBI's pre-September 11th failures. The Phoenix, Minneapolis and Paris Legal Attaché Offices reacted remarkably exhibiting keen perception and prioritisation skills regarding the terrorist threats they uncovered or were made aware of pre-September 11th. [...]

You are also apparently disregarding the fact the Joint Terrorism Task Forces (JTTFs), operating out of field divisions for years, (the first and chief one being New York City's JTTF), have successfully handled numerous terrorism investigations and, in some instances, successfully prevented acts of terrorism.

Ibid.

316. Given the FBI's failure to react to intelligence regarding Islamic terrorists prior to 9/11 – see **The FBI and CIA failures to investigate Islamic terrorists prior to 9/11** above – you would think that the agency would have been particularly keen to thoroughly investigate the actual attacks to prove it was not institutionally incompetent. Yet, the exact opposite happened. After Mueller's decision to conduct investigations from the SIOC at FBI HQ in Washington, the officers failed to carry out any meaningful investigation at all into the biggest terrorist attack in history in terms of fatalities. This is proven by the FBI's failure to:

- i. secure any of the sites impacted as crime scenes, meaning the integrity of any of the evidence gathered is open to charges of later manipulation;
- ii. forensicise material allegedly gathered at those sites;
- iii. subject evidence to other scientific testing to prove its provenance or veracity, like for example, the reported mobile phone calls made from the allegedly hijacked flights;
- iv. to gather evidence from many witnesses, particularly regarding explosions at the WTC complex and the flightpath of AA77.

No public evidence of flight manifests

317. Just three days after the attacks, the FBI was claiming to have 'identified' the 19 hijackers:

Information listed for each hijacker differs, but may include date of birth, address provided, or visa status. **This is the extent of the information available at this time** [my emphasis].

FBI National Press Office, Washington, DC, 14 September 2001
<https://archives.fbi.gov/archives/news/pressrel/press-releases/fbi-announces-list-of-19-hijackers>

318. The press release makes no mention of flight manifests or passenger lists of flights AA11, AA77, UA93 and UA175. The information that the FBI's conclusions were based on flight manifests came from a media briefing:

Officials said they reached that conclusion after assembling information from the **flights' passenger lists** [my emphasis]; pay telephone records; phoned reports from passengers aboard the hijacked flights and evidence taken from the rental car found at Logan Airport.'

David Johnston, After the Attacks: the investigation, Bin Laden Cited
 New York Times, 13 September 2001
<http://www.nytimes.com/2001/09/13/national/13INQU.html>

319. The original flight manifests have never been released publicly. The New York Times, above, was reporting secondary sources, the opinion of FBI officers – 'officers said' – without reference to the primary sources, the flight manifests.
320. They are not mentioned in the body of the 9/11 Commission's final report of the accounts of each of the alleged hijackings, although the footnote refers to the flight manifests for Flight UA93 but not the other alleged flights.

Page 456, Note 74, Chapter 1, 9/11 Commission Report

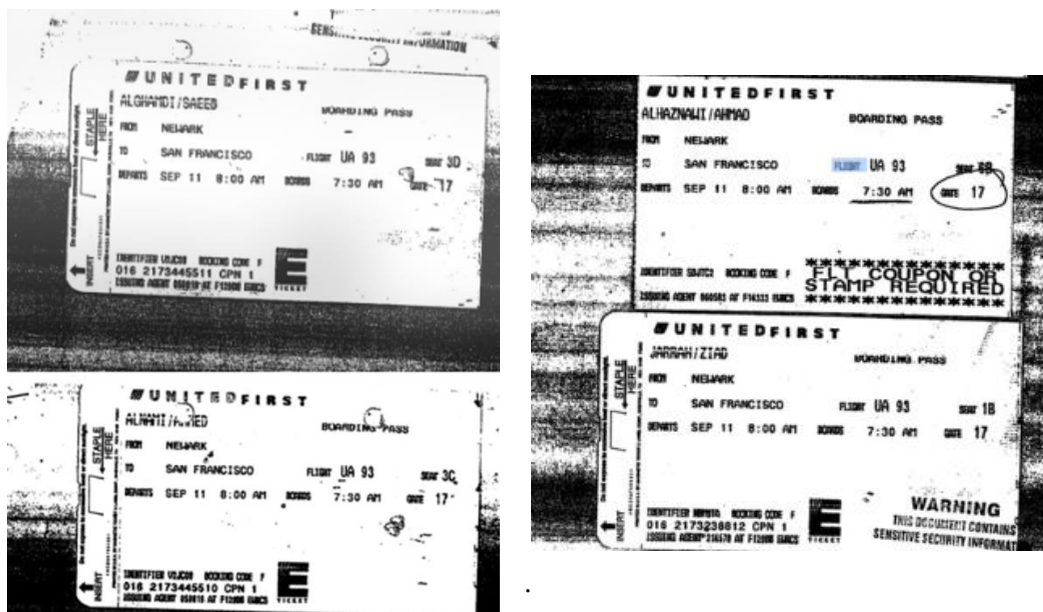


Figure 31. Four photocopied images of completed boarding cards for Flight UA93, mentioned in the 9/11 Commission's final report

321. The exclusion of the flight manifests from the body of the 9/11 Commissioner's final report is noteworthy because their inclusion there would have provided some documentary corroboration of the version of events that the 9/11 Commission was venturing. It is obviously inconsistent to mention only the flight manifest for one allegedly hijacked flight and not the others. In any case, we have no publicly available version of this alleged flight manifest although there are photocopies of the boarding cards for Flight UA93 publicly available, unlike for the individuals alleged to be on Flights AA11, AA77 and UA175 that day.
322. In fact, there is no evidence of the original flight manifests ever being released to the public, despite frequent filings for them under Freedom of Information legislation (hereafter 'FoI') from journalists and independent investigators.
323. In July 2006, bundles of prosecution and defence exhibits for the trial of Zacarias Moussaoui, alleged to be the '20th hijacker' were published on a website. Among them were documents alleged to be based on the flight manifests. But these are clearly not the original primary source evidence:



Figure 32. An image of the alleged seating arrangements on Flight AA11, which is obviously not an actual flight manifest

Source:
<https://911research.wtc7.net/planes/evidence/docs/Flight11.png>

See also:
http://graphics.boston.com/news/packages/underattack/images/aa_flight_11_manifest.gif

324. The 9/11 research link above also displays copies of what are alleged to be faxed versions of the flight manifests provided to author Terry McDermott by the FBI and published in his book, *Perfect Soldiers*.

Terry McDermott, *Perfect Soldiers*
 The 9/11 Hijackers: Who They Were, Why They Did It

325. As faxed copies of documents, they are obviously not original primary source evidence.
326. Other alleged versions of the passenger lists have been published to the public. Debunkers of 9/11 theories which undermine the official account have claimed these were 'victim lists', not flight manifests, even though they were provided in response to FoI requests for the passenger lists.
327. Debunkers use the same tactics they accuse 'conspiracy theorists' of, using selective evidence – also known as 'cherry picking' – and failing to objectively apply reason and established science to the evidence they have. The debunkers have claimed for example that the passenger lists originally published by CNN were 'victim' lists, partly because the word 'victim' was included in the URL for the lists:

<http://edition.cnn.com/SPECIALS/2001/trade.center/victims/ua93.victims.html>
<http://edition.cnn.com/SPECIALS/2001/trade.center/victims/aa11.victims.html>
<http://edition.cnn.com/SPECIALS/2001/trade.center/victims/aa77.victims.html>
<http://edition.cnn.com/SPECIALS/2001/trade.center/victims/ua175.victims.html>

328. The original lists from CNN have been removed without explanation but the 9/11 Research site has screenshots of the original articles:

https://911research.wtc7.net/cache/planes/evidence/cnn_AA11_victims.html

https://911research.wtc7.net/cache/planes/evidence/cnn_UAL93_victims.html

https://911research.wtc7.net/cache/planes/evidence/cnn_AA77_victims.html

https://911research.wtc7.net/cache/planes/evidence/cnn_UAL75_victims.html

329. Here, the lists are of 'passengers' and 'crew', not 'victims'. This confirms my memory of the lists when I was researching 9/11 for the documentary, which I co-wrote and co-produced in 2007. I recollect that these lists were issued after filings under FoI legislation for the flight manifests. None of the names of the alleged hijackers are mentioned and none of the crew or passengers have Middle Eastern names.

The image shows a screenshot of a CNN news website. At the top left is the CNN.com logo. To its right is a small video player for 'NEWSNIGHT WITH AARON BROWN'. Further right is a banner for 'WHIP AROUND THE WORLD Get Right to the TOP STORIES' with the text 'WEEKNIGHTS 10 P.M. ET CNN'. Below these are navigation links for 'IN-DEPTH SPECIAL', 'In-depth Archive', and 'CNN.com Sections'. A large red and blue banner reads 'WAR AGAINST TERROR'. Below this is a navigation bar with links: CNN.COM, AMERICA AT HOME, FRONT LINES, BIN LADEN, AFGHANISTAN, BATTLEFIELD, VICTIMS, and SEPTEMBER 11. The main content area is divided into two columns. The left column is titled 'TOP STORIES' and contains several blue links: 'Children cope with loss', 'Prayer service: 'We shall not be moved'', 'The mighty and the meek', 'New York remembers firefighters', 'Survivor recounts harrowing escape', 'Passengers voted to attack hijackers', 'Just get out of there!', and 'Industry media figures among victims'. Below these are links for 'AUDIO/VIDEO', 'ARCHIVE', and 'WTC TENANTS'. The right column features a main headline 'UNITED AIRLINES FLIGHT 93' with a sub-headline 'United Airlines Flight 93, from Newark, New Jersey, to San Francisco, California, crashed in rural southwest Pennsylvania, with 45 people on board.' Below this is a section titled 'CREW' listing several individuals: Jason Dahl (captain), Leroy Homer (first officer), Lorraine Bay, Sandra Bradshaw, Wanda Green, CeeCee Lyles, and Deborah Welsh, each with a brief biographical note.

Figure 33. An image of an example passenger list, in this case for Flight UA93, from the top of the page, originally published by CNN but since removed
https://911research.wtc7.net/cache/planes/evidence/cnn_UAL93_victims.html

PASSENGERS

Christian Adams

Todd Beamer, 32, was from Cranbury, New Jersey.

Alan Beaven, 48, of Oakland, California, was an environmental lawyer.

Mark Bingham, 31, of San Francisco owned a public relations firm, the Bingham Group. He called his mother, Alice Hoglan, 15 minutes before the plane crashed and told her that the plane had been taken over by three men who claimed to have a bomb. Hoglan said her son told her that some passengers planned to try to regain control of the plane. "He said, 'I love you very, very much, ' " Hoglan said.

Deora Bodley, 20, of Santa Clara, California, was a university student.

Marion Britton

Thomas E. Burnett Jr., 38, of San Ramon, California, was a senior vice president and chief operating officer of Thoratec Corp., a medical research and development company, and the father of three. He made four calls to his wife, Deena, from the plane. Deena Burnett said that her husband told her that one passenger had been stabbed and that "a group of us are going to do something." He also told her that the people on board knew about the attack on the World Trade Center, apparently through other phone calls.

William Cashman

Georgine Corrigan

Joseph Deluca

Patrick Driscoll

Edward Felt, 41, was from Matawan, New Jersey.

Colleen Fraser

Andrew Garcia

Jeremy Glick, 31, from West Milford, New Jersey, called his wife, Liz, and in-laws in New York on a cell phone to tell them the plane had been hijacked, Joanne Makely, Glick's mother-in-law, told CNN. Glick said that one of the hijackers "had a red box he said was a bomb, and one had a knife of some nature," Makely said. Glick asked Makely if the reports about the attacks on the World Trade Center were true, and she told him they were. He left the phone for a while, returning to say, "The men voted to attack the terrorists," Makely said.

Lauren Grandcolas of San Rafael, California, was a sales worker at Good Housekeeping magazine.

Donald F. Green, 52, was from Greenwich, Connecticut.

Linda Gronlund

Richard Guadagno, 38, of Eureka, California, was the manager of the U.S. Fish and Wildlife Service's Humboldt Bay National Wildlife Refuge.

Toshiya Kuge

Waleska Martinez

Nicole Miller

Mark Rothenberg

Christine Snyder, 32, was from Kailua, Hawaii. She was an arborist for the Outdoor Circle and was returning from a conference in Washington. She had been married less than a year.

John Talignani

Honor Wainio

The Associated Press contributed to this report.

Figure 34. An image of an example passenger list for Flight UA93, from the bottom of the webpage, originally published by CNN but since removed https://911research.wtc7.net/cache/planes/evidence/cnn_UAL93_victims.html

330. Given that the 9/11 Commission was a formal enquiry, the officers in the FBI had a duty under law to provide any evidence relevant to the investigation upon penalty of criminal sanction.
331. Even if the FBI or the 9/11 Commission now produced flight manifests with the alleged hijackers' names on them, it would not constitute evidence of involvement in the attacks on WTC1, WTC2 and the Pentagon, as it has

already been established beyond reasonable doubt that Flights AA11, UA175 and AA77 and were not the objects used in the attacks on those buildings.

332. I conclude in judgment that the original flight manifests do not exist, given that:
- i. the FBI refused to produce the original flight manifests to journalists and independent investigators, even when required to do so under FOI legislation, then released faxed versions without media notice five years after the attacks to a researcher, who is supporting their flawed version of events;
 - ii. there is no evidence of passenger aircraft being used in the attacks;
 - iii. the recordings of calls allegedly made from the hijacked flights were not technically possible at the time so were also fraudulent.

The lack of publicly available CCTV evidence

333. There are reports that FBI officers quickly took possession of footage from CCTV cameras around the Pentagon but this footage has never been released publicly, apart from the few images I have already mentioned here (see **Evidence at the Pentagon not consistent with a passenger airliner impact** above).
334. Even prior to 9/11, airports had extensive CCTV security yet the powers-that-be were unable to provide publicly any CCTV coverage of the alleged hijackers at the airports where the planes allegedly took off that is time and date stamped.
335. There is only one time and date stamped colour image, which has been released to the public. It allegedly records two of the hijackers, Mohammed Atta and Abdulaziz Al Omari at Portland Airport in Maine at 05:45 on the day of the attack, allegedly about to board a feeder flight to Dulles Airport, where Flight AA11 is alleged to have taken off.
336. Even then, the image is of insufficient quality to make any kind of definitive identification of the figure in the background and is too blurry to identify the figure in the foreground without reference to other evidence. In any case, it does not provide evidence of involvement in hijacking or any other form of terrorism, given it is already established beyond reasonable doubt that passenger planes were not used in the attacks.



Figure 35. Image alleged to show Mohammed Atta, right, and Abdulaziz Al Omari passing through airport security at Portland International Airport, Maine at 05:45, 11th September 2001, to board a flight to Logan Airport, Boston, Massachusetts, to get on Flight AA11, sourced to Portland police and Reuters

337. In addition to the one colour image above, the following two images were shown in black and white in the BBC's *Conspiracy Files: 9/11* programme and were used in *9/11 and the British Broadcasting Conspiracy*. In our presentation, we decided to mark any footage from the programme with the 'Conspiracy Files' logo so the audience would know we were quoting a sequence from the programme. That is why the logo appears on the images below.



Figure 36. Another image, as above, included in the BBC Conspiracy Files programme, broadcast in February 2007, said to be captured two seconds before the image immediately above.



Figure 37. Another image, as above, said to be captured two seconds later than the first colour image above

Both images shown at
09min40, 9/11 and the British Broadcasting Conspiracy

338. The Conspiracy Files programme offered no source for the images or any explanation as to why the second image shows two different times, '05:45:15' and '05:53:44'. All three images are peculiar in that the time date stamp appears to be in the middle of the screen and not at the edge, as is usual in CCTV footage.
339. Reuters, reported to be the media source of the first image above was also the source of the report that WTC7 had collapsed before it did (see **The media reports the collapse of WTC7 before it happened** below).
340. Although the Commission's final report refers to the CCTV coverage at Dulles airport in Chantilly, Virginia – where the alleged hijackers of Flight AA77 boarded – with the times the men passed through security, the version of this footage released to the public before the enquiry does not have a date and time stamp.

Page 4, 9/11 Commission report, see also Footnotes 14 and 15, Chapter 1

341. The image below is taken from the publicly released footage and was published by the Associated Press shortly after the attacks. It claims to show alleged hijacker Khalid Mihdhar passing through the security checkpoint at Dulles Airport, Chantilly, Virginia on the morning of 9/11.



Figure 38. Image taken from CCTV footage alleged to show Khalid Al Mihdhar passing through the security checkpoint at Dulles Airport, Chantilly, Virginia, 11th September 2001

Full video taken at Dulles Airport:
BBC News, US and Canada, 24 August 2011
Associated Press
<https://www.bbc.co.uk/news/av/world-us-canada-14347433>

342. Even if this footage were date and time stamped, it would again not be evidence in itself that those filmed were involved in hijacking or any other form of terrorism, especially as I have already established beyond reasonable doubt that the Pentagon was attacked with a missile, not Flight AA77.
343. The failure to provide any verifiable evidence of the alleged hijackers at the airports where the hijacked flights were alleged to have taken off therefore also confirms my conclusion in judgment that Muslims did not hijack planes and fly them into WTC1, WTC2 and the Pentagon. I also conclude in judgment that these images are manipulated because:
 - i. The footage allegedly taken at Dulles Airport is not time date stamped, with the implication the stamp has been removed;
 - ii. The images allegedly taken at Portland Airport have the time date stamp in the middle;
 - iii. One of the images allegedly taken at Portland Airport has multiple date time stamps;
 - iv. The still images are of poor quality. It is much easier to manipulate blurred images without detection than high quality ones;
 - v. There are so few images released and there are no images publicly available from the airports where Flights AA11, UA175 and UA93 allegedly departed;
 - vi. FBI officers open themselves to criminal charges, if they failed to

disclose relevant evidence like CCTV footage to the 9/11 Commission, whose enquiry was conducted according to law.

Mainstream media reports of the alleged hijackers alive after the attacks

344. There are also media reports in which several of the hijackers claim to be alive after the attacks. As already stated, the FBI provided a list of the alleged hijackers to the media just three days after the attacks, reportedly based on flight manifests, pay telephone records; phoned reports from passengers aboard the hijacked flights and evidence taken from a rental car found at Logan Airport.
345. I judge that the last item referred to is almost certainly planted evidence in the light of my judgment based on reasoned analysis of the lack of evidence regarding hijacked planes and hijackers; and the lack of forensic evidence recovered. The same judgment applies to the two passports allegedly found at the WTC complex.
346. According to the FBI press release, which claimed to have identified the 19 alleged hijackers, only six were accorded any date of birth at all:

Flight AA77

1) Satam Al Suqami - Date of birth used: June 28, 1976; Last known address: United Arab Emirates.

2) Waleed M Al Shehri - Dates of birth used: September 13, 1974/January 1, 1976/ March 3, 1976/ July 8, 1977/ December 20, 1978/ May 11, 1979/ November 5, 1979; Possible residence(s): Hollywood, Florida/ Orlando, Florida/ Daytona Beach, Florida; Believed to be a pilot.

3) Wail Al Shehri - Date of birth used: July 31, 1973; Possible residence(s): Hollywood, Florida, and Newton, Massachusetts; Believed to be a pilot.

4) Mohamed Atta - Date of birth used: September 1, 1968; Possible residence (s): Hollywood, Florida/ Coral Springs, Florida/ Hamburg, Germany; Believed to be a pilot.

5) Abdulaziz Al Omari - Date of birth used: December 24, 1972 and May 28, 1979; Possible residence: Hollywood, Florida; Believed to be a pilot.

Flight UA175

1) Marwan Al Shehhi - Date of birth used: May 9, 1978; Possible residence: Hollywood, Florida; Visa Status: B-2 Visa; Believed to be a pilot.

FBI National Press Office, Washington, D.C, 14 September 2001
<https://archives.fbi.gov/archives/news/pressrel/press-releases/fbi-announces-list-of-19-hijackers>

347. Even then, the dates of birth mentioned are only the ones 'used'. They have not been confirmed.
348. Here, I again draw on my experience as a counter-terrorist officer. The standard of identification for the police and the intelligence services is a name and a confirmed date of birth, preferably with a confirmed address. I cannot imagine that any investigating officer would have been happy to see their work represented as 'identification', when they knew it had failed the accepted standard. The media's claim – based on an official briefing – that the FBI had 'identified' the alleged hijackers is therefore highly misleading.

349. As already established, the mobile calls alleged to have made from the non-existent hijacked planes were not possible; there are no publicly available flight manifests to verify the claim and no publicly available, time and date stamped CCTV from the airports where flights AA11, AA77, UA175 and UA93 were alleged to have taken off.
350. Pay telephone records – also known as billing information, which the media also claimed helped identify the alleged hijackers – only show which phone number was used to call another. They are not intercepts or telephone or wire taps, as they are popularly known. These records therefore provide no information about who is making the calls or to whom the call is made. They cannot therefore be a method of identification. Yet, the 9/11 Commissioners conclude in their final report:

Atta and Al Omari arrived in Boston at 06:45. Seven minutes later, Atta apparently took a call from Marwan Al Shehhi, a longtime colleague who was at another terminal at Logan Airport. They spoke for three minutes. It would be their final conversation.

Page 1, 9/11 Commission Report, see also Page 451, Footnote 3, Chapter 1: 'The call was placed from a payphone in Terminal C'.

351. There is no source for the claim that Atta arrived in Boston at 06:45 (although it might logically follow to those who believe the alleged CCTV images above are not manipulated). Although the report qualifies its statement by saying that Atta 'apparently' took a call, it does not state how the Commission might have established this.
352. The trained investigator is taught not to presume, not to mix conjecture or comment with established fact. If they did, they would be disciplined. If they repeated that mistake, they would be removed from investigative work. This provides yet more proof of the negligent standards adopted by the 9/11 Commissioners, when faced with information from official sources.
353. Given the chaos created by the collapsing Towers in New York City, the FBI simply hadn't had time to conduct anything but the most preliminary of investigations, at this time.
354. The journalists who covered the FBI's release of this information were also negligent. They failed to make clear in their reports that the FBI had failed to actually provide the corroborating evidence they claimed their identifications were based on.
355. By 21st September 2001, the media was reporting that the FBI was reviewing 'the possibility that some of the identities are in question'. At the same time, the Telegraph quoted interviews with four of the alleged hijackers.

Nick Hopkins in New York, False identities mislead FBI
Guardian, 21 September 2001
<https://www.theguardian.com/world/2001/sep/21/afghanistan.september112>

David Harrison, Revealed: the men with stolen identities
The Daily Telegraph, 23 September 2001
<https://www.telegraph.co.uk/news/worldnews/middleeast/saudiArabia/1341391/Revealed-the-men-with-stolen-identities.html>

356. Two days later, the BBC reported:

FBI Director Robert Mueller acknowledged on Thursday that the identity of several of the suicide hijackers is in doubt.

No author, BBC, Hijack 'suspects' alive and well, 23 September 2001
http://news.bbc.co.uk/1/hi/world/middle_east/1559151.stm

357. Five weeks later – under the headline: ‘FBI: We Know Who Hijackers Were’ – the Associated Press reported that the FBI director had resolved the identities of the nineteen alleged hijackers and discovered where the conspiracy was planned:

‘We at this point definitely know the 19 hijackers who were responsible’, he said. ‘We have been successful in working with our foreign counterparts in identifying places where the conspiracy we believe was hatched as well as others who may have been involved in the conspiracy’.

Mueller provided no new information on the hijackers' identities beyond his statement at a briefing Friday for reporters. Neither did he name any of the places abroad where authorities now believe the conspiracy was initiated, or any of the other conspirators.

FBI: We Know Who Hijackers Were, Associated Press,
Baltimore Sun, 2 November 2001
<http://www.baltimoresun.com/news/custom/attack/bal-te.probe21sep21,0,5638651.story?coll=bal-attack-utility>

358. Mueller’s statement was made after the US – under the auspices of NATO – had invaded Afghanistan so he was no longer in a position to question the identities of the hijackers as he had earlier, without opening NATO member states to charges of waging war, given that the US was using the alleged hijackers’ membership of Al Qaeda as a false pretext for that military action.
359. He added no new evidence to back his statement that would explain why he had changed his mind from his earlier doubts over the alleged hijackers’ identities. Most people do not have time to read newspapers from cover to cover and glean information from the headline from an article and the first couple of paragraphs. In this case, that would mean they would wrongly have the impression that Mueller’s doubts had been assuaged due to new evidence.
360. This is a tactic that is often deployed by the dishonest. From this point onwards, the mainstream media virtually never questioned the identities of the alleged hijackers and virtually always presented their involvement as fact, even though the FBI failed to produce the original material which the media claimed the alleged hijackers had been identified from.
361. Although the 9/11 Commission final report mentioned witness statements from security staff who checked the alleged hijackers before they allegedly got on the planes, they were not in a position to identify the hijackers. At best, they could only state that men looking like they were of Middle Eastern descent carrying material identifying them as ‘Mohammed Atta’, for example, passed through security.
362. Given the above factors, it is not surprising that at least eight of the alleged hijackers have been reported to be alive, with the inference that their alleged involvement in 9/11 was a case of mistaken or stolen identity.

See also:

Daniel Sieberg, Expert: Hijackers likely skilled with fake IDs, CNN, 21 September 2001
<https://edition.cnn.com/2001/US/09/21/inv.id.theft/>

363. Here is the list with the source of the claim they were still alive after the 9/11 attacks.

Allegedly on Flight AA77

Khalid Al Mihdhar

Another suspect, Khalid Al Mihdhar, may also be alive.

BBC, 23 September 2001

http://news.bbc.co.uk/hi/english/world/middle_east/newsid_1559000/1559151.stm

Salem Al-Hazmi

Mr Al-Hazmi is 26 and had just returned to work at a petrochemical complex in the industrial eastern city of Yanbo after a holiday in Saudi Arabia when the hijackers struck.

David Harrison, Revealed: the men with stolen identities

The Daily Telegraph, 23 September 2001

<https://www.telegraph.co.uk/news/worldnews/middleeast/saudiArabia/1341391/Revealed-the-men-with-stolen-identities.html>

Allegedly on Flight AA11

Waleed M Al-Shehri

A pilot with Saudi Airlines, studying in Morocco.

CBS, 27 September 2001

<http://www.cbsnews.com/now/story/0,1597,311329-412,00.shtml>

Wail M Al Shehri

A man by the same name is a pilot, whose father is a Saudi diplomat in Bombay. 'I personally talked to both father and son today,' said Gaafar Allagany, head of the Saudi Embassy's information centre.

LA Times, 21 September 2001

<http://www.latimes.com/news/nationworld/nation/la-092101probe.story>

Abdulaziz Al Omari

Number 1

Al-Omari lives with his wife and four children in Saudi Arabia.

Mr. Al-Omari, a pilot with Saudi Airlines, walked into the US embassy in Jeddah to demand why he was being reported as a dead hijacker in the American media.

BBC, 23 September 2001

http://news.bbc.co.uk/hi/english/world/middle_east/newsid_1559000/1559151.stm

A pilot with Saudi Airlines, was astonished to find himself accused of hijacking as well as being dead and has visited the US consulate in Jeddah to demand an explanation.

Independent, 17th September 2001

http://news.independent.co.uk/world/middle_east/story.jsp?story=94438

Abdulaziz Omari

Number 2

A Saudi man has reported to authorities that he is the real Abdulaziz Al Omari, and claims his passport was stolen in 1995 while he studied electrical engineering at the University of Denver. Al Omari says he informed police of the theft.

ABCNews

http://abcnews.go.com/sections/us/DailyNews/WTC_suspects.html

I couldn't believe it when the FBI put me on their list. They gave my name and my date of birth, but I am not a suicide bomber. I am here. I am alive. I have no idea how to fly a plane. I had nothing to do with this.

The Daily Telegraph, 23 September 2001

<http://www.portal.telegraph.co.uk/news/main.jhtml?xml=/news/2001/09/23/widen23.xml>

Al Omari has since been found in Saudi Arabia and is apparently cleared in the case

New York Times, ibid

Saudi Embassy officials in Washington have challenged his identity. They say a Saudi electrical engineer named Abdulaziz Al Omari had his passport and other papers stolen in 1996 in Denver when he was a student and reported the theft to police there at the time.

BBC, 23 September 2001

http://news.bbc.co.uk/hi/english/world/middle_east/newsid_1559000/1559151.stm

Alleged to be on Flight UA175

Marwan Al Shehhi

Al Shehhi was described as extremely religious and withdrawn. While in Germany, he told his mother he would not return to the Emirates. She has said she thought someone was listening to their calls and threatening him to keep him from coming home.

CBS, 27 September 2001

<http://www.cbsnews.com/now/story/0,1597,311329-412,00.shtml>

Alleged to be on Flight UA93

Said Al Ghamdi

I was completely shocked. For the past 10 months I have been based in Tunis with 22 other pilots learning to fly an Airbus 320. The FBI provided no evidence of my presumed involvement in the attacks.

The Daily Telegraph, 23 September 2001

<http://www.portal.telegraph.co.uk/news/main.jhtml?xml=/news/2001/09/23/widen23.xml>

Asharq Al Awsat newspaper, a London-based Arabic daily, says it has interviewed Said Al Ghamdi.

BBC, 23 September 2001

http://news.bbc.co.uk/hi/english/world/middle_east/newsid_1559000/1559151.s

tm

Ahmed Al Nami

I'm still alive, as you can see. I was shocked to see my name mentioned by the American Justice Department. I had never even heard of Pennsylvania.

The Daily Telegraph, 23 September 2001

<http://www.portal.telegraph.co.uk/news/main.jhtml?xml=/news/2001/09/23/widen23.xml>

Others alleged by the FBI to be involved

364. Two other suspects reported by the FBI to be involved in the 9/11 attacks were also ruled out after one was established to be dead and the other cooperated with the FBI:

Adnan and Ameer Bukhari

We would like to correct a report that appeared on CNN. Based on information from multiple law enforcement sources, CNN reported that Adnan Bukhari and Ameer Bukhari of Vero Beach Florida, were suspected to be two of the pilots who crashed planes into the World Trade Centre.

CNN later learned that Adnan Bukhari is still in Florida, where he was questioned by the FBI. We are sorry for the misinformation.

A federal law enforcement source now tells CNN that Bukhari passed an FBI polygraph and is not considered a suspect. Through his attorney, Bukhari says that he is helping authorities.

Ameer Bukhari died in a small plane crash last year.

No author, FBI: Early probe results show 18 hijackers took part, CNN, September 13, 2001

<https://edition.cnn.com/2001/US/09/13/investigation.terrorism/>

365. The 9/11 Commissioners failed to consider this evidence in their enquiry and therefore did not seek to reconcile it with the claim that those mentioned above had allegedly died in the attacks. Nor did the Joint House-Senate Committee that produced a report on the attacks.

Joint Inquiry into Intelligence Community Activities Before and After the Terrorist Attacks of September 11, 2001

Report of the Senate Select Committee on Intelligence; The House Permanent Select Committee on Intelligence with additional views, 20 December 2002

366. Five years after the BBC's article questioning the identities of the hijackers, a BBC editor, Steve Herman, called the claims 'conspiracy theory' without conducting any further investigation into the primary source evidence behind the reports or mentioning that the original flight manifests had never been made public. He stated:

We recently asked the FBI for a statement, and this is, as things stand, the closest thing we have to a definitive view: **The FBI is confident that it has positively identified the nineteen hijackers responsible for the 9/11 terrorist attacks.**

Also, the 9/11 investigation was thoroughly reviewed by the National Commission on Terrorist Attacks Upon the United States and the House and Senate Joint Inquiry. Neither of these reviews ever raised

the issue of doubt about the identity of the nineteen hijackers,

Steve Herrmann, 9/11 Conspiracy theory, BBC, 27 October 2006
https://www.bbc.co.uk/blogs/theeditors/2006/10/911_conspiracy_theory_1.html

367. Herrman's claim is in fact an outright falsehood. As established here, neither the 9/11 Commissioners nor the joint House-Senate Committee reviewed the evidence 'thoroughly' with regard to the actual attacks. In any case, it is negligent journalism on the part of a BBC editor to simply accept the word of an official. Herrman should have demanded to see the evidence on which the FBI based its 'confident' assessment, which I have established here does not publicly exist as a primary source (see also **The media reports the collapse of WTC7 before it happened** below).
368. Given that it has already been proven beyond reasonable doubt that missiles not large Boeing jet airliners were used in the attacks on the WTC Towers and the Pentagon and the FBI failed to carry out any kind of rigorous investigation, we can conclude in judgment that it is far more likely the media reports of the alleged hijackers being alive are true than the conclusion of the 9/11 Commissioners that they died in the attacks, for which there is no evidence.
369. We might also reasonably conclude in judgment that some of those alleged to be involved may have been subject to identity theft, given that Al Omari reported that his passport had been stolen in 1995.

The Collapse of the WTC Towers

370. It is already established here that missiles impacted WTC1 and WTC2, not passenger planes. This means that any theory involving the impact of planes contributing to the cause of the collapse of the towers becomes redundant. However, in its research NIST accords the impacts of the alleged passenger planes with the properties of missiles, namely that they slice through reinforced concrete and steel:

the time it took for the collapse to initiate (56 minutes for WTC 2 and 102 minutes for WTC 1) was dictated by [...] the extent of damage caused by the aircraft impact. [...] NIST also did not find any evidence that missiles were fired at or hit the towers.

Q28, FAQs, NIST WTC Towers Investigation, updated 2021
<https://www.nist.gov/world-trade-center-investigation/study-faqs/wtc-towers-investigation>

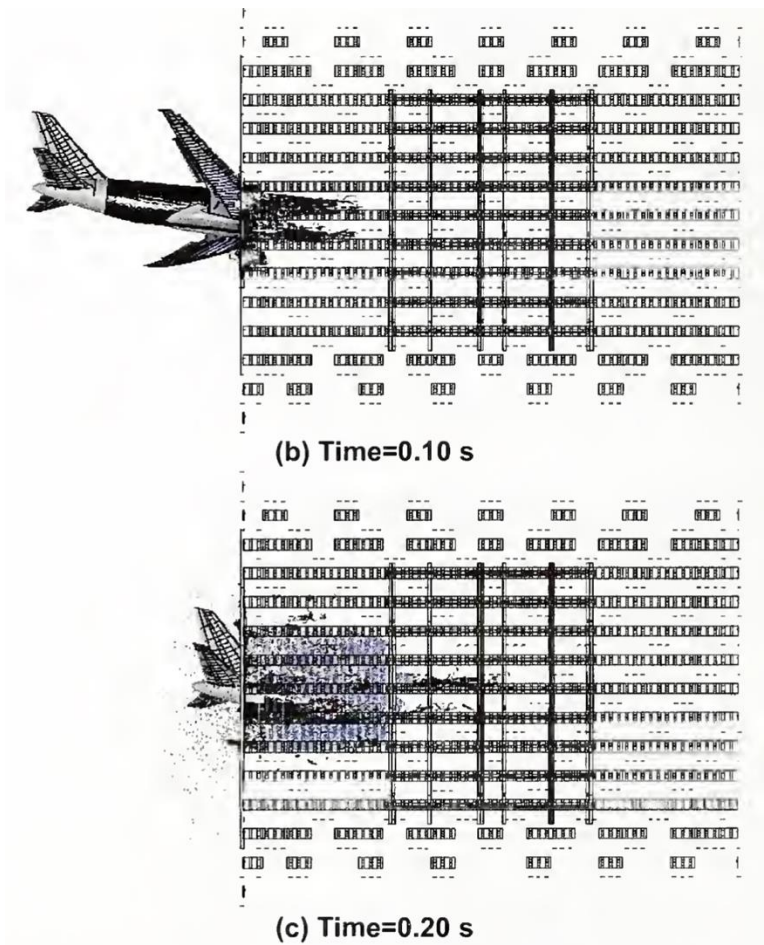


Figure 39. NIST's Figure 6-18, page 110, NCSTAR1, showing the immediate effect on the object impacting the building, in which it behaves with the penetrative properties of a missile, not a passenger jet liner made of low-density aluminium

371. We can therefore conclude that the fact that missiles and not passenger planes hit the buildings has no bearing on the conclusions of the researchers at NIST.
372. The claim that 'NIST did not find any evidence that missiles were fired at or hit the towers' is because they did not consider the NTSB data showing that the speeds of the objects impacting the Twin Towers, which, as already established here, shows they were going far too fast at that altitude to be passenger jet airliners (see **The impossible speeds** above).
373. The 9/11 Commissioners did not mention the collapse of WTC7 in their final report, even though the building is mentioned several times in the report and failed to include any evidence in their final report about the causes of the collapses of WTC1 and WTC2 or mention the temperature of the fires required to do this. Nor does the Joint House-Senate Committee report.
374. The 9/11 Commissioners do though make a highly misleading statement about WTC1 and WTC2 to support the theory that the WTC towers were collapsed by fire and gravity:

The interior core of the buildings was a hollow steel shaft, in which elevators and stairwells were grouped.

375. In fact, the interior core of WTC1 and WTC2 had 47 large steel box columns which were cross braced. At each floor, the 47 core columns were connected to the 236 steel perimeter box columns – themselves joined together with steel spandrels – with steel trusses, bolted to welded steel brackets on the columns. The trusses were covered with corrugated metal sheet and a layer of concrete.
376. The first report into the collapse of the WTC Towers was conducted by the Federal Emergency Management Agency (hereafter ‘FEMA’) into WTC7. It had no access to the site for the first 25 days after the attacks and had no authority to stop potentially vital evidence being removed from the site. It concluded that fires being the cause of collapse had a very low probability of occurrence:

The specifics of the fires in WTC 7 and how they caused the building to collapse remain unknown at this time. Although the total diesel fuel on the premises contained massive potential energy, **the best hypothesis has only a low probability of occurrence.** [My emphasis]

Chapter 5, World Trade Centre Building Performance Study
FEMA, May 2002
<http://www.fema.gov/library/wtcstudy.shtm>

The NIST account of the collapses of the WTC towers

377. Under the 2002 National Construction Safety Team Act (hereafter ‘NCST Act’), the National Institute for Science and Technology was mandated to establish the likely technical cause of building failures, particularly with regard to the three towers which collapsed on 9/11.

Sivaraj Shyam-Sunder et Al,
Federal Building and Fire Safety Investigation of the World Trade Centre Disaster: Final Report of the National Construction Safety Team on the Collapses of the World Trade Centre Towers, NIST, NCSTAR1,1 December 2005
<https://www.nist.gov/publications/federal-building-and-fire-safety-investigation-world-trade-center-disaster-final-report>
(Hereafter ‘the NIST NCSTAR1 report’)

NIST’s use of selective evidence

378. However, the researchers at NIST admit that their report does not actually deal with evidence observed after the collapse of each of the Twin Towers had begun:

The focus of the Investigation was on the sequence of events from the instant of aircraft impact to the initiation of collapse for each tower. For brevity in this report, this sequence is referred to as the ‘probable collapse sequence’, although **it does not actually include the structural behaviour of the tower after the conditions for collapse initiation were reached.** [My emphasis]

Page 80, Footnote 12, NIST NCSTAR1 report, December 2005

The results were a **simulation** of the structural deterioration of each tower from the time of aircraft impact **to the time at which the building became unstable, i.e., was poised for collapse.** [My emphasis]

379. In other words, the NIST report only produced a model to recreate the conditions up to the point of collapse of the Towers and ignored any subsequent data. This means that, when tasked with studying the collapse of the towers, NIST in fact ignores the actual collapses themselves. It is fundamentally dishonest to refer to the 'probable collapse sequence' in the absence of any evidence of the actual collapse. 'Putative collapse sequence' would be more accurate. If the researchers at NIST were honest, they would describe their findings as a 'study of the circumstances leading up to the point of collapse'.
380. Although they claim that the 'propagation of the collapse' did not require the same detailed study, this is anti-science and anti-reason. I conclude in judgment the methodology adopted by the researchers at NIST constitutes a fraudulent dereliction of duty under the Law and under the NCST Act, which in this respect conforms to the Law. It also constitutes the selective use of evidence, a technique which the powers-that-be often ascribe to 'conspiracy theorists'.
381. On these grounds alone, we have good reason to reject the NIST report on the grounds that it does not meet the standards of objective scientific enquiry, which seeks to test hypotheses by reference to all the data which can reasonably be gathered. I will however examine some of the claims made in the report.

NIST's findings set in context

382. Starting in August 2002. NIST's Building and Fire Research Laboratory created a computer model incorporating their metallurgy research, with video and photographs and eyewitness accounts to simulate the collapses:

NIST used two methods to estimate the maximum temperatures that the steel members had reached:

Observations of paint cracking due to thermal expansion. Of the more than 170 areas examined on 16 perimeter column panels, only three columns had evidence that the steel reached temperatures above 250 C [...]. Only two core column specimens had sufficient paint remaining to make such an analysis, and their temperatures did not reach 250 C. [...]

Observations of the microstructure of the steel. High temperature excursions, such as due to a fire, can alter the basic structure of the steel and its mechanical properties. Using metallographic analysis, NIST determined that there was no evidence that any of the samples had reached temperatures above 600 C.

Page 90, NIST NCSTAR 1 report, December 2005

<https://www.nist.gov/publications/federal-building-and-fire-safety-investigation-world-trade-center-disaster-final-report>

383. An honest scientific enquiry would have sought to replicate the circumstances of the actual event. In other words, the scientists at NIST should have subjected the steel recovered from the WTC complex, to the hottest substance present in the scenario of a passenger plane hitting a steel-framed building, which would be airline fuel or kerosine, which combusts at around 220C.

<http://large.stanford.edu/courses/2014/ph240/ukropina2/>

384. Kerosine would not therefore combust at a sufficiently high temperature to weaken the steel frames of WTC1 and WTC2:

The strength of steel remains essentially unchanged until about 600°F [315°C]. The steel retains about 50% of its strength at 1100°F [595°C].

11.2.5, Steel Exposed to Fire, American Institute of Steel Construction
<https://www.aisc.org/steel-solutions-center/engineering-faqs/11.2.-steel-exposed-to-fire/#9370>

385. Even then, a 50% loss of strength is still insufficient, by itself, to explain the WTC collapse:

The temperature of the fire at the WTC was not unusual, and it was most definitely not capable of melting steel. [...]

The WTC, on this low-wind day, was likely not stressed more than a third of the design allowable. [...] **Even with its strength halved, the steel could still support two to three times the stresses imposed by a 650°C fire.** [My emphasis]

T W Eagar and C Musso

Why Did the World Trade Centre Collapse? Science, Engineering, and Speculation,
Journal of the Minerals, Metals and Materials Society, 53/12:8-11, 2001

386. The observation that even with its strength halved the steel could still support two or three times the stresses imposed by a 650°C fire is supported by the following skyscrapers not collapsing, even though they burned longer, more intensely and most likely hotter than any of the WTC towers:

One Meridian Plaza



Figure 40. On 23rd February 1991, One Meridian Plaza, a 38-storey skyscraper in Philadelphia, was subject to raging fires for 18 hours, causing

the granite to crack but did not collapse at all.

The First Interstate Bank



Figure 41. On 4th May 1988, the First Interstate Bank, a 62-story skyscraper in Los Angeles caught fire for three and a half hours. In spite of the total burnout of four and a half floors, there was no damage to the main structural members and only minor damage to one secondary beam and a small number of floor pans.

1 New York Plaza



Figure 42. On 5th August 1970, 1 New York Plaza, a 50-story office tower less than a mile from the World Trade Centre complex, burned for more than

six hours, suffering an explosion at one point. It did not collapse

Beijing Mandarin Oriental Hotel



Figure 43. On 9th February 2009, the Hotel Mandarin Oriental 520-foot-tall skyscraper in Beijing, was engulfed by fire for at least three hours, no large portion of the structure collapsed

387. This is supported by the above NIST research, in which the steel columns recovered from the site of the attack did not reach ‘a temperature of 250°C’, when tested. There is no explanation of how the steel could even begin to reach temperatures of 600°C in the real-case scenario, a temperature which NIST concludes they did not reach in any case.
388. In summary, NIST came to the following conclusions about the collapses of the Twin Towers:

Based on its comprehensive investigation, NIST concluded that the WTC towers collapsed because:

(1) the impact of the planes severed and damaged support columns, dislodged fireproofing insulation coating the steel floor trusses and steel columns, and widely dispersed jet fuel over multiple floors; and

(2) The subsequent unusually large number of jet-fuel ignited multi-floor fires (which reached temperatures as high as 1,000 degrees Celsius, or 1,800 degrees Fahrenheit) significantly weakened the floors and columns with dislodged fireproofing to the point where floors sagged and pulled inward on the perimeter columns. This led to the inward bowing of the perimeter columns and failure of the south face of WTC 1 and the east face of WTC 2, initiating the collapse of each of the towers.

389. I judge that that NIST's assertion that its investigation was 'comprehensive' is fraudulent, given the authors of the report admit they only considered evidence up to the point of collapse.

390. First, let us examine the claim about the temperatures. Normal building fires and hydrocarbon fires like those caused by jet fuel can generate temperatures up to about 1,100°C but these are the highest air temperatures possible, not the temperature of steel, as admitted by NIST in its final report:

the cooler parts of this upper layer were at about 500°C, and in the vicinity of the active fires, the **upper layer air temperatures reached 1,000°C.**
[My emphasis]

Page 28, and Figure 6-36, Page 127
NIST NCSTAR1 report, December 2005

391. In combustion science, there are three basic types of flame: a jet burner, a pre-mixed flame, and a diffuse flame. In a diffuse flame, the fuel and the oxidant are not mixed before ignition but flow together in an uncontrolled manner and combust when the fuel/oxidant ratios reach values within the flammable range. Because the fuel and air in a diffuse flame are not mixed to an optimum ratio, diffuse flames generate the lowest heat intensities of the three flame types. This is why the temperatures in a residential fire are usually in the 500°C to 650°C range

A E Cote, editor, Fire Protection Handbook, 17th Edition
Quincy, Maine: National Fire Protection Association, 1992

392. The fires observed at the WTC complex were not only diffuse fires but were clearly burning at the lower temperature range, as evidenced by the presence of thick black smoke coming from the towers, which would not be present if the fires were burning at a higher temperature.

393. The resistance of the steel to the actual temperatures is supported by the findings of Underwriters Laboratories Inc who were tasked by NIST to conduct tests to obtain information on the fire endurance of trusses like those in the WTC towers:

All four test specimens sustained the maximum design load for approximately 2 hours without collapsing.

Page 143, NIST NCSTAR1 report, December 2005

Alleged aircraft damage done to the Twin Towers

394. Neither of the Twin Towers burned for anywhere near two hours. NIST therefore accepted that a conventional fire could have not caused WTC1 and WTC2 to collapse so concluded that the impact damage the aircraft caused to the fire-proofing insulation while severing the buildings' core columns led to fire and gravity inducing the collapse:

the impact of the planes severed and damaged support columns, dislodged fireproofing insulation coating the steel floor trusses and steel columns, and widely dispersed jet fuel over multiple floors.

395. The lightweight, low-density aluminium of a commercial aircraft cannot 'sever' through concrete and steel, no matter how fast it is going and how much momentum it has. The image below shows what happens to a passenger plane when its nose hits a bird made of low-density feathers, flesh and bone, which can weigh no more than a few kilos. Each of the WTC towers weighed an estimated 500,000 tons. NIST scientists do not seem to understand the fundamental 'laws' of physics.



Figure 44. Image showing damage to a plane hit by a bird, made of low-density flesh and bone

Source:

Matt Payton, Bird hits passenger jet landing at Heathrow leaving a large bloody dent on its nose, Independent, 13 March 2016
<https://www.independent.co.uk/news/uk/home-news/bird-hits-passenger-jet-landing-at-heathrow-leaving-a-large-bloody-dent-on-its-nose-a6928781.html>

396. As already established above, NIST does not address the radar evidence gathered by the NTSB to show that both objects are traveling far too fast at that altitude to be Boeing 767s. A missile could of course cause the kind of damage to the buildings that NIST presents in their models.
397. There are a number of problems with the hypothesis put forward by NIST at point 2 above:
- Floors sagged and pulled inward on the perimeter columns. This led to the inward bowing of the perimeter columns and failure of the south face of WTC 1 and the east face of WTC 2, initiating the collapse of each of the towers.
- Point 2, *Ibid.*
398. The scientists at NIST believe that the downward force of this material on the intact structure below caused the rapid collapse of these floors of the building, sometimes referred to as the 'piledriver' theory. Where does the downward force of momentum come from? Only around three floors of either of the Twin Towers suffered damage from the impacts. Given that each Tower was around

415 metres high and there were 110 storeys, each floor would be around 3.7 metres in height.

399. Even if these three floors had been completely removed instantly, there would only have been a fall of around eleven and a half metres in the case of both Twin Towers. That would mean that fewer than twelve floors fell on to fewer than 98 floors in the case of WTC1 and fewer than 28 floors fell onto fewer than 82 floors in the case of WTC2. So where does the momentum come from to collapse the intact floors below each impact zone.
400. Using the formula, $y=1/2gt^2$, where $y=415m$ and $g=9.8\text{ ms}^{-2}$, we can calculate the time, t , it would take for a dense object to fall from the top of each of the Twin Towers to the street level. Given that the two towers were approximately 415 metres tall, the result is $t=9.2$ seconds. NIST reports the time of the collapse of WTC2 to be nine seconds and WTC1 eleven seconds, meaning the former collapsed at free-fall speed, and the latter just slightly slower.
401. This means that the floors below the impact zone offered absolutely no resistance to the material descending on it, when in reality the kinetic energy would be distributed across the remaining reinforced concrete and steel in each tower – fewer than 98 floors in the case of WTC1 and fewer than 82 floors in the case of WTC2. Where is the delay consistent with the conservation of momentum, one of the foundational 'laws' of physics?
402. In some images of the collapse of WTC2, it can be observed that the floors above the impact zone do begin to twist as one block as if it is about to topple from the structure.



Figure 45. An image of the beginning of the collapse of WTC2, showing about thirty storeys of the building toppling over

403. This in itself disproves NIST's 'piledriver' theory, as the mass is not descending on the remaining floors but is falling to one side. This is why NIST chose only to model scenarios up to the point of collapse. The evidence which emerges after that wholly disproves their hypothesis, despite the claims of NIST to the contrary:

Once the collapse had begun, the propagation of the collapse was readily explained without the same complexity of modeling.

Q10, FAQs, NIST WTC Towers Investigation

<https://www.nist.gov/world-trade-center-investigation/study-faqs/wtc-towers-investigation>

404. So where does this enormous block of nearly thirty floors go? Why isn't it observed later on the ground after completing its descent?
405. In any case, the seismic data gathered by Dr Judy Wood and presented in her research is not consistent with massive blocks of concrete and steel impacting the ground, as would logically follow in the NIST scenario.
406. Again, evidence observed in the image above and in the video footage of the collapses, which the researchers at NIST admit they ignored in their computer models, shows all three towers which collapsed that day quickly turn to dust in the rapid descent. So what might cause this?

The case for thermite or thermate being used to collapse the Towers

Dr Stephen E Jones's research

407. In 2006, Stephen Jones, a professor of physics at Brigham Young University in Utah, published an academic paper, *Why Indeed Did the WTC Buildings Completely Collapse?*, which gathered evidence indicating that it was more likely that the Towers had been collapsed by a controlled demolition using thermite – a combination of aluminium and iron oxide – or thermate – thermite with barium nitrate and sulphur – to cut the steel beams of the towers and explosives, rather than being collapsed by fire and gravity. Thermate was developed by the US military.

<http://www.dodtechmatch.com/DOD/Patent/PatentDetail.aspx?type=description&id=6766744&HL=ON>



Figure 46. Details of two images from Jones's research, page 32, showing remaining steel columns cut at an angle of 45 degrees, a feature of controlled demolition using thermite/thermate

408. Some individuals have suggested that the straight cuts observed in the images above may have been made with an oxy-acetylene torch by workers cutting up the steel into more manageable pieces in preparation for their removal from the WTC complex. However, this is disproved by phenomena observed by Jones:

The uneven cut at the back of the column and the clinging previously-molten metal on both the outside AND the inside of the column [left image, above] suggesting this was NOT cut using an oxy-acetylene torch, but rather that a highly exothermic chemical reaction was involved in cutting through this steel column.

Page 32, *Why Indeed Did the WTC Buildings Completely Collapse?*
 Stephen E Jones, *Journal of 9/11 Studies*, September 2006/Volume 3

409. In addition, cutting the steel beams at a 45° angle would take much longer, using more energy, leaving the steel in a more hap-hazard shape to remove. If you look closely, you can also observe that the two left corners were not cut with thermite but show evidence of being subject to explosives. This is a hallmark of a controlled demolition in which 90% of a steel beam is cut at an angle of 45 degrees – a horizontal cut would risk the top section remaining in place on the section underneath – using thermite then the remaining ten percent is removed with explosives.
410. Jones also draws attention to images of WTC2 which shows yellow-to-white hot molten metal dripping from the building, evidence consistent with a highly exothermic reaction, just minutes before its collapse:

The yellow colour implies a molten-metal temperature of approximately 1000°C, evidently above that which the dark-smoke hydrocarbon fires in the Towers could produce.



Figure 47. Two images taken from photographs in Jones's research, Page 12, showing the molten metal dripping from WTC2, shortly before its collapse

411. According to Jones, the presence of this molten iron:

is in fact consistent with a thermite-reaction attacking the steel columns in the Tower, thus weakening the building just prior to its collapse, since thermite produces molten iron at yellow-to-white hot temperatures.

Also, the fact that the liquid metal retains an orange hue as it nears the ground [above right] further rules out aluminium, and suggests a mid-flight thermite reaction (typical of thermite).

Ibid.

412. Although researchers at NIST have claimed that this is molten aluminium from the alleged plane, it is an orange/yellow/white molten metal, not a silvery molten metal, consistent with dripping molten aluminium. Jones has disapproved by experimental observation, the very 'bread and butter' of scientific enquiry, that all the assertions by NIST to try to explain away this phenomenon are baseless.

Pages 13-17, Why Indeed Did the WTC Buildings Completely Collapse?
Stephen E Jones, Journal of 9/11 Studies, September 2006/Volume 3
<https://citeseerx.ist.psu.edu/document?repid=rep1&type=pdf&doi=6d338abf3fd7431edce1dd08806d2f2c51e52e4b>

413. Once again, the researchers at NIST have proven they are incapable of carrying out honest, basic scientific enquiry to test their hypotheses. Jones also cites a peer-reviewed paper which subjected steel recovered from the site of the collapse of WTC7 to a formal study of microstructural changes observed within it in support of his observations:

Rapid deterioration of the steel was a result of heating with oxidation in combination with intergranular melting due to the presence of sulfur. The formation of the eutectic mixture of **iron oxide and iron sulfide lowers**

the temperature at which liquid can form in this steel. This strongly suggests that the temperatures in this region of the steel beam approached ~1000°C by a process similar to making a 'blacksmith's weld' in a hand forge. [My emphasis]

J R Barnett et Al, An Initial Microstructural Analysis of A36 Steel from WTC Building 7, *Journal of the Minerals, Metals and Materials Society*, 53/12:18, 2001

See also <http://www.911research.wtc7.net/wtc/evidence/metallurgy/index.html>

414. The presence of sulphur indicates the use of thermate, a combination of thermite and sulphur, which accelerates the destructive effect on steel and – unlike thermite which simply burns at a high temperature – is also explosive. Creating a thermite reaction requires temperatures much higher than the combustion temperatures of jet fuel or office materials. Jones subjected thermite to a temperature of around 1700°F – about 930°C – but it did not ignite at this temperature.
415. In another experiment, Jones triggered the thermite reaction by burning a magnesium strip in contact with the thermite, leading him to suggest that an electrical superthermite 'match' could have remotely triggered the thermite via radio signal. Again, I judge that this level of technical expertise is not consistent with insurgent groups being behind 9/11 and instead points to elements of government, most likely the US military.

Pages 17-18, Why Indeed Did the WTC Buildings Completely Collapse?
Stephen E Jones, *Journal of 9/11 Studies*, September 2006/Volume 3

NASA data

416. Jones's findings are supported by data gathered by the National Aeronautics and Space Administration (hereafter 'NASA') using an Airborne Visible/Infrared Imaging Spectrometer (hereafter 'AVIRIS'). AVIRIS records the near-infrared signature of heat remotely by measuring upwelling spectral radiance in the visible through short-wavelength infrared spectrum.
417. NASA flew AVIRIS over lower Manhattan at mid-day on 16th September 2001 and 23rd September 2001.
418. The map below is a computer-generated image that converts the results of the infrared scan into a colour image. The images show significant thermal hotspots for 16th September 2001, close to where WTC1, WTC2 and WTC7 had collapsed five days earlier, which were no longer present a week later, when NASA passed AVIRIS over the site again.

Roger N Clark, US Geological Survey, first published September 2001
<https://pubs.usgs.gov/of/2001/ofr-01-0429/thermal.r09.html>

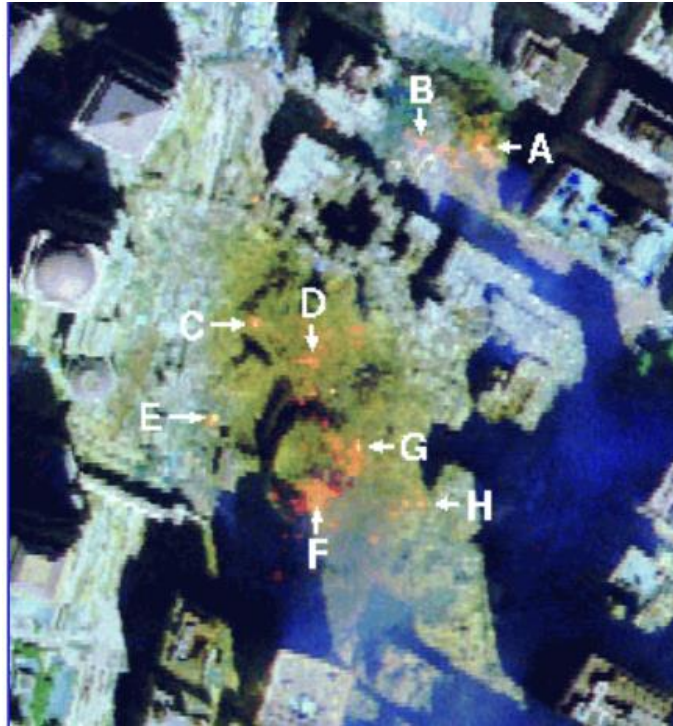


Figure 48. Results of Airborne Visible/Infrared Imaging Spectrometer (AVIRIS) remote sensing data and interpretations show the distribution and intensity of thermal hot spots in the area in and around the World Trade Centre on 16th September 2001, five days after the 9/11 attacks

419. Analysis of the data indicates that the temperatures ranged from 430°C to 750°C.

	Location		Temperature	Area	
Hot Spot	N Latitude	W Longitude	(Kelvin)	% FOV	sq meter
A	40° 42' 47.18"	74° 00' 41.43"	1000	15	0.56
B	40° 42' 47.14"	74° 00' 43.53"	830	2	0.08
C	40° 42' 42.89"	74° 00' 48.88"	900	20	0.8
D	40° 42' 41.99"	74° 00' 46.94"	790	20	0.8
E	40° 42' 40.58"	74° 00' 50.15"	710	10	0.4
F	40° 42' 38.74"	74° 00' 46.70"	700	10	0.4
G	40° 42' 39.94"	74° 00' 45.37"	1020	1	0.04
H	40° 42' 38.60"	74° 00' 43.51"	820	2	0.08

Figure 49. Table showing temperatures recorded by AVIRIS at the WTC complex five days after the 9/11 attacks. To convert temperatures from Kelvin into Celsius, subtract 273. Position accuracy is +/- six metres

420. The researchers at NIST did not consider this data as they only studied data up to the moment of collapse. Under the NIST hypothesis that office fires induced by jet fuel collapsed the buildings, there can be no explanation of why there are temperatures ranging from 430°C to 750°C observed five days after the 9/11 attacks. These temperatures could be consistent though with the

presence of molten iron, resulting from an earlier thermite or thermate reaction, which does not require oxygen to burn and was insulated by the ground and material falling on top of it.

421. This data also disproves claims by certain individuals that clearance workers observed pools of molten iron at the WTC complex weeks after the 9/11 attacks as the temperatures have disappeared by 23rd September 2023. If these reports are true, the molten iron would have had to be added after that date, meaning that it did not result from the attack on the WTC complex.
422. These levels of temperature – combined with the freefall collapse, allowing for air resistance, of all three towers into their respective footprint and witness reports of explosions – lead Jones to theorise that the WTC towers were collapsed as a result of a conventional controlled demolition:

Highly exothermic reactions other than jet-fuel or office-material fires, such as thermite reactions which produce white-hot molten metal as an end product, are clearly implied by the data. In addition, the use of explosives such as HMX or RDX should be considered.

Page 19, Why Indeed Did the WTC Buildings Completely Collapse?
Stephen E Jones, Journal of 9/11 Studies, September 2006/Volume 3

Niels Harrit et Al's research

423. In June 2007, Jones observed distinctive bi-layered chips, with both a red and a grey layer, in a sample of the WTC dust. Initially, it was suspected these might be dried paint chips.
424. Jones then worked with Dr Niels Harrit, a senior researcher in the Department of Chemistry at the University of Copenhagen, Denmark, and others to subject the chips – recovered from the WTC complex by four independent members of the public after requests from the researchers – to physical, chemical and thermal tests.



Figure 50. Map at Figure 1 in Harrit et Al's paper showing where the four samples of dust analysed were collected in relation to the WTC complex

425. In 2009, they published *Active Thermitic Material Discovered in Dust from the 9/11 World Trade Centre Catastrophe*.

Niels H Harrit et Al, *The Open Chemical Physics Journal*, 2, 7-31, 2009
<https://benthamopen.com/contents/pdf/TOCPJ/TOCPJ-2-7.pdf>

426. Their research established that tiny red- and grey-sided chips – whose structure was consistent from one sample to the next – in the dust were not material covered in paint but were instead an unnatural, manufactured material.
427. The paper established that these chips shared a very specific three-dimensional structure, chemical composition, and ignition behaviour, concluding they were aluminothermic nano-composite pyrotechnics, advanced manufactured materials that may only have been invented as late as the mid-1990s.
428. I rely upon Jim Hoffman's simplified description of Harrit et Al's experiments, published on the 9/11 research site, to understand their findings.

Jim Hoffman, *Three Points of Active Thermitic Material Discovered in Dust from the 9/11 World Trade Centre Catastrophe that Anyone Can Understand*, 26 April 2009,
https://911research.wtc7.net/essays/thermite/thermitics_made_simple.html

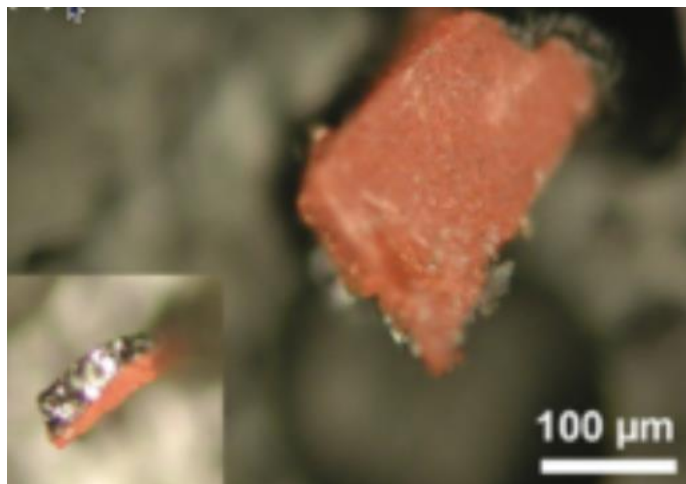


Figure 51. A close-up of Harrit et Al's Figure 2, showing one of the red-grey chips. A 'µm' is a millionth of a millimetre. The length of the 100 µm bar in the Figure above is therefore one tenth of a millimetre – about the width of a human hair

429. Using a scanning electron microscope, Harrit et Al established that the red layer in the Figure immediately above was a nano-engineered composite, 40 nanometers thick, with grains of only about 100 nanometers in diameter. The particles are highly uniform in size and shape mixed in a highly consistent composition throughout the material.
430. Harrit subjected the chips to X-ray energy-dispersive spectroscopy, then examined them using a scanning electron microscope to determine their chemical composition. He found they contained abundant aluminium – largely in a pure, elemental form, and iron and oxygen in proportions consistent with the most common thermite formulation.

431. Using a differential scanning calorimeter, he then measured the flow of heat into and out of the sample as its temperature was increased. When the samples were heated to around about 430°C, they combusted in a reaction that eventually reached at least 1,535°C.
432. As already observed, although building rubble can contain flammable materials, it is not possible that materials in the Twin Towers or residues of them formed in the buildings' destruction would be capable of producing temperatures above the melting point of iron.

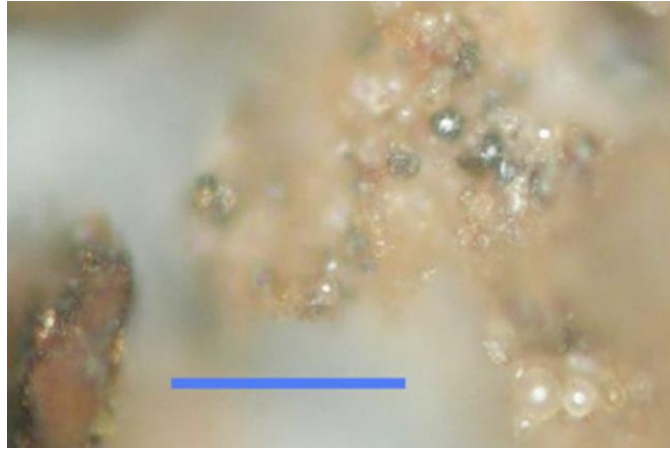


Figure 52. sample image taken from Niels et Al's Figure 20, showing photomicrographs of residues from red/grey chips ignited in the DSC. Notice the shiny-metallic spheres and also the translucent spheres. Each blue scale-marker represents 50 microns.

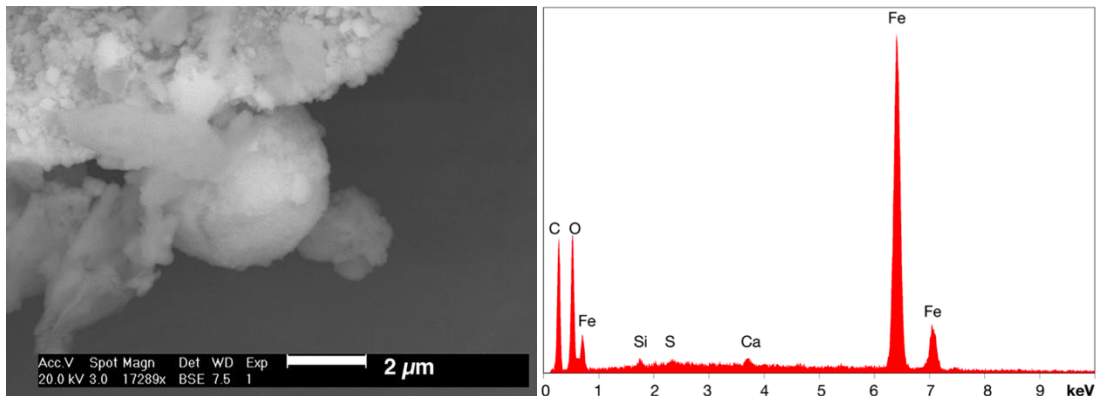


Figure 53. Images taken from Niels et Al's Figure 21, showing a spheroid found in the post-DSC residue the corresponding XEDS spectrum, showing it is rich in iron. (The carbon peak must be considered indeterminate here since this sample was flashed with a thin carbon layer in order to preclude charging under the electron beam)

433. The iron-rich spheroids, see Figure above, formed by heating the chips in this manner matched those found in abundance in all four of the samples of WTC dust studied, and those produced by the reaction of commercial thermite, both in appearance and in chemical composition.

434. It is simply not possible that the material could have been formed spontaneously through any random process like the total destruction of the Twin Towers or that the material was present in the Towers for some innocent reason:

The chips are clearly the unexploded remains of a pyrotechnic material – likely a high explosive – that was present in the Twin Towers in large quantities. Reasonable estimates of tonnage of material based on the abundance of red-gray chips in the dust range from the tens into the hundreds. [...]

The progressive detonation of so many tons of Tower from top to bottom, and the incredible thoroughness of the destruction [...] left virtually no recognisable building components other than the heavy steelwork and cladding, and no traceable fragment of more than 1,000 human bodies.

Jim Hoffman, Three Points of Active Thermite Material Discovered in Dust from the 9/11 World Trade Centre Catastrophe that Anyone Can Understand, 26 April 2009,
https://911research.wtc7.net/essays/thermite/thermitics_made_simple.html

435. I therefore conclude in judgment that all three towers were more likely deliberately subject to controlled demolitions, partly using thermite/thermate or a similar substance, than they collapsed due to fire and gravity, given that
- i. molten iron, likely from an exothermic reaction, is seen to drip from WTC2 before it collapses;
 - ii. the presence of the red- and grey-sided chips, which behave like thermite/thermate or a similar substance;
 - iii. NIST not considering the above;
 - iv. NIST ignoring an image of the collapse of WTC2, showing that the collapsing floors do not impact the extant floors squarely, required for the 'piledriver' effect, and would instead fall to one side.
 - v. NIST ignoring the fact that the three towers all fall at freefall speed, allowing for air resistance, a characteristic of controlled demolition;
 - vi. NIST ignoring the fact that WTC7 is hit by dense material thrown around 100 metres from WTC1, when it collapsed, which would require enormous amounts of energy not accounted for in the NIST hypothesis;
 - vii. the NIST hypothesis being based on selective evidence, which also ignores the 'laws' of physics, particularly with regard to lightweight, low-density aluminium slicing through more dense concrete and steel and the failure to understand the physics of momentum.

Controlled demolition

436. NIST rejected the controlled demolition hypothesis for the following reasons:

the collapse was initiated in the impact and fire floors of the WTC towers and nowhere else, and;

the time it took for the collapse to initiate (56 minutes for WTC 2 and 102 minutes for WTC 1) was dictated by (1) the extent of damage caused by the aircraft impact, and (2) the time it took for the fires to reach critical locations and weaken the structure to the point that the towers could not resist the tremendous energy released by the downward movement of the

massive top section of the building at and above the fire and impact floors.

Video evidence also showed unambiguously that the collapse progressed from the top to the bottom, and there was no evidence [...] of any blast or explosions in the region below the impact and fire floors as the top building sections (including and above the 98th floor in WTC 1 and the 82nd floor in WTC 2) began their downward movement upon collapse initiation.

In summary, NIST found no corroborating evidence for alternative hypotheses suggesting that the WTC towers were brought down by controlled demolition using explosives. [...] Photographs and videos from several angles clearly show that the collapse initiated at the fire and impact floors and that the collapse progressed from the initiating floors downward until the dust clouds obscured the view.

Q28, FAQs, NIST WTC Towers Investigation, updated 2021

<https://www.nist.gov/world-trade-center-investigation/study-faqs/wtc-towers-investigation>

437. Although the collapses of WTC1 and WTC2 do not show collapse from the bottom, a characteristic of a conventional controlled demolition, this would have been too obvious to witnesses on the day. Given these circumstances, those responsible had to conceal what they were doing by collapsing the Twin Towers from the top. Watching footage of the collapses, it is clear that the sections of the Towers above the impact zones are subject to demolition from their lowest point, as in a conventional controlled demolition. As this process is completing, the extant floors are destroyed from the impact zone downwards.
438. As also already established, the image of the beginning of the collapse of WTC2 above shows that the floors above the impact zone twisted to one side rather than impacting the extant floors like a piledriver and in any case did not have the momentum to crush these floors.
439. Given that the NIST site was updated in 2021, the scientists there failed to consider evidence and research which had emerged since it published the NCSTAR1 report into the collapses in 2005, namely:
 - i. Stephen E Jones research showing evidence that thermite/thermate or a similar substance created molten metal via exothermic reactions, which was not aluminium, as suggested by NIST
 - ii. Niels Harrit et Al's research showing that red- and grey-sided chips recovered from dust present at the WTC complex at the time of the attacks were a pyrotechnical material which when heated created an exothermic reaction;
 - iii. Judy Wood and Morgan Reynolds research showing that DEWs brought down the Towers and caused other damage that day only consistent with the firing of these weapons.
440. The collapse of WTC7, not considered in NIST's NCSTAR 1 report or mentioned in the answer to the question above, does though have all the hallmarks of a conventional controlled demolition, with the collapse sequence beginning in the middle of the building at the top to ensure the building falls into its own footprint and the bottom floors being removed by explosives to initiate the collapse:



Figure 54. Image showing WTC7 as it begins to collapse in the middle taken from World Trade Centre Building 7 Collapse (WTC7), Ron South channel, YouTube, 9 April 2020

World Trade Centre Building 7 Collapse (WTC7)
 Ron South channel, YouTube, 9 April 2020
<https://www.youtube.com/watch?v=1jQaJFNWqtc>

441. In addition, many witnesses at the World Trade Centre Complex on the day of the attacks reported hearing explosions, not linked to the two objects hitting the Twin Towers, evidence which the researchers at NIST did not consider. For example, William Rodriguez, the janitor at WTC1, has related how he heard explosions before the first object hit that Tower.

I told the 9/11 Commission about the explosions and the events on the sub-basement on that day. They did not put it in the final report. [...]

My basis was, like I told the Commission, there was an explosion that came from under our feet, we were pushed upwards lightly by the effect. I was on basement level 1 and it sounded that it came from B2 and B3 level.

Rapidly after that we heard the impact far away at the top. My assertions are [that] my 20 years' experience there and witnessing prior to that many other noises [enable me] to conclude without any doubt where the sounds were coming from.

2ND- Some of the same people that I saved gave testimonies in interviews of the same experience prior to my actually being reunited with them after the event.

William Rodriguez, private communication with Dr Stephen Jones, November 2005 quoted in:
 Why Indeed Did the World Trade Centre Buildings Completely Collapse,
 Stephen E Jones, 2005
<http://www.journalof911studies.com/volume/200609/WhyIndeedDidtheWorldTradeCenterBuildingsCompletelyCollapse.pdf>

442. Many other witnesses, for example the firemen in situ that day, have reported explosions in and around the Towers, not linked to the original impacts.

443. Some commentators have suggested that the fires in the Towers may have ignited gas appliances in kitchens, causing explosions but I can find no evidence that the Towers had gas appliances. In any case, these would not explain explosions heard around the buildings.
444. With the exception of William Rodriguez, the 9/11 Commission failed to hear witnesses to explosions or take any evidence of explosions on the day. This constitutes yet another fraudulent dereliction of duty in their investigation, which has caused extensive, severe and chronic harm, loss and injury in law to many millions of men, women and children.
445. I therefore conclude in judgment that the scientists at NIST engaged in disinformation and propaganda, not science, in order to cover up the fact that elements of the US state were responsible for the attacks on, and the collapse of the three WTC towers.
446. A controlled demolition in this manner would though require extensive undetected access to the three WTC towers which collapsed to place thermite/thermate and explosive charges at hundreds of thousands of joists, working on the principle that there are 47 core columns, 236 outer columns and 110 storeys in the case of each of the Twin Towers. Although these explosive charges would create some dust, it would require a far greater amount and concentration of energy to convert the masonry and the steel into the super-fine dust observed in images captured on the day of 9/11 (see **Dustification of the Towers** below).



Figure 55. 'Mostly unburned paper mixes with the top half of the Twin Towers. As seen a block away, a large portion of the towers remains suspended in air. This dust looks deeper than one inch. Most of the curb looks filled in'

Source: Page 3, Judy Wood and Morgan Reynolds
Star Wars Beam Weapons and Star Wars Directed Energy Weapons, 2006
<https://www.drjudywood.com/articles/DEW/>
See also 'Kingdome debris' under same reference

447. The researchers at NIST simply ignore any evidence which undermines their dilatory research. In his study, Jones draws attention to this with regard to NIST's computer modelling, which was highly unscientific in that it rejected data and manipulated the models to arrive at a preconceived conclusion, that fires ostensibly caused the collapse of all three towers:

NIST constructs a computer model – but realistic cases do not actually lead to building collapse. So they 'adjust' inputs until the model finally shows collapse initiation for the most severe cases. The details of these 'adjustments are hidden from us, in their computerised hypotheticals, but 'the hypothesis is saved'.

Page 43, Why Indeed Did the World Trade Centre Buildings Completely Collapse, Stephen E Jones, 2005
<http://www.journalof911studies.com/volume/200609/WhyIndeedDidtheWorldTradeCenterBuildingsCompletelyCollapse.pdf>

448. As already observed here, this has been a prevailing theme of the approach of official investigators into 9/11. They do what they accuse 'conspiracy theorists' of: manipulating data to arrive at a preconceived conclusion. However, as also observed here, independent and largely unpaid investigators have done the work of scientists, researchers and journalists to objectively gather and establish the veracity of evidence, subjected it to reasoned analysis and then had their information peer-reviewed by their colleagues.

NIST's conclusions on the WTC7 collapse

449. In 2008, NIST published its final report on the collapse of the 47-storey WTC7 building.

Sivaraj Shyam-Sunder et Al,
Federal Building and Fire Safety Investigation of the World Trade Centre Disaster:
Final Report of the National Construction Safety Team on the Collapses of the World Trade Centre Towers, NIST NCSTAR 1A
NIST, 1 December 2008
<https://nvlpubs.nist.gov/nistpubs/Legacy/NCSTAR/ncstar1a.pdf>

450. As already stated, the investigators at NIST held damage done by the alleged planes and fire to be the cause of the collapses of WTC1 and WTC2. Even though they accept WTC7 was not impacted by a plane, they nevertheless came to a similar conclusion about WTC7 collapsing primarily as a result of fire – started when WTC1 collapsed – causing the structure to buckle and sag and pull the exterior walls in, leading to rapid collapse.
451. This is disproved by the same observations I record above for the Twin Towers. In any case, the scientists at NIST do not seek to reconcile why WTC7 collapsed when One Meridian Plaza, The First Interstate Bank, 1 New York Plaza and Beijing Mandarin Oriental Hotel, which burned longer, more extensively and most likely at hotter temperatures than WTC7, did not.
452. NIST does though accept that damage done by the collapse of WTC1 onto the south exterior wall of WTC7 was not a contributing factor in its collapse, disproving a hypothesis put forward by some individuals prior to the publication of the NIST NCSTAR1 report.
453. NIST does not though consider that the very presence of material from WTC1 being thrown on to WTC7 would require an enormous amount of energy to throw a large lump of concrete and steel the 100 metres from one tower to the

other. This evidence in itself disproves the piledriver theory, in which gravity does the work of the collapse, drawing any ejected material downwards.

454. Why didn't the researchers at NIST include Jones's findings from his original research, *Why Indeed Did the WTC Buildings Completely Collapse?*, published in September 2006 or Woods and Reynolds's *Star Wars Beam Weapons and Star Wars Directed Energy Weapons*, also published in 2006, well before NIST published NCSTAR 1A, its findings into the collapse of WTC7 in December 2008?
455. It has also emerged that WTC7 was reinforced with extra steel in the early 1990s, making anything other than some form of induced demolition being the cause of the complete collapse even less likely. The owner of the WTC complex, Larry Silverstein told the New York Times:

We built in enough redundancy to allow entire portions of floors to be removed without affecting the building's structural integrity, on the assumption that someone might need double-height floors.

Mark McCain, Salomon Brothers, A building within a building at a cost of \$200million, Property, New York Times, 19 February 1989
<http://query.nytimes.com/gst/fullpage.html?res=950DEFDD113BF93AA25751C0A96F948260&sec=&spon=&pagewanted=all>

456. More than 375 tons of steel - requiring twelve miles of miles of welding - was installed to reinforce floors for Salomon's extra equipment, prompting one commentator to remark: 'Essentially, Salomon is constructing a building within a building'.

The media reports the collapse of WTC7 before it happened

457. Shortly before 22:00 hours, local time, on 11th September 2001, the BBC broadcast an interview with one of its correspondents, Jane Standley, on the scene in New York City.
458. She reported that WTC7, also known as the 'Salomon Brothers Building' had collapsed due fire weakening its steel-frame structure, even though the building can still clearly be seen standing in the background. The conversation with the presenter went on for some time before the feed was cut due to technical problems. At around 17:20 local time, the 47-storey skyscraper collapsed into its own footprint in 6.6 seconds, turning into dust in the process.
459. The Murdoch-owned Fox News reported the collapse of WTC7 as fact, as well. In that broadcast, WTC7 comes down during the live report, much to the consternation of the presenters, who have already reported the collapse. CNN also reported the collapse before it happened.
460. All three broadcasters have since removed their reports from their respective archived websites.
461. CNN had already reported a similar collapse - a building of about 50 storeys - which reportedly took place at about 10:45am New York time. Phoning in from Lower Manhattan, one of the station's reporters, Allan Dodds Frank, gave a vivid report of a skyscraper collapse:

Just two or three minutes ago there was yet another collapse or explosion.

I'm now out of sight, a Good Samaritan has taken me in on Duane Street. But at a quarter to 11, there was another collapse or explosion following the 10:30 collapse of the second tower.

And a firefighter who rushed by us estimated that 50 stories went down. The street filled with smoke. It was like a forest fire roaring down a canyon.

Allan Dodds Frank, 50 stories collapsed, CNN, 11:07, 9/11, 11septembevideos [sic] channel, YouTube, 28 June 2008
<http://www.youtube.com/watch?v=XiGxI5WxZ0U&feature=related>



Figure 56. The above image is taken from a report given by BBC reporter, Jane Standley, at around 21:54, GMT, 11th September 2001 on the BBC News channel with 'Jane Stanley[sic], BBC journalist' and 'WTC7 is still standing' as annotations

See also 40min30, 9/11 and The British Broadcasting Conspiracy
Vimeo, 24 June 2007
Published at <https://vimeo.com/423779766> in 2020

462. When independent researchers brought Standley's report to the attention of the BBC at the time, a BBC spokesman claimed in response that its journalists make mistakes when reporting world events as they unfold. The BBC's first response gave no detailed explanation. Head of news at BBC World, Richard Porter stated:

We did what we always did – sourced our reports, used qualifying words like 'apparently' or 'it's reported' or 'we're hearing' and constantly tried to check and double check the information we were receiving.

Part of the conspiracy? The Editors, BBC News, 27 February 2007
http://www.bbc.co.uk/blogs/theeditors/2007/02/part_of_the_conspiracy.html

463. Watch the broadcast. The reporter, Jane Standley, does not use these phrases. And how can they be so certain in these circumstances about the *cause* of collapse?
464. In the second response, head of news at BBC World, Richard Porter stated:

There was a fairly consistent picture being painted of Building 7 in danger of collapse.

Part of the conspiracy? (2) The Editors, BBC News, 2 March 2007
https://www.bbc.co.uk/blogs/theeditors/2007/03/part_of_the_conspiracy_2.html

465. Although he quoted a CNN report as a source, in the footage in question, WTC7 has not yet collapsed, although the presenter is clearly expecting it to. Porter does not elaborate further.

See also:

See also pages 28 to 36, Stephen Hopwood, *The Truth Manifesto*, Scribd, May 2010-
<https://www.scribd.com/doc/53236857/Final-Manifesto#>

466. Why were his alleged sources painting the picture of a building in imminent danger of collapse, when no steel structure had ever been brought down by fire before and kerosene, jet fuel, combusts at 220C, significantly below the temperature to weaken reinforced steel, 350C?
467. I challenge the men and women of the BBC to find another example of the corporation not just reporting a disaster shortly before it actually happened but reporting its causes as well. This is entirely consistent with an insider releasing a news report of a planned event before it happened. However, at the time, the BBC failed to investigate how it could have prior knowledge of the collapse.
468. In October 2008, the BBC broadcast another programme in its *Conspiracy Files* series, *The Third Tower*, largely based on material included in *9/11 and the British Broadcasting Conspiracy*, which I had sent to the corporation. Although it used much of the evidence regarding WTC7 included in *9/11 and the British Broadcasting Conspiracy*, the corporation still came to the conclusion that fire had brought the building down, even though this is a physical impossibility.
469. In the programme, the BBC reported that the Reuters News Agency had admitted that it was the source of the information that WTC7 had collapsed before it happened. It is notable that this came about as the result of a confession, not the BBC's journalists making enquiries.

Conspiracy Files: The Third Tower, BBC, 22 October 2008
<https://www.bbc.co.uk/programmes/b00ck4jd>

470. I conclude in judgment that this constitutes yet further proof that the 9/11 attacks were planned and executed by elements of the US government as Al Qaeda would not have the power and influence to provide reporters at the Reuters News Agency with details of an unforeseen event before it happened, without arousing suspicion of their involvement in that event.
471. To mark the tenth anniversary of the attacks, the BBC compounded its fraud by producing another documentary in its *Conspiracy Files* series, which asked why people continued to 'believe in conspiracy theories'. It did not seek to interview independent researchers like myself about the evidence we had gathered disproving the official account of the 9/11 attacks.

9/11: Ten Years On, The Conspiracy Files, BBC, 9 September 2011
<https://www.bbc.co.uk/programmes/b0148yz5>

472. In September 2021, to mark the 20th anniversary of the 9/11 attacks, the BBC again uncritically repeated the propaganda and disinformation surrounding the attacks, linking the article to the wholly discredited report from the US National Institute of Science and Technology:

A claim widely shared online, 'Jet fuel cannot melt steel beams', suggests the World Trade Centre's Twin Towers were demolished by explosives.

But according to an official report, **the crashed planes considerably damaged support columns of both the towers** and dislodged fire-proofing.

Additionally, the fires reached up to 1,000°C in some areas, causing the steel beams to warp and the eventual collapse of the buildings.

Shayan Sardarizadeh

11 September 2001: The conspiracy theories still spreading after 20 years,
BBC Monitoring, 10 September 2021

<https://www.bbc.co.uk/news/58469600>

Link above goes to:

Sivaraj Shyam-Sunder et Al,

Federal Building and Fire Safety Investigation of the World Trade Centre Disaster: Final Report of the National Construction Safety Team on the Collapses of the World Trade Centre Towers, NIST, NCSTAR1, 1 December 2005

<https://www.nist.gov/publications/federal-building-and-fire-safety-investigation-world-trade-center-disaster-final-report>

473. The statement that airline fuel cannot melt steel beams is true as kerosine combusts at about 220°C, not a sufficiently high temperature to sufficiently weaken reinforced concrete and steel beams to induce a collapse, let alone melt them.
474. The author then blithely accepts that commercial aircraft can penetrate reinforced concrete and steel, ventured by NIST, as fact then misrepresents the 1,000°C temperatures, which NIST openly states in its NCSTAR1 report refers to air temperatures, as the cause of the steel beams sagging and deforming. As already established above, NIST accepts that the steel did not reach temperatures of anywhere near 600°C and, even then, tests by independent researchers established that the steel beams could still easily bear the weight in question.
475. At the same time, the author neglects to mention that NIST's modelling only considered evidence up to the point of collapse.
476. The BBC had a duty under the paramount and mandatory Law to examine the US government's account of the collapses in the light of:
- i. The fact that no steel-frame building has collapsed due to fire outside the alleged cases of the buildings at the WTC complex on the 11th September 2001;
 - ii. The fact that other steel-framed buildings had burned more intensely and longer than any of the WTC Towers without collapsing;
 - iii. The observable evidence of the collapses, recorded on video, showing the disintegration of the towers into fine dust, for which NIST offers no explanation;
 - iv. The NASA data showing that hotspots existed at ground zero five days after 9/11;

- v. Stephen Jones's research published in 2006 showing molten iron dripping from WTC2 before it collapsed and steel beams most likely cut by a thermite/thermate reaction;
 - vi. Niels Harrit et Al's research published in 2009 into the red- and grey sided chips discovered in the dust left at the WTC complex after the collapse of the three towers;
 - vii. Judy Wood's research published in 2006 proving that DEWs were used to disintegrate the WTC Towers that day (see **Directed Energy Weapons** below).
477. I judge that the BBC's coverage of 9/11 is anti-reason, anti-science and ultimately undermines the values of the Enlightenment, which sought to promote a scientific and rational approach to any enquiry.
478. The BBC's failure to objectively consider the implications of this means it has joined the conspiracy to fraudulently wage war as a result of the 9/11 attacks, rather than disseminate the truth; protect lives and serve the common good, the duty of us all.
479. I conclude in judgment that the BBC knowingly produced disinformation and propaganda which heavily contributed to the discrimination and physical and mental harm, loss and injury experienced by the men and women of the Muslim religion as a result of Muslims being wrongly implicated in the 9/11 attacks.
480. Despite self-identifying as 'liberal', the men and women of BBC management have been happy to allow Islamophobic tropes to pass unchallenged. Given that the vast majority of Muslims are people of colour, I conclude in judgment that the BBC, its employees and its agents are institutionally racist for knowingly disseminating racist propaganda.

Directed Energy Weapons

481. As already established, the footage of the collapses of the three WTC towers disproves the conclusions of the NIST investigation as it does not show any of the phenomena associated with a building collapsing due to gravity as a result of it being weakened by fire – slow collapse, leaving large pieces of masonry and steel.

World Trade Centre Building 7 Collapse (WTC7)
 Ron South channel, YouTube, 9 April 2020
<https://www.youtube.com/watch?v=1jQaJFNWqtc>

N J Burkett reporting as Twin Towers begin to collapse on September 11, 2001, Eyewitness News ABC7NY channel, YouTube, 7 September 2018
<https://www.youtube.com/watch?v=oCPVNLLo-ml>

482. The collapse of the Twin Towers and WTC7, is beyond reasonable doubt a result of Directed Energy Weapons (hereafter 'DEWs') – also known as 'beam weapons' or 'particle beam weapons' – or a similar exotic technology, given that:
- a. Before the 11th September 2001, no steel-framed building had ever been brought down by fire. Neither has any since, even where they have burned for much longer and more intensely than the North Tower, the

South Tower or WTC7.

- b. Independent analysis by a variety of architects, engineers and relevantly qualified scientists has shown that the hypothesis that the Towers collapsed into their own footprint due to fire weakening the steel structures is a physical impossibility, not least because jet fuel, kerosene, does not burn at sufficiently high temperatures to weaken reinforced steel.
 - c. There is not enough debris at the site of the attacks for the collapse to be a result of a conventional controlled demolition with explosives, while a super-fine dust is observed, which would require levels and concentrations of energy not consistent with conventional explosives.
483. DEWs use a high-energy beam of atomic or subatomic particles to damage their intended target by disrupting its structure at the atomic or molecular level. They were first theorised by scientist Nicola Tesla – who patented a device – and other scientists in the 1920s. Although dubbed the ‘death ray’ by the media, Tesla envisaged giving it to all nations as a means to end war.
484. Although inventors like Edwin R Scott and Erich Graichen, among others, claimed to have invented DEWs independently in the 1920s, in 1957, the National Inventors Council was still issuing lists of needed military inventions that included a ‘death ray’.
485. In 1983, then US President Ronald Reagan announced the Strategic Defence Initiative – popularly known as the ‘Star Wars Defence Initiative’ – which called on scientists and engineers to develop a system which could defend the US from a nuclear missile attack by shooting any object out of the sky before it arrived over the US. The idea was quietly dropped in the late 1980s. In 2014, the US Navy deployed its Laser Weapon System, said to be based on similar technology. Elements of the program were publicly adopted in 2019 by the US Space Development Agency.
486. The Directed Energy Professional Society, an association of private military contractors for government agencies, researches the development of DEWs for military use.
- <http://www.deps.org/>
<https://www.youtube.com/watch?v=NPav4KxQbtQ>
487. In 2006, Dr Judy D Wood, a former professor of mechanical engineering – along with Morgan Reynolds, a retired professor of economics at Texas A&M University turned independent 9/11 investigator – published a reasoned analysis of evidence observed on the day of the attacks and privately gathered for forensic examination in the aftermath, in the failure of the powers-that-be to do so.
488. Wood and Reynolds concluded that WTC1 and WTC2 had been brought down by Directed Energy Weapons on 11th September 2001 rather than collapsing after fire weakened the steel frame of the structures. Wood has created a slideshow of the evidence on which she has based her research. It is divided into the following key evidence which proves that only DEWS could have been responsible:
- i. Disintegration of the Towers into fine dust;
 - ii. toasted cars parked far from the WTC;

- iii. the observation of the Hutchison Effect on the weather;
- iv. the lack of damage done to the bathtub beneath the towers
- v. seismic data.
- vi. energy and heat levels.

<https://www.drjudywood.com/wp/dustification/>

See:

Judy Wood and Morgan Reynolds

Star Wars Beam Weapons and Star Wars Directed Energy Weapons, 2006

<https://www.drjudywood.com/articles/DEW/>

Judy Wood

Where Did the Towers Go? Evidence of Directed Free-Energy Technology on 9/11, Amazon, 2010

<https://www.amazon.co.uk/Towers-Evidence-Directed-Free-energy-Technology/dp/0615412564>

489. I now use a selection of her evidence and reasoned analyses to illustrate the above summary.

Dustification of the Towers

490. As already stated, there is an absence of around 220 storeys of masonry, which would be present if the Twin Towers had simply collapsed.

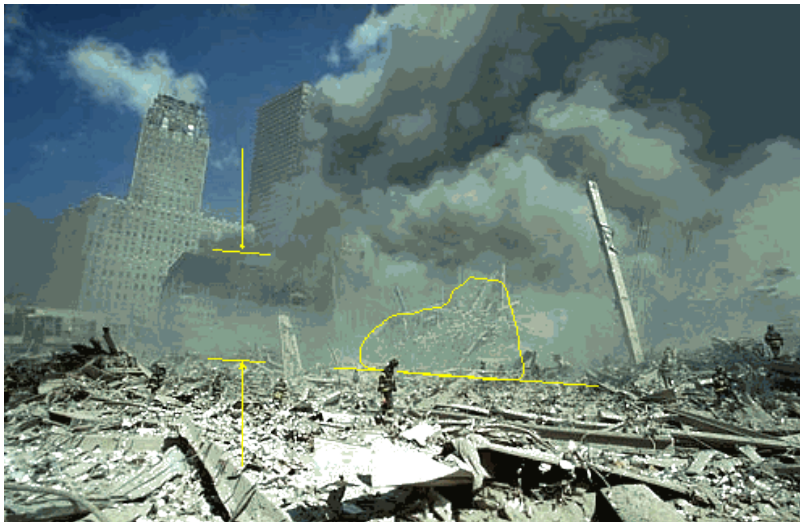


Figure 57. 'This photo was taken around noon on 9/11/01, showing the height of WTC6 compared to the 'rubble pile' of WTC1 which appears in the foreground'.

Page 1, Judy Wood and Morgan Reynolds

Star Wars Beam Weapons and Star Wars Directed Energy Weapons, 2006

<https://www.drjudywood.com/articles/DEW/>

491. While the following image does show lumps of masonry, there is no explanation in the NIST account for the extraordinary amount of energy which would be needed to throw masonry away from the building or to turn it into dust, as seen below:

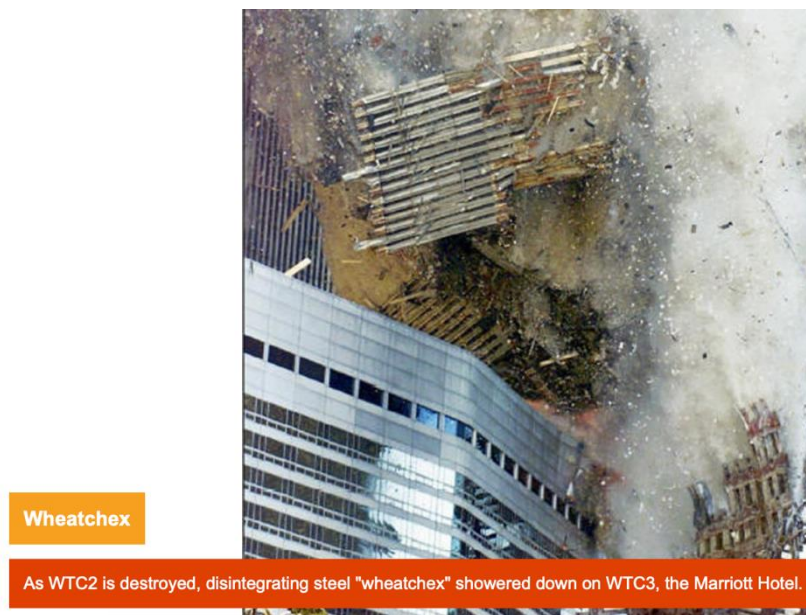


Figure 58. Image from Wood's slideshow with her annotations, showing the disintegration of WTC2 as it throws out 'wheatchex' or lumps of masonry resembling Shredded Wheat, yards from the building. In the bottom right corner, we see the remains of the steel structure being thrown from the Tower

492. Similarly, there is no explanation in the NIST account for the energy which would be needed to explode a building in this manner and turn the concrete into fine dust. This image clearly does not show the 'piledriver' effect of the floors above the impact zone falling on the floors below. Instead, it shows masonry and steel being thrown some distance from the Tower and being rapidly converted into super-fine dust.



Figure 59. Image taken from Wood's slideshow of evidence with her annotations, showing the snowball effect created by the building being rapidly turned to dust
<https://www.drjudywood.com/wp/dustification/>

493. There is no explanation in the NIST account for the absence of an estimated 500,000 tons of concrete and steel that made up each of the Twin Towers:

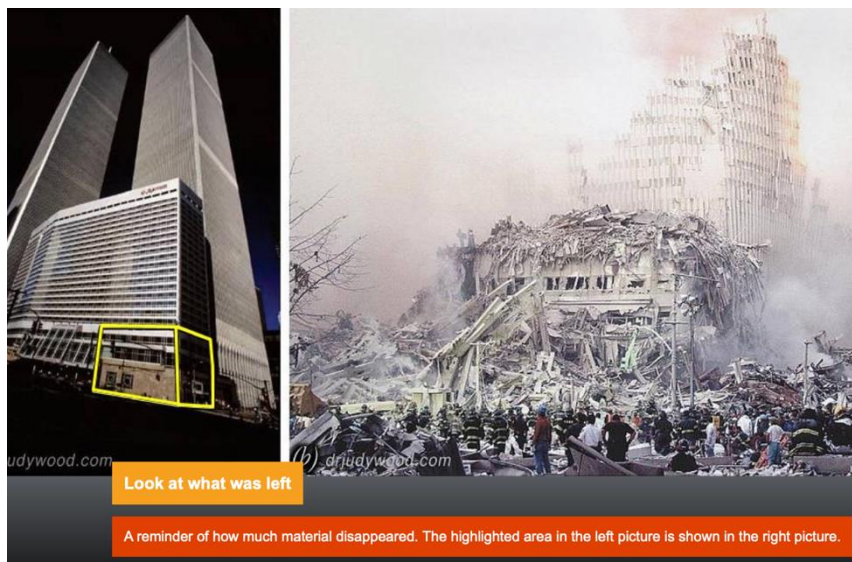


Figure 60. Image taken from Wood's slideshow of evidence with her annotations, showing how much masonry and steel simply disappeared
<https://www.drjudywood.com/wp/dustification/>

494. The following sequences of images shows the remaining steel girders simply disintegrating into dust, which is not consistent with the use of thermite/thermate:



Figure 61. Image taken from Wood's research, showing several storeys of steel simply disintegrating into dust in a way that is inconsistent with a thermite/thermate reaction

Page 3, Judy Wood and Morgan Reynolds

Star Wars Beam Weapons and Star Wars Directed Energy Weapons, 2006

<https://www.drjudywood.com/articles/DEW/>

Toasted cars parked far from the WTC

495. A reported 1,400 vehicles were damaged on 9/11. These vehicles had peculiar patterns of damage and some were as far away as Franklin Delano Roosevelt Drive (hereafter 'FDR Drive') about seven blocks or half a mile from the WTC complex, along the East River.

http://www.apwa.net/Publications/Reporter/ReporterOnline/index.asp?DISPLAY=ISSUE&ISSUE_DATE=032004&ARTICLE_NUMBER=770

496. Vehicles had missing door handles for example, windows blown out, window frames deformed, melted engine blocks, steel-belted tires with only the steel belts left, and vehicle front ends destroyed with little or no effect on the back end of the vehicles. Portions of cars burned while paper nearby did not.

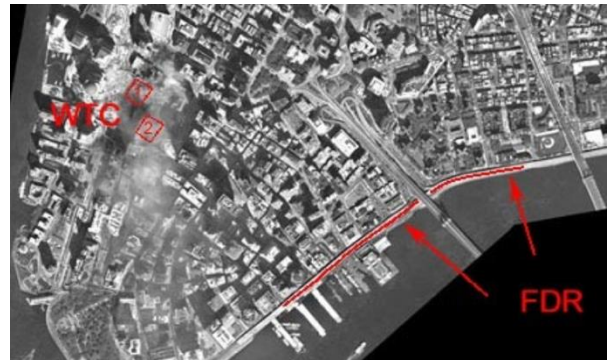


Figure 62. A police car parked at FDR Drive, left, toasted at one end but relatively unscathed at the other, with map showing distance between the WTC complex and FDR Drive, right

Page 4, Judy Wood and Morgan Reynolds
Star Wars Beam Weapons and Star Wars Directed Energy Weapons, 2006
<https://www.drjudywood.com/articles/DEW/>

497. None of the official enquires have dealt with the damage done to these cars, parked far enough away from the WTC not to be damaged by falling masonry during the collapse of the Towers:



Figure 63. Image taken from Wood's slideshow of evidence showing cars parked away from the WTC complex before the collapse of the WTC1 and WTC2
<https://www.drjudywood.com/wp/dustification/>



Figure 64. Image taken from Wood's slideshow of evidence, showing the cars after the collapse of the WTC1 and WTC2
<https://www.drjudywood.com/wp/dustification/>

The observation of the Hutchison Effect on the weather

498. None of the official enquiries have dealt with the unnatural behaviour of Hurricane Erin on the day of the attacks, which was heading for New York on 11th September before executing a sharp right turn of 90 degrees:

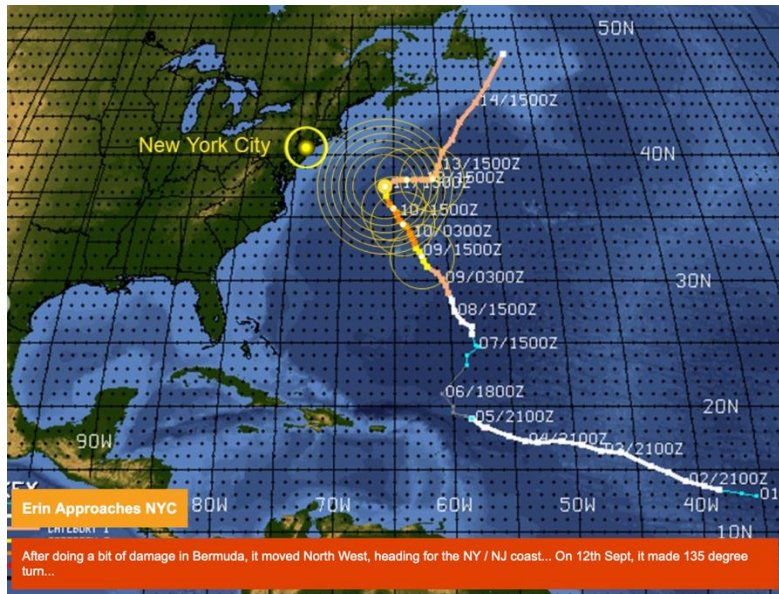


Figure 65. Image taken from Wood's slideshow of evidence showing the deviation of the trajectory of Hurricane Erin away from New York City, with her annotations. ('12th Sept' should be '11th Sept')

<https://www.drjudywood.com/wp/dustification/>

499. In the satellite photograph below, it is as if some invisible force is preventing the hurricane from hitting the US east coast, after the buildings have been attacked:

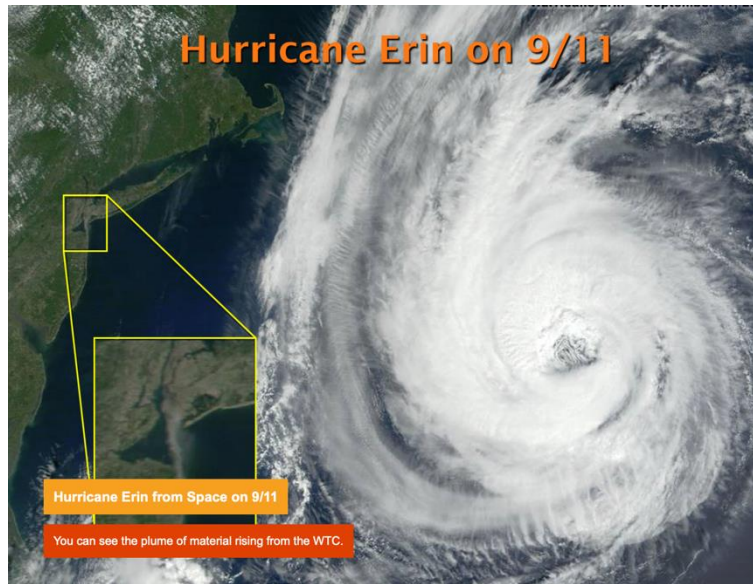


Figure 66. Image taken from Wood's slideshow of evidence with her annotations, showing a satellite photo of the deviation of Hurricane Erin <https://www.drjudywood.com/wp/dustification/>

The lack of damage to the bathtub

500. The World Trade Centre was built on *terra firma* protected by an underground 'bathtub' or foundation ring down to bedrock seven storeys below the surface of lower Manhattan. This sturdy enclosure shielded the foundation of the Twin Towers as well as WTC3 and WTC 6.
501. On September 11 the bathtub mysteriously remained without significant damage despite two quarter-mile tall towers allegedly collapsing on it. How did the bathtub avoid significant damage despite an estimated million tons of material from the Twin Towers supposedly slamming into it?
502. The image below does not show damage consistent with two 110 storey building falling on it and therefore disproves the gravity-induced collapse hypothesis put forward by NIST:



Figure 67. Wood's Figure 15: The nearly cleaned-out bathtub.
 (March 15, 2002)
http://www.nytimes.com/2002/05/07/opinion/_07TUE1.html?ex=1159329600&en=40a1d614eadcfc0&ei=5070

Figure 15 shows Ground Zero [the name given to the WTC complex after the 9/11 attacks and to the site of a nuclear attack] and the big bathtub with the shallow bathtub in the foreground, lending another perspective. Some superficial damage to the top of the bathtub is visible in the foreground along the eastern wall, beneath where WTC 4, a 9-story building, once existed.

The big bathtub suffered only minimal damage. There was no functional damage, only superficial. [...]

Judy Wood and Morgan Reynolds
 Star Wars Beam Weapons and Star Wars Directed Energy Weapons, 2006
[https://www.drjudywood.com/articles/DEW/Seismic data](https://www.drjudywood.com/articles/DEW/Seismic%20data)

- 503. Even if no material directly hit the bathtub, serious seismic impacts on bedrock would have damaged walls, wall corners and tunnels under WTC leading under the Hudson River because of motion similar to that caused by an earthquake.
- 504. There is no seismic data consistent with the collapse hypothesis in the NIST report. If a 110-storey building had fallen to earth in ten seconds, as we can observe from videos of the collapse, then the millions of tons of masonry would make an impact which would register heavily on the Richter scale. Wood compares the seismic data from a small earthquake in New York in January 2001 with the readings for the collapse of WTC1:

Results of January quake in NYC and the 9/11 signal comparison

Figure 27 [below] shows the amount of ground movement from a 2.4 Richter scale earthquake that hit NYC in January, 2001. The data appear to be 'raw', that is, unsmoothed and unmanipulated.

For example, the amplitude of the earth's movement is nearly double the 8 micrometers of the diagram. Figure 28 shows a similar diagram for the

destruction of WTC 1 on 9/11. The data appear very different from those in Figure 27, smoother, fewer spikes, less complex, and with no distinctive S and P waves...should also have a delay between the two waves. (See Figure 29 [Figure 38 in this document]). [...]

Most importantly, the amplitude of the 9/11 disturbance is less than half that of the January earthquake, despite a similar peak Richter reading. It is almost as if the data from 9/11 have attenuated, that peak movements have been reduced by some kind of filtering process.

Does this difference reflect real data, that is, differences in real phenomena accurately recorded? Or have the data been filtered asymmetrically or differently? Or have the data been completely manufactured? We do not know, but for the sake of the analysis we use the Richter values reported. Could they have been lower than reported? Yes.

Judy Wood and Morgan Reynolds
Star Wars Beam Weapons and Star Wars Directed Energy Weapons, 2006
<https://www.drjudywood.com/articles/DEW/>

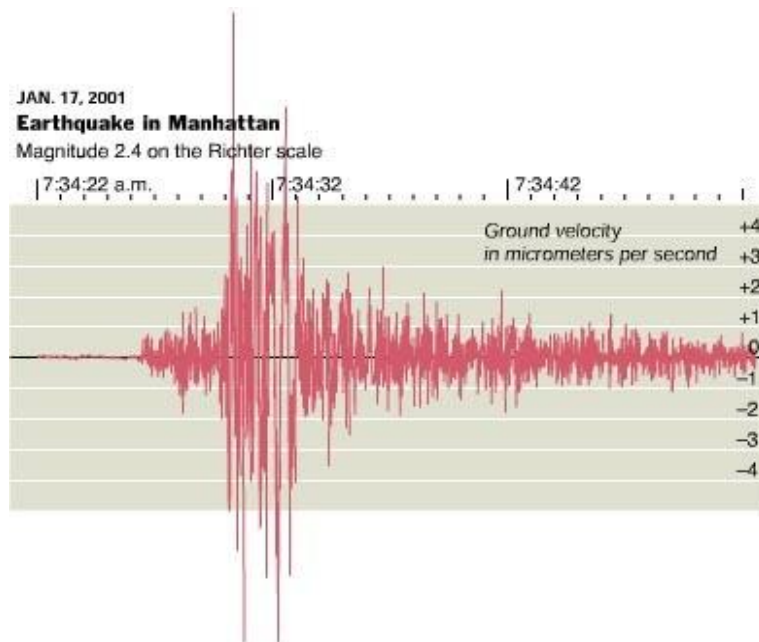


Figure 68. Her Figure 27 Earthquake in Manhattan (S & P waves), Jan. 17, 2001, Magnitude = 2.4.
http://www.nytimes.com/library/national/index_QUAKE.htm

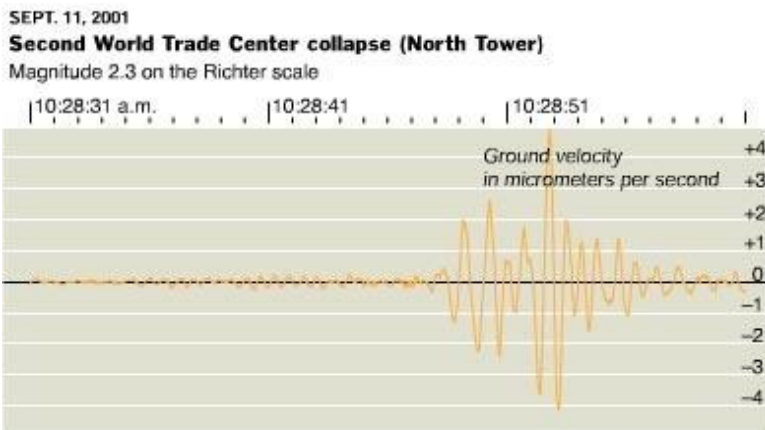


Figure 69. Wood's Figure 28: The destruction of WTC1, Sept. 11, 2001, Magnitude = 2.3
http://www.nytimes.com/library/national/index_QUAKE.html

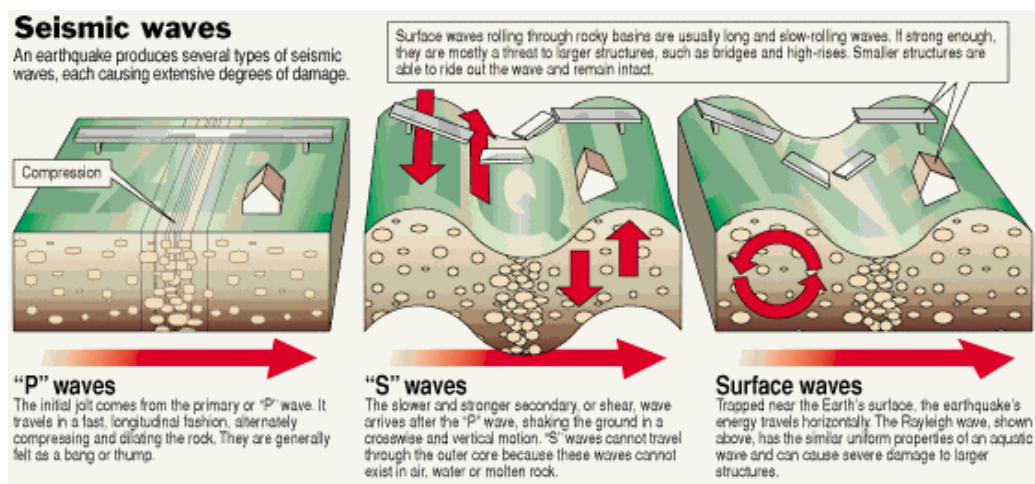


Figure 70. Wood's Figure 29: about P-waves and S-waves adjusted from Source
<https://www.drjudywood.com/articles/DEW/dewpics/Image297.gif>

505. Having already concluded that the Towers did not collapse due to fire and were likely weakened by thermite/thermate, I conclude in judgment that the WTC1, WTC2 and WTC7 were also brought down by DEWs, given that all the evidence is consistent with DEWs being deployed. I conclude in judgment that the collapses were not solely a result of a conventional controlled demolition using explosives, as the phenomena described by Wood on the day of 9/11 are not consistent with this, namely the seismic data and the disintegration of the Towers into dust.
506. A conventional controlled demolition would have required detailed planning and preparation and undetected access to the buildings with explosive charges and other equipment necessary to induce a controlled demolition and

the unhindered capacity to plant these explosives at the joists connecting the floors with the steel structure for a number of days at least, given the tens of thousands of joists in the Twin Towers connecting the 47 core columns with each of the 110 floors, also connected to the 236 perimeter columns. The use of DEWs, which could be fired from elsewhere, would be a much easier way, more efficient and less detectable way to bring down the Towers.

507. This further supports my conclusion in judgment that that the allegation of Muslim involvement in the 9/11 attacks is disinformation and propaganda as the use of DEWs is within the technological capabilities of the US military but not Al Qaeda or any other insurgent group.

Legal action against NIST

508. In 2008, Wood and Reynolds took legal action against NIST for its wholly unscientific final report into the collapse of WTC7 and its 9/11 contractors in a *qui tam* court case:

http://www.drjudywood.com/articles/NIST/Qui_Tam_Wood.shtml

509. In a *qui tam* action, a relator, or plaintiff, brings an action against a person or company on the government's behalf. The government, not the relator, is considered the plaintiff. If the government succeeds, the relator bringing the suit receives a share of the award. This is also called a popular action.
510. Qui tam is the abbreviation for the Latin phrase 'qui tam pro domino rege quam pro se ipso in hac parte sequitur', meaning 'Who sues on behalf of the King as well as for himself'.
511. In her statement to the court, Wood pointed out that the Twin Towers were not vapourised by high heat or smashed by kinetic energy, concluding that a new type of Directed Energy Weapon was used to destroy most of the WTC buildings. When operated, the weapon used 'field effects', making it fundamentally different from known types of directed energy weapons, like lasers and masers. A maser – microwave amplification by stimulated emission of radiation – is a device that produces coherent electromagnetic waves (microwaves), through amplification by stimulated emission.
512. In her claim, Wood also argued that Applied Research Associates (ARA) and other defendants were contractors for the NIST report. As significant developers and manufacturers of Directed Energy Weapons or their components, they had a 'conflict of interest' as a truthful report on the part of NIST demonstrating that DEWs were used to bring down the Towers would have provided a reason in law to stop or hinder Applied Research Associates' conduct of their business.
513. In June 2008, the judge ruled that no court had subject matter jurisdiction over the plaintiffs' claims and the plaintiffs' pleadings were wholly insufficient to support a lawsuit, even though NIST has admitted to fraudulently only modelling the building collapses up to the point of collapse. The decision also applied to Reynold's claim (reference: 07-CV4612-GBD).

Judge George B Daniels, Memorandum Decision and Order, Case 1:07-cv-03314-GBD Document 100, 26 June 2008

514. After being again dismissed at appeal in 2008, Woods took her action to the Supreme Court, which refused to hear the case.

<https://www.drjudywood.com/pdf/08-3799AppellantAffidavit1.pdf>
Supreme Court Docket Number: (09-548)

515. In any case, these courts are courts of equity which deal with policy and legal technicalities, not courts of Law, which deal with truth, reason and harm to men and women.

For the difference between Law and legality, see:
David Shayler, Affidavit, A verified plain statement of fact, duty and law, to the King
27th July 2023
https://www.bookofthelaw.org/downloads/20230727_Affidavit_of_Law.pdf

A likely source of funding for the use of missiles and DEWs

516. We also have a likely source of funding for the activities of these elements of the US state who beyond reasonable doubt used missiles and DEWs in the 9/11 attacks. On 10th September 2001, the day before the attack, then US Defence Secretary, Donald Rumsfeld, announced to the media that \$2.3trillion had gone missing from the US defence budget.

9/10/2001: Rumsfeld says \$2.3 TRILLION Missing from Pentagon
Bubba Louis channel, YouTube, 2006
<https://www.youtube.com/watch?v=xU4GdHLUHWU>

517. Today that sum of money would be worth nearly \$4trillion or £3.2trillion. Given that UK defence spending is currently around £50billion a year, the missing money could fund around 64 years of defence for the UK.

[https://commonslibrary.parliament.uk/research-briefings/cbp-8175/#:~:text=How%20much%20does%20the%20UK,for%20the%20effects%20of%20inflation\).](https://commonslibrary.parliament.uk/research-briefings/cbp-8175/#:~:text=How%20much%20does%20the%20UK,for%20the%20effects%20of%20inflation).)

518. Islamic terrorists would not be in a position to siphon \$2.3trillion from the US defence budget whereas it is entirely feasible that elements of the US government not loyal to the Constitution, the Law or the people could have done.

519. I therefore conclude in judgment that US taxpayers' money diverted from the defence budget was likely used to fund the elements of the US state who were responsible for the attacks on the Pentagon and the Twin Towers, using missile and DEW technology.

520. If there is no evidence of Muslim involvement and the attack is only within the capabilities of the US military then we can conclude in judgment beyond reasonable doubt that elements of the US state sought to frame Osama Bin Laden, who was based in Afghanistan, as the mastermind of the attacks.

521. This provided a false pretext to invade Afghanistan to secure energy supplies for the US, which found fertile ground with the members of the Bush administration who had envisaged this need when part of The Project for A New American Century, a year earlier.

522. There are many other inconsistencies in the official account of the 9/11 attacks, which is not in the scope of this judgment because the evidence cited in this judgment proves that the official account is a physical impossibility

without having to consider them. They are objectively considered in *9/11 and the British Broadcasting Conspiracy*.

523. If Muslims were not involved in the attacks, which were only within the capability of elements of the US military, did anyone else conspire with those elements?

Israeli involvement in 9/11

524. In the same way Muslims were convicted in trial by media, Israelis – in particular, five men arrested in New Jersey, on 11th September 2001 – have been acquitted in trial by media. Although I have relied in some instances on media reports, I have where possible drawn on police and other reports to establish my judgments.

Background

525. In October 2010, Fox News, reported that more than 60 Israelis were reportedly arrested after 9/11, many of them failing polygraph tests:

Since September 11th, more than 60 Israelis have been arrested or detained either under the new Patriot anti-terrorism law or for immigration violations a handful of active Israeli military were among those detained according to investigators who say some of the detainees also failed polygraph questions when asked about alleged surveillance activities against and in the United States

Carl Cameron, Fox News, 14 December 2001
Included in, 2min36 to 2min59, The Five Dancing Israelis, 9/11/2001
Our Purpose Was To Document The Event,
Loo Cipher channel, 20 October 2010
<https://www.youtube.com/watch?v=rStJ5BgadPs>

526. This is supported by other media reports. For example, in March 2002, the Daily Telegraph reported:

On Oct 31 [2001], the FBI and Immigration and Naturalisation Service officers arrested about 60 young Israelis in San Diego, Kansas City, Cleveland, Houston and St Louis. All had been selling toys at kiosks in shopping centres across America and the FBI is reported to have been investigating this as a front operation for espionage activities.

Ben Fenton, in Washington, US arrests 200 young Israelis in spying investigation, 7 March 2002
<https://web.archive.org/web/20040113032106/http://www.telegraph.co.uk/news/main.jhtml?xml=%2Fnews%2F2002%2F03%2F07%2Fwspy07.xml&sSheet=%2Fnews%2F2002%2F03%2F07%2Fixworld.html>

527. The Fox report went on to state that 'Country A', identified by Fox News's sources as 'Israel' carried out the most aggressive spying on the US:

A General Accounting Office investigation referred to Israel as 'Country A' and said quote:

According to a US intelligence agency the government of Country A conducts the most aggressive espionage operation against the US of any US

ally.

The document concludes quote:

Israel possesses the resources and technical capability to achieve its collection objectives.

4min58 to 5min20, ibid

528. Cameron was the first mainstream US journalist to report the evidence of Israeli surveillance of the 9/11 hijackers (see The DEA report into undeclared Israeli intelligence activity in the US before 9/11). As a result, he and Fox News were then subjected to an e-mail bombardment that eventually crashed the Fox News.com servers. Cameron himself received 700 pages of almost identical e-mail messages from hundreds of individuals apparently using false identities.
529. The attack was reportedly coordinated by a pro-Israel lobby group called the Committee for Accuracy in Middle East Reporting in America (CAMERA), in concert with the Anti-Defamation League (ADL) and the American Israel Public Affairs Committee (AIPAC).
530. Reporters from ABC News, which broadcast a report about the 'Dancing Israelis in June 2002' underwent a similar experience while researching the subject. Both reports have since been removed, without apology or explanation. In researching this material, I have discovered that this is a frequent occurrence with any material mentioning Israeli responsibility for 9/11 or which otherwise undermines the account of Muslim involvement.

Christopher Ketcham,
High-Fivers and Art Student Spies, What Did Israel Know in Advance of the 9/11 Attacks?
Counterpunch, 7 March 2007
<http://www.counterpunch.org/ketcham03072007.html>

ABC News broadcast, 21 June 2002, removed but shown in:
Five Dancing Israelis Arrested On 9/11, Yusuf van den Beuken channel, YouTube, 5 January 2007
<https://www.youtube.com/watch?v=tRfhUezbKLw&t=11s>



Figure 71. Image from the ABC report showing the 'Dancing Israelis'

531. Given there is no explanation for removing the report and certainly no apology, I judge that the material in question was not removed on the grounds of inaccuracy but due to political pressure.
532. If the reports were inaccurate, these Israeli lobby groups could have pointed out the inaccuracies and asked for a correction. Instead, they resorted to a form of modern information warfare, which seeks to have articles embarrassing to Israel removed.
533. I judge that these actions support the theory that Israel was involved in the 9/11 attacks because they had to suppress the truth to cover up the part of Israelis in the 9/11 attacks.

The 'Dancing Israelis'

534. To mark the 21st anniversary of the 9/11 attacks, the Jewish Chronicle, a daily newspaper based in London marketed to the Jewish community, published an article exonerating them:

A report by the FBI cleared their names later that month [November 2001].
A field report published a few weeks later stated:

Both the Newark and the New York Divisions conducted a thorough investigation which determined that none of the Israelis had any information on prior knowledge regarding the bombing of the World Trade Centre.

Furthermore, Newark and New York determined that none of the Israelis were actively engaged in clandestine intelligence activities in the United States.

535. This is of course the same FBI which failed to react to intelligence indicating that Islamic terrorists were preparing for attacks using aircraft in the US prior to 9/11 and failed to carry out enquiries into the attacks with due diligence, particularly with regard to witness accounts of explosions in and around the WTC complex.
536. We also know that the FBI was put under enormous political pressure to release the five Israelis from a variety of US politicians, among them Richard Armitage of the State Department and two New York Congressmen.

Shlomo Shamir, Senior US Officials Join Effort To Free 5 Israelis Held in Brooklyn, Ha'aretz News, October 29, 2001
<https://www.haaretz.com/2001-10-29/ty-article/senior-u-s-officials-join-effort-to-free-5-israelis-held-in-brooklyn/0000017f-e604-da9b-a1ff-ee6fc96c0000>
537. By this time, Israel was most likely blackmailing the US for its part in attacking the Twin Towers with missiles, meaning the FBI was obliged to publicly acquit the men for fear of exposure of the part the US played in attacking the towers (see **Blackmailing the US** below).
538. Any claim the FBI reasonably cleared the men of any involvement must be considered in the context the FBI failing:

- i. to react to intelligence indicating that Islamic terrorists were planning

terrorist attacks using planes;

- ii. to carry out its enquiries into 9/11 with due diligence, particularly with regard to witness accounts of explosions around the WTC complex, in which the Israelis were implicated.
539. If the men had been five Iranians, then I doubt the FBI would have acquitted them on the basis of the evidence outlined below.
540. There are also many accounts – albeit off-the-record – from serving FBI and CIA officers who complain of their enquiries into Israeli involvement being blocked by their management. These matters can only be resolved by the US government fully disclosing its record of enquiries into Israeli involvement in the attacks.
541. The Jewish Chronicle often accuses anyone criticising Israel or its unlawful occupation of the West Bank or its besieging of Gaza of ‘antisemitism’. The article went on to make a similar claim against those accusing Israel of involvement in the 9/11 attacks:

So while the ‘dancing Israelis’ of 9/11 were ultimately found to have nothing to do with the attacks, this has not stopped them from being referenced as a key part of conspiracy theories suggesting Jews either perpetrated or had advance knowledge of the terrorist attacks.

References to the theory continue to surface to this day. Antisemitic groups have been found to be behind graffiti across the US reading ‘Google: Dancing Israelis’ often accompanied with the phrase ‘The Jews did 9/11’.

Josh Kaplan, Who were the 'dancing Israelis' of 9/11?

In the wake of the biggest terror attack in US history, five young Israeli men were arrested and sparked conspiracy theories for decades,
The Jewish Chronicle, 9 September 2023
<https://www.thejc.com/news/world/who-were-the-dancing-israelis-of-9-11-c7f9b960>

542. The men became known as ‘the Dancing Israelis’ after witnesses described them high-fiving and otherwise looking like they were celebrating the first attack on 9/11 just minutes after it happened.
543. Although none of the witnesses actually described them ‘dancing’, the father of Mohammed Atta, allegedly the hijacker who flew Flight AA11 into the WTC1, referred to the five in this way while protesting the innocence of his son with regard to the attacks (which has been established here).

The detail of the men’s involvement

544. Just minutes after the first object went into WTC1, a woman in a tower block next to Liberty State Park, New Jersey – which provides an unimpeded view of Manhattan, New York, from the other side of the Hudson River – saw three men celebrating on the roof of a white van in the car park of her apartment building:

Maria, who asked us not to use her last name, had a view of the World Trade Centre from her New Jersey apartment building. She remembers a neighbor calling her shortly after the first plane hit the towers.

She grabbed her binoculars and watched the destruction unfolding in lower Manhattan. But as she watched the disaster, something else caught her eye.

Maria says she saw three young men kneeling on the roof of a white van in the parking lot of her apartment building. 'They seemed to be taking a movie', Maria said.

The men were taking video or photos of themselves with the World Trade Centre burning in the background, she said. What struck Maria were the expressions on the men's faces:

They were like happy, you know. [...] They didn't look shocked to me. I thought it was very strange.

Were Israelis Detained on Sept. 11 Spies? ABC News, 20 June 2002
<https://abcnews.go.com/2020/story?id=123885&page=1>

See also:

ABC News broadcast, 21 June 2002, removed but shown in:
Five Dancing Israelis Arrested On 9/11, Yusuf van den Beuken channel,
YouTube, 5 January 2007
<https://www.youtube.com/watch?v=tRfhUezbKLw&t=11s>

545. When interviewed by the FBI, she told officers from its Newark, New Jersey field office that the men hugged and 'high-fived'. Alarmed by this behaviour, she wrote down the registration plate of the van and called the police.
546. Another eyewitness interviewed by Newark FBI reported that the men in the same parking lot had been there since 08:00 hours, three quarters of an hour before the first object hit WTC1:

This eyewitness, however, observed the van in the parking lot as early as 8:00am on the morning of the explosions at WTC.

Page 2 FBI Newark Division report, 15 September 2001
Page 33 of PDF,
https://ia801301.us.archive.org/1/items/DancingIsraelisFBIReport/fbi%20report%20section%201_text.pdf

547. At 15:56 hours that day, the van – registered to Urban Moving Systems – was stopped by officers from East Rutherford Police, on Route 3 between the Hackensack River bridge and the Sheraton hotel, near the New York Giants Football team stadium.
548. According to the police report, one of the five Israelis, Yaron Shmuel, told the arresting officer:

We were on the West Side Highway during the incident.

East Rutherford Police Report, 11 September 2001
https://archive.org/stream/DancingIsraelisFBIReport/police_djvu.txt

549. However, this is contradicted by the photographs which police found in the van:

However, he is clearly visible in photographs (enclosed) which he and other occupants in the van had taken from a roof top parking garage located at 100 Manhattan Avenue, Jersey City, New Jersey, within minutes after the first WTC building was struck by an aircraft.

Page 2, FBI Newark Division report to FBI HQ National Security division, 16 September 2001
Page 87 of PDF,
https://ia801301.us.archive.org/1/items/DancingIsraelisFBIReport/fbi%20report%20section%201_text.pdf

550. Lying to the police about where you were when a crime was committed reasonably raises suspicion of guilt in the matter and undermines any statement in self-defence at trial, as the accused has already established himself to be an unreliable witness.
551. According to the FBI Newark report to FBI HQ, the following were found in the van:

airline tickets with immediate travel dates for destinations world-wide, Israeli passports (in some case, expired), a German passport, and thousands of dollars of cash. Student identifications later believed to be false were also found.

Page 3, FBI Newark Division report, 15 September 2001

Page 34 of PDF,

https://ia801301.us.archive.org/1/items/DancingIsraelisFBIReport/fbi%20report%20section%201_text.pdf

See also:

Page 2, FBI Newark Division report, 16 September 2001

Page 87 of PDF

552. But the kind of equipment typically used in house moving – work gloves, blankets, straps, ropes, boxes, dollies, rollers were not found. Neither was the video camera which the witness Maria had reported seeing them use (see below).
553. The local paper, the Bergen Record, quoted ‘a source close to the investigation’, who expressed his concern that the men appeared to have prior knowledge of the attacks while other factors indicated the five men were actively involved in targeting sites and planting bombs:

There are maps of the city in the car with certain places highlighted. It looked like they're hooked in with this. It looked like they knew what was going to happen when they were at Liberty State Park.

[...]

Sources also said that bomb-sniffing dogs reacted as if they had detected explosives, although officers were unable to find anything. The FBI seized the van for further testing, authorities said.

Poalo Lima, Five Men Detained as Suspected Conspirators

Bergen Record, 12 September 2001

<http://www.bergen.com/news/2bombvan200109125.htm>

Archived at:

<https://www.todaycatholicworld.com/dancing5.htm>

554. According to the FBI Newark report, a list of objects recovered from the van mentions ‘fabric sample (explosive residue)’ but provides no further details. It is not absolutely clear whether this means that evidence of explosives was found on the fabric or whether it simply relates to what the bomb-sniffing dogs detected. As part of the FBI’s full field investigation into the five Israelis it would have been tested for these ‘explosive residues’.

FBI Newark Division report, 14 September 2001

Pages, 1 and 7 of PDF,

https://ia801301.us.archive.org/1/items/DancingIsraelisFBIReport/fbi%20report%20section%201_text.pdf

555. As a result, officers arrested the five men in the van on suspicion of connection to the attacks on the WTC complex. The men claimed to be tourists and were later identified as Sivan Kurzberg, the driver of the van, his brother, Paul Kurzberg, Yaron Shmuel, Oded Ellner and Omer Marmari, all Israeli nationals. Local police then called in the FBI.

556. According to an officer at the scene, Sivan Kurzberg, told arresting officers:

We are Israeli. We are not your problem. Your problems are our problems.
The Palestinians are the problem.

East Rutherford Police Report, 11 September 2001
https://archive.org/stream/DancingIsraelisFBIReport/police_djvu.txt

See also:

Were Israelis Detained on Sept. 11 Spies? ABC News, 20 June 2002
<https://abcnews.go.com/2020/story?id=123885&page=1>

557. At this time, no one was blaming Osama Bin Laden or other Islamic terrorists for the attacks, so I judge this was an attempt to deflect attention from their own part and Israel's part in the attacks by falsely incriminating Arabs.

558. The five men were detained in a federal facility in Brooklyn, New York for 71 days. Although they were held ostensibly for visa violations, FBI and CIA counterterrorism teams, interrogated them and subjected them to polygraph tests (popularly known as 'lie detector tests').

559. When the FBI searched the premises of Urban Moving Systems, Weehawken, New Jersey – the company the white van was registered to – the following day, its officers removed boxes of documents and a dozen computer hard drives and found little evidence that the firm was a legitimate business:

A search of Urban Moving Systems, Weehawken, NJ, revealed oddities which caused the search team leader to characterise the company as a possible 'fraudulent operation'. Little evidence of a legitimate business operation was found.

Page 5, FBI Newark Division report, 15 September 2001
Page 36 of PDF,
https://ia801301.us.archive.org/1/items/DancingIsraelisFBIReport/fbi%20report%20section%201_text.pdf

560. As a result of local media coverage of the FBI search, a former employee contacted the FBI Newark office. He told officers that he had left his position there because of anti-American sentiment on the part of an Israeli employee of Urban Moving Systems, who he reported had once remarked:

'Give us twenty (20) years and we'll take over your media and destroy your country'.

Page 6, FBI Newark Division report, 15 September 2001
Page 37 of PDF,
https://ia801301.us.archive.org/1/items/DancingIsraelisFBIReport/fbi%20report%20section%201_text.pdf

561. When the FBI attempted to once again interview the owner of the company, Dominic Suter, a few days after that, they found he had already fled the United States for Israel along with his family.

562. According to the New Jersey State Division of Consumer Affairs, Urban Moving's premises were closed on September 14, 2001. Two months later, a New Jersey judge allowed the state to seize its property. Early in 2002, the New York Department of Transportation revoked Urban Moving's license to do business in that state.

Marc Perelman, Spy Rumors Fly on Gusts of Truth
The Forward, 15 March 2002
<https://forward.com/news/325698/spy-rumors-fly-on-gusts-of-truth/>

563. In May 2002, Suter was placed on a list of 9/11 suspects compiled by the FBI, the same FBI list as the alleged hijackers and other suspected Al Qaeda sympathisers. I conclude in judgment that the FBI must have had evidence linking Suter to terrorism within the US. This in combination with the fact that there was little evidence of Urban Moving Systems operating a legitimate business means it was almost certainly a front company for Israeli intelligence activities.

<http://ariwatch.com/Links/SheaMemorandumIsrael/D-21.htm>

564. The direction of the investigation changed though, after the names of two of the five Israelis, Paul and Sivan Kurzberg, reportedly showed up on a CIA-FBI database of foreign intelligence operatives:

However, a counterintelligence investigation by the FBI concluded that at least two of them were in fact Mossad operatives, according to the former American official, who said he was regularly briefed on the investigation by two separate law enforcement officials:

The assessment was that Urban Moving Systems was a front for the Mossad and operatives employed by it [...]. The conclusion of the FBI was that they were spying on local Arabs but that they could leave because they did not know anything about 9/11.

Marc Perelman, Spy Rumors Fly on Gusts of Truth
The Forward, 15 March 2002
<https://forward.com/news/325698/spy-rumors-fly-on-gusts-of-truth/>

565. As established here, there is no evidence of Arab involvement in the 9/11 attacks.
566. Although Israeli officials flatly dismissed the allegations as untrue in public, the former US official quoted in the report reportedly said the Israeli government had acknowledged the operatives and apologised for not coordinating their activities with the US government.

The Forward, *ibid*

567. In late November 2011, shortly after being freed and deported to Israel, the five men were interviewed on an Israeli chat show – spelt Yod Alef Yod Resh, Lamed Pe, Yod, Daled in Hebrew – where they denied celebrating the attacks, claiming to be documenting them. One of them told the show:

At that point, we were taken for another round of questioning, this time related to our allegedly being members of Mossad. The fact of the matter is we are coming from a country which experiences terrorism daily; **our purpose was to document the event.** [My emphasis]

Shown at:

'We were there to document the event', the 'Dancing Israelis' on Israeli television, [November 2001]
Gene Laratonda channel, YouTube, 29 June 2020
<https://www.youtube.com/watch?v=Y7WR8XnkDgc>

568. The men's claim to not have celebrated the event is contradicted by the images they took. Film obtained from the 35mm camera of one of the detainees was later developed and processed by the Newark Division:

The photos clearly corroborate [redacted] statements in that the Israelis are visibly happy on nearly all of the photographs. Further, the photos revealed that the Israelis had taken photographs from both the top of a van and from another location believed to be a parking lot near the Urban Moving Systems location in Weehawken, NJ.

Page 4, FBI Newark Division report, 15 September 2001
Page 35 of PDF,
https://ia801301.us.archive.org/1/items/DancingIsraelisFBIReport/fbi%20report%20section%201_text.pdf

569. This curious behaviour of the three men just minutes after the attack from a vantage point offering an unimpeded view of the WTC is too convenient and indicates prior knowledge of the attacks. At that time, it was not clear whether what had happened was an attack or an accident. Either way, it would have been clear from the resulting explosion and fires that many people in WTC1 would have been injured or killed.
570. Who would celebrate in those circumstances unless they already knew that terrorist attacks to their advantage were taking place that day? When arrested – and it had become evident that the incidents were terrorist attacks – one of the men tried to implicate Palestinians.
571. In addition, the 9/11 Commissioners failed to take possession of any of the evidence concerning the men and Urban Moving Systems and therefore did not consider it in their enquiry or mention it in their final report.
572. Relying therefore on my experience as a counter-terrorist intelligence officer, I judge that the following, prove that the men were involved in terrorist operations, given:
- i. the reaction of the bomb-sniffing dogs, indicating that explosives had been in the van, shortly before the men were arrested;
 - ii. the mention of 'explosive residue' on a blanket recovered from the van;
 - iii. maps of the city with certain places highlighted, indicating potential sites for a terrorist attack; one of the men lied about where they were earlier that day;
 - iv. one of the men having a German passport;
 - v. the fact the men had fake identity documents;
 - vi. the fact the men were in position either before the first attack or very shortly after it;
 - vii. the fact the men lied about celebrating the attacks;
 - viii. the fact the men lied to police about their whereabouts earlier that day;
 - ix. their celebrations at the time of the first impact on WTC1, when no

- one else knew it was a terrorist attack;
- x. \$4,700 in cash stuffed in a sock;
 - xi. travel documents showing they were prepared to make a getaway;
 - xii. the fact their van had no equipment consistent with them being involved in home-moving.

573. As already established in this judgment, William Rodriguez, the janitor at WTC1, has related how he heard explosions before the first object hit that tower and the many other witnesses who reported hearing explosions that day, who were not interviewed by the FBI or heard by the 9/11 Commission.

Conclusions regarding the Dancing Israelis

574. I judge therefore that it is beyond reasonable doubt that these Israelis were either involved in planting explosives at the WTC that day or involved in the planning and preparation to plant explosives. If I was sitting on a jury hearing this evidence, I would vote that the case against them establishes guilt beyond reasonable doubt, especially as one of the men had lied about the group's whereabouts earlier that day, establishing him to be an unreliable witness, whose testimony in his own defence could be discounted.

575. My judgment that the five Israelis were involved at the very least in the preparation for the 9/11 attacks is also supported by:

- i. the FBI's decision to search the premises of the van's registered owner, Urban Moving Systems, indicating they were reacting to the behaviour of the bomb-sniffing dogs;
- ii. the fact that Dominic Suter, the registered owner of the company, promptly fled the US, abandoning it, indicating his guilt in the matter;
- iii. Suter being placed on the same FBI suspect list as the alleged leader of the alleged hijackers, Mohammed Atta, indicating that the FBI had enough evidence to indite him in connection with the 9/11 attacks;
- iv. Urban Moving's premises were closed shortly after the FBI search, indicating that the FBI had evidence that it was a front company for intelligence activity;
- v. a New Jersey judge allowing the state to seize the company's property less than two months later and the New York Department of Transportation revoking Urban Moving System's licence to do business in that state in 2002, indicating that this evidence was compelling.

576. The above leads me to judge beyond reasonable doubt that they were acting on behalf of the Israeli intelligence services. My conclusion in judgment is supported by evidence published in Counterpunch magazine in 2007:

Today, Perelman [The author of the article in The Forward, see above] stands by his reporting. I asked him if his sources in the Mossad denied the story. 'Nobody stopped talking to me', he said.

Christopher Ketcham,
High-Fivers and Art Student Spies, What Did Israel Know in Advance of the 9/11 Attacks?

577. Although the FBI is on record as formally clearing the men of any involvement, it is already established in this judgment that the FBI failed:
- i. to react to intelligence indicating that Islamic terrorists were planning terrorist attacks using planes;
 - ii. to carry out its enquiries into 9/11 with due diligence, particularly with regard to witness accounts of explosions around the WTC complex, in which the Israelis were implicated.
578. If the men had been five Iranians, then I doubt the FBI would have acquitted them on the basis of the evidence outlined above.

Blackmailing the US

579. Even if the men were not *in situ* to record the first impact on WTC1, they would have been there to record the second just over a quarter of an hour later.
580. Given that this would have recorded an object going too fast to be an aircraft but fast enough to be a missile, they would have known that the attack could not have been conducted by a terrorist group and had to be the responsibility of elements of the US military. Curiously this video camera was not in the possession of the men when they were arrested:

Also not found was the video camera that [redacted] observed at least one of the males using to film the explosion at the WTC.

Page 3 , FBI Newark Division report, 15 September 2001
Page 34 of PDF,
https://ia801301.us.archive.org/1/items/DancingIsraelisFBIReport/fbi%20report%20section%201_text.pdf

581. This indicates that the footage the camera contained was so vital that these men had already passed it on, in case they were arrested. This is also why the men publicly stated on Israeli television that they were documenting the attacks
582. I therefore judge with a high degree of certainty that Israel used this evidence to blackmail the US administration into blaming Muslims for the 9/11 attacks, deflecting attention from its own role, knowing that the sympathies of the people of the world would turn from the Palestinians – and other Arabs – to Israelis.
583. Once the US – as part of NATO – had invaded Afghanistan using 9/11 as a false pretext, its government could no longer blame Israel for the attacks, as world public opinion would have turned on the US, leading to calls for the US to be brought to account for wrongly blaming Muslims, Al Qaeda, Bin Laden and Afghanistan in connection with the 9/11 attacks.

The DEA report into undeclared Israeli intelligence activity in the US before 9/11

584. Shortly after the 9/11 Commission produced its final report in 2004, Gerald Shea, an international corporate lawyer based in the US, sent a memorandum

to both houses of the US Congress calling for an enquiry into his research into what he claimed was Israeli surveillance of the alleged hijackers and Israel's failure to provide adequate warnings of the 9/11 attacks.

Gerald Shea, Memorandum to the National Commission on Terrorist Attacks Upon the United States; the Senate Select Committee on Intelligence; The House Permanent Select Committee on Intelligence, Israeli Surveillance of the Future Hijackers and FBI Suspects in the September 11 Attacks and Their Failure to Give Us Adequate Warning; The Need for a Public Inquiry ('The Shea Memorandum'), 15 September 2004
<http://ariwatch.com/Links/SheaMemorandumIsrael/SheaMemorandumIsrael.htm>

585. Much of his report is based on evidence of undeclared Israeli intelligence activity in the US in the eighteen months running up to 9/11, gathered by the US Drug Enforcement Agency.
586. Less than three months before the 9/11 attacks, the Office of Security of the DEA published a report, *Suspicious Activities Involving Israeli Art Students at DEA Facilities*, detailing the attempts of approximately 125 or more Israeli nationals with military and intelligence backgrounds, 'to penetrate several DEA Field Offices in the continental United States' from early 2000 to the time of publication of the report in June 2001.
587. The DEA report has never been officially published and remains classified but became public after being leaked to a French website. A copy is attached to the Shea Memorandum as 'Exhibit A'.

Suspicious Activities Involving Israeli Art Students at DEA Facilities
Drug Enforcement Administration Office of Security June, 2001
Exhibit A, Shea Memorandum, 15 September 2004
(The DEA Report)
<http://ariwatch.com/Links/SheaMemorandumIsrael/SheaMemorandumIsrael.htm>

588. According to the report, the individuals in question visited the residences of numerous DEA and several other law enforcement and Department of Defence offices and the residences of their employees, across the US from California to Florida. Largely organised into groups of eight to ten people under a team leader, they used the cover story that they were art students marketing their work.
589. Virtually all of the individuals questioned or detained by the DEA and other federal and local law enforcement agencies turned out to be Israeli nationals with backgrounds in intelligence, with the specialist skills associated with this. The following are some examples:

Lior Baram, had served two years in Israeli intelligence working with classified information;

Paragraph 69, Page 20; Paragraph 5, Page 48, DEA Report, June 2001
Exhibit A, Shea Memorandum, 15 September 2004

Dilka Borenstein was a 'recently discharged' military intelligence officer;

Paragraph 46, Page 13; Paragraph 104, Page 56, DEA Report, June 2001
Exhibit A, Shea Memorandum, 15 September 2004

Marina Glikman, had served as an Israeli military intelligence officer and worked for an Israeli software company with expertise in hand-held computer technology;

Paragraph 53-56, Pages 16-17; Paragraph 120, Page 57, DEA Report, June

2001
Exhibit A, Shea Memorandum, 15 September 2004

Itay Simon had done classified work for the Israeli army, from which he had been discharged shortly before arriving in the US.

Paragraph 50, Page 14; Paragraph 107, Page 56, DEA Report, June 2001
Exhibit A, Shea Memorandum, 15 September 2004

Tomer Ben Dor had served in an Israeli military unit associated with Patriot missile defense and worked for Nice-Systems Ltd, an Israeli company specialising in systems for monitoring, evaluating and analysing voice communications. Nice-Systems' US subsidiary, Nice Systems Inc, is located in Rutherford, New Jersey, near to East Rutherford where the five 'Dancing Israelis' were arrested on September 11.

Paragraph 54-5, Page 16-17; Paragraph 120, Page 57, DEA Report, June 2001
Exhibit A, Shea Memorandum, 15 September 2004

<http://ariwatch.com/Links/SheaMemorandumIsrael/SheaMemorandumIsrael.htm>

590. According to the US Immigration and Naturalization Service, dozens of these Israelis – mainly resident in the Mid-West, Florida and other states – were expelled from the United States, publicly for visa violations, in the summer of 2001, just months before the 9/11 attacks.

Connie Cass, Government Tracks Israeli Art Students,
Associated Press, 9 March 2002
<https://www.ourmidland.com/news/article/Gov-t-Tracks-Israeli-Art-Students-7097226.php>

591. The DEA's Office of Security concluded that the Israelis 'may well be engaged in organised intelligence gathering'.

Page 1, Suspicious Activities Involving Israeli Art Students at DEA Facilities
Drug Enforcement Administration Office of Security June, 2001
Exhibit A, Shea Memorandum, 15 September 2004
<http://ariwatch.com/Links/SheaMemorandumIsrael/SheaMemorandumIsrael.htm>

592. I conclude in judgment that the DEA's assessment that these individuals *may* be involved in organised intelligence gathering is an understated assessment of the intelligence threat they posed to the US government and its people, given that:

- i. the Israeli government had not declared the presence of these individuals in the US;
- ii. the individuals targeted not just DEA offices and personnel but also law enforcement officers and Department of Defence officials;
- iii. the organisation of the groups is based on intelligence gathering-style cells;
- iv. their intelligence and military backgrounds (beyond the routine military service that is required of all Israeli nationals);
- v. their connections to telecoms and computer companies, enabling them to intercept communications and otherwise monitor targets they were interested in.

593. In his memorandum, Shea comes to the same conclusion:

In the months leading up to September 11, 2001, the Israeli DEA Groups were spying on the United States.

Page 1, Shea Memorandum

594. This understatement of the threat is further evidence of the pro-Israel bias that exists within the US state.

595. Can you imagine the reaction of the US cabinet if 125 undeclared Iranian nationals with military and intelligence backgrounds had been detected inside the US and the agency compiling the report had concluded they *may* be involved in spying on the US? Can you imagine the reaction of the US media and people, if it had then become apparent that the US government had covered this up?

Correlations between the Dancing Israelis, the DEA groups and 9/11 suspects

596. Shea has marshalled the evidence gathered by the DEA along with some of the evidence known about the 'Dancing Israelis' – none of which was considered by the 9/11 Commissioners – and analysed it in the light of intelligence gathered about the alleged hijackers in the joint House-Senate report; open-source information; and media reporting.

Report of the Joint Inquiry into the Terrorist Attacks of September 11, 2001
The House Permanent Select Committee on Intelligence and the Senate Select Committee on Intelligence, S Report No 107-351, 107th Congress, 2D Session H Report No 107-792, December 2002,
(The Joint House-Senate Committee Report)
Page 135 onwards, Joint Committee Report, December 2002
<https://www.intelligence.senate.gov/sites/default/files/documents/CRPT-107srpt351-5.pdf>

597. Shea established an extensive correlation between the known locations and movements of the 'Dancing Israelis', which he calls the 'New Jersey Group', and those of the alleged hijackers, which are summarised in the following tables and maps:



Figure 72. Map 3, the Shea Memorandum
 15 September 2004
<http://ariwatch.com/Links/SheaMemorandumIsrael/SheaMemorandumIsrael.htm>

Israeli Groups	Hijackers/Suspects
Bergen and Hudson Counties	
Dominik Suter Sivan Kurzberg Paul Kurzberg Yaron Shmuel Oded Ellner Omer Marmari Meirav Balhams Michal Gal	Nawaf Al Hazmi Khaled Al Mihdhar Hani Hanjour Salem Al Hazmi Majed Moqed Mohamed Atta Ahmed Al Ghamdi Addulaziz Al Omari Mohamed Al Shehri Dominik Suter Mohamed Azmath Arshad Chaudry Abdul Husuen Bassem Hussein Ayub Khan Arshad Mazher Mohamed Nekhily Mohamed Pervez Mohamed Rahman

Figure 73. Table showing correlation between locations of DEA groups and individuals suspected of involvement in 9/11 in New Jersey
 Page 4, Exhibit B, the Shea Memorandum
 15 September 2004
<http://ariwatch.com/Links/SheaMemorandumIsrael/SheaMemorandumIsrael.htm>

598. Dominik Suter is included in the 9/11 suspects list as he was included in the FBI's list of suspects for the attacks, after fleeing the US for his association with Urban Moving Systems, which I judge to be a front company for Israeli intelligence activities.

<http://ariwatch.com/Links/SheaMemorandumIsrael/D-21.htm>

599. Having established that the 'Dancing Israelis' were beyond reasonable doubt involved in the 9/11 attacks, their connection to any of the DEA groups implicates the members of those groups in the preparation and planning of the 9/11 attacks.

600. The fact the five men were based in Hudson and Bergen Counties, New Jersey becomes of greater interest to investigators in the light of three of the alleged hijackers of Flight AA77 being linked to New Jersey:

- Hani Hanjour being based in New Jersey at the time of the attacks;
- Khaled Al Mihdhar and Nawaf Al Hazmi having addresses in Bergen County, New Jersey.

601. Atta, Al Omari and the Al Ghamdis also had addresses in the Bergen County area and were frequent visitors there.

Page 31, Shea Memorandum
FBI Suspect List, May 2002, Exhibit D, Shea Memorandum
Annotated Timeline of the 9/11 Hijackers for Researchers, Free Republic, 13 May 2002
<https://freerepublic.com/focus/news/683026/posts>

602. Although the three alleged hijackers above had addresses in the Bergen County area, they mainly lived in Hollywood, Florida area as did Al Mihdhar and Al Hamza, alleged to be on Flight AA77, where the majority of the activities of the Israeli DEA Groups took place:

The majority of the incidents have occurred in the southern half of the continental US with the most activity reported in the state of Florida. [...] Hollywood [...] seems to be a central point for these individuals with several having addresses in this area.

Page 1, the DEA report

603. The locations of the activities of the Israeli DEA groups and the alleged hijackers within the Hollywood, Florida, area are shown in the maps and tables below:

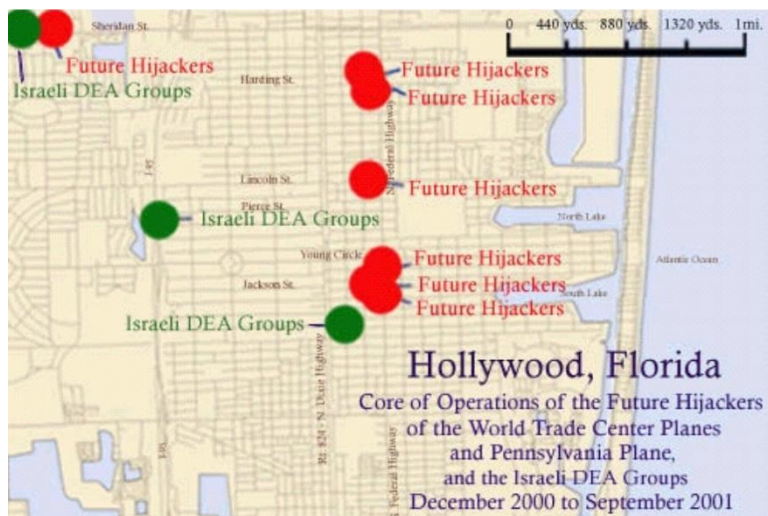


Figure 74. Map 2, the Shea Memorandum
15 September 2004
<http://ariwatch.com/Links/SheaMemorandumIsrael/SheaMemorandumIsrael.htm>

Israeli Groups	Hijackers/Suspects
Hollywood, Florida	
Hanan Serfaty Akyuz Sagiv Eli Cohen Sarah Sassoon Oshirt Zaguri Sussie Oshra Keren Matatia Livnat Sella Rachel Kendel Gilad Lifshitz	Mohamed Atta Marwan Al Shehhi Khaled Al Mihdhar Ziad Jarrah Abdulaziz Al Omari Mohand Al Shehri Waleed Al Shehri Wail Al Shehri Ahmed Al Nami Satam Al Suqami

Figure 75. Table showing correlation between locations of DEA groups and individuals suspected of involvement in 9/11 in the City of Florida
Page 1, Exhibit B, the Shea Memorandum
15 September 2004
<http://ariwatch.com/Links/SheaMemorandumIsrael/SheaMemorandumIsrael.htm>

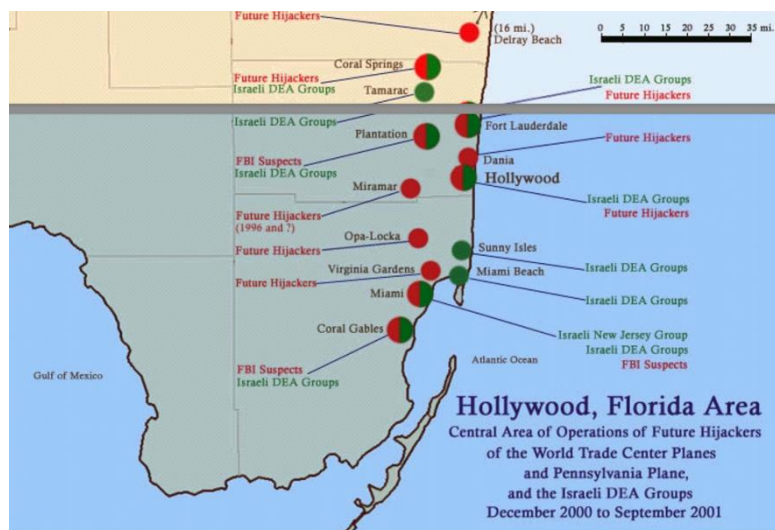


Figure 76. Map 1, the Shea Memorandum
15 September 2004
<http://ariwatch.com/Links/SheaMemorandumIsrael/SheaMemorandumIsrael.htm>

Israeli Groups	Hijackers/Suspects
Hollywood Area, Florida	
Lior Barram Peer Segalovitz Legum Yochai Yaron Shmuel Dror Segalovitz Keren Kuznitz Zwaig Meirav Hilda Machbubi Nimrod Simkin Inbal Keren Eran Kedem Limor Perlas Shiri Ase Omit Kemetch Shmrt Mer Kobi Bouzaglo Ohad Aharon Yafit Segal Assaf Marziano Orit Bendalak Michael Simon Ilana Harari Rani Drore Inbar Kochavi	Awaf Al Hazmi Salem Al Hazmi Fayez Banihammad Ahmed Al Ghamdi Hamza Al Ghamdi Saeed Al Ahmed Hady Omar Abdulwah Al Omari Mohamed Al Shehri Kamel Daoudi

Figure 77. Table showing correlation between locations of DEA groups and individuals suspected of involvement in 9/11 in the Hollywood area
Pages 1-2, Exhibit B, the Shea Memorandum
15 September 2004
<http://ariwatch.com/Links/SheaMemorandumIsrael/SheaMemorandumIsrael.htm>

604. Like many of the alleged hijackers and other individuals suspected of 9/11, more than thirty of the Israelis also lived in the Hollywood, Florida area, then in Hollywood itself:
- i. Hanan Serfaty lived in Hollywood:
 - ii. Legum Yochai lived in Miami.
 - iii. Lior Barram, a former Israeli intelligence officer, lived in Plantation, Florida, about 10 miles west of Hollywood.
 - iv. Peer Segalovitz, an Israeli special forces lieutenant, and his brother lived in Tamarac, just north of Fort Lauderdale.
 - v. Akyuz Sagiv, a former bodyguard to the Israeli army's top-ranking general, appears to have lived in Hollywood or in Coral Springs.

For the precise location of the relevant towns in the Hollywood area, see Map 1 above

605. In June 2001, a couple of months prior to the 9/11 attacks, fifteen of the nineteen alleged hijackers were also living in Hollywood, nine in the town itself

and six in surrounding towns. They had Hollywood addresses interspersed with or within hundreds of yards of the members of the Israeli DEA Groups during the same time period, 2000 to 2001:

- i. All of the alleged hijackers of Flight AA11 – Mohamed Atta, Abdulaziz Al Omari, Waleed Al Shehri, Wail Al Shehri and Satam Al Suqami – lived in Hollywood, Florida itself.
- ii. Two of the four alleged hijackers of Flight UA 93, Ziad Jarrah and Ahmed Al Nami, also lived in Hollywood.
- iii. Two of the five alleged hijackers of Flight UA175 Marwan Al Shehhi and Mohand Al Shehri, lived in Hollywood as well.
- iv. Hani Hanjour, alleged to be on Flight AA77 and based in New Jersey at the time of the attacks, had lived near the Hollywood area in 1996, in Miramar, a few miles southwest of Hollywood.

Page 6, Hijacker Timeline

<https://freerepublic.com/focus/news/683026/posts>

See also Exhibit B and Maps 1 and 2, the Shea Memorandum
15 September 2004

<http://ariwatch.com/Links/SheaMemorandumIsrael/SheaMemorandumIsrael.htm>

606. Saeed Al Ghamdi had lived in Daytona Beach, Florida for several years in the 1990s and Waleed Al Shehri had taken flight lessons there in 1997. Mohamed Atta had also lived there in the mid-1990s. In summer 2000, the alleged leaders of the hijackers, Khaled Al Mihdhar and Nawaf Al Hazmi, arrived in Florida to allegedly prepare for the hijackings, followed by the other hijackers in 2001.

Page 135 onwards, Joint Committee Report, December 2002

<https://www.intelligence.senate.gov/sites/default/files/documents/CRPT-107srpt351-5.pdf>

607. Mohamed Atta, Marwan Al Shehhi and Ziad Jarrah arrived there between May and June 2000. All of them attended flight school in Venice, Florida, not far from Fort Myers where the Hollywood Israeli DEA Groups were later found operating.

See MAP 4, Paragraphs 90-94, pages 27-28. DEA Report

608. Atta and Al Shehhi were in the Hollywood area by the end of December 2000, when they took flight training courses in Opa-Locka, about 15 miles southwest of Hollywood.

Page 36, Joint Committee Report

<https://www.intelligence.senate.gov/sites/default/files/documents/CRPT-107srpt351-5.pdf>

609. Ziad Jarrah took flight training courses the following month, in January 2001, in Virginia Gardens, about 20 miles south of Hollywood.

Page 137, Joint Committee Report

<https://www.intelligence.senate.gov/sites/default/files/documents/CRPT-107srpt351-5.pdf>

610. Atta and Al Shehhi settled permanently on the east coast of Florida, somewhere in the Hollywood area, in mid to late February 2000, when they procured a mailbox address on Sheridan Street in Hollywood, Florida.

611. Ziad Jarrah returned to Hollywood from abroad in April 2001.

The Wall Street Journal, 18 September 2001
<https://www.wsj.com/articles/SB1000774372551721800>

612. Shea has established many more correlations, which are summarised in this map of the US:



Figure 78. Map 4, the Shea Memorandum
15 September 2004
<http://ariwatch.com/Links/SheaMemorandumIsrael/SheaMemorandumIsrael.htm>

Shea's Conclusions re Israeli involvement in 9/11

613. Given the above close correlations between the locations and activities of the alleged hijackers and the 'Dancing Israelis' and the DEA groups, Shea concluded that the Israelis were monitoring the alleged hijackers, before the attacks.

614. Although Shea makes many references to the 'Dancing Israelis', he fails to marshal the entire evidence against them, particularly the evidence indicating that they had been in possession of explosives, shortly before being arrested on the day of 9/11.

615. He does though accept that two of the men were Mossad agents and that Urban Moving Systems was a front for Israeli intelligence gathering yet also claims that they were helping people move:

The personnel of Urban Moving Systems, the Mossad front, were ostensibly driving about northeastern New Jersey towns in their van (or vans) to help people move – a familiar suburban sight. [...]

With ample room for personnel and electronic equipment, the vans were ideal vehicles for electronic eavesdropping. [...] The future hijackers were frequent users of land lines and cell telephones and thus were ideal subjects for electronic surveillance.

Pages 43-44, Shea Memorandum

<http://ariwatch.com/Links/SheaMemorandumIsrael/SheaMemorandumIsrael.htm>

616. In the context of his belief that the hijackers are guilty as tried in the media and that Bin Laden was therefore responsible for the attacks, Shea also concludes that the 'Dancing Israelis' were also only carrying out surveillance of the future 'hijackers' and were not involved in the attacks:

There was no implication in these reports that the Israelis were involved in planning for or carrying out the September 11 attacks.

Page 13, Shea Memorandum

617. When the 'Dancing Israelis' were arrested, the police noted that their vans had none of the equipment associated with moving house, indicating that they had only an intelligence function. Shea also fails to address:

- i. the apparent prior knowledge they had of the attacks;
- ii. the fact that an 'explosive residue' was detected by bomb sniffing dogs in the Urban Moving Systems van;
- iii. the maps they had with marked areas, as if for targeting;
- iv. the fact they told lies to police about their whereabouts that day and about their celebration of the attacks;
- v. the witness reports of explosions in and around the WTC complex on the day of 9/11;
- vi. the inclusion of the owner of Urban Moving Systems, Dominic Suter, on the FBI's 9/11 suspect list, meaning the agency must have had some evidence linking him to terrorism.

618. Shea's only criticism of the 'Dancing Israelis' and the DEA groups is that they didn't provide the US intelligence and law enforcement services with enough evidence to prevent the attacks for political reasons:

But any energetic Israeli effort to assist the United States in preventing the attacks would not have served their strategic interest, in view of the disastrous effect those attacks were likely to have on the relationships between the United States and the Arab world.

Page 1, Shea Memorandum

<http://ariwatch.com/Links/SheaMemorandumIsrael/SheaMemorandumIsrael.htm>

The creation of patsies for the 9/11 attacks

619. The 9/11 attacks did indeed have this disastrous effect but it was because Israel most likely framed Muslims for the attacks. I conclude in judgment that the Israeli DEA groups were not gathering intelligence on future hijackers but were either setting up Arabs to take responsibility for the attacks or were using Arab false identities for the same reason because:

- i. the execution of the attacks demonstrates a technical capability way beyond that of Al Qaeda or other insurgent groups;
 - ii. there is no primary source evidence which, when subjected to reasoned analysis, supports the hypothesis that Muslims hijacked planes and flew them in to buildings which then collapsed due to fire and gravity.
 - iii. the extensive evidence showing that the 'Dancing Israelis' were involved in terrorism on the day of 9/11
620. It is not enough in a false-flag operation to lay the blame on another country or organisation. To be truly convincing, a false trail must be laid to 'patsies'. Patsies are people innocent of involvement in an operation who are directed by covert operatives to be in the right place at the right time to circumstantially and falsely incriminate them to deflect attention from the covert operatives' own part in planning and executing the any subsequent terrorist attack.
621. The flying lessons the alleged hijackers took have all the hallmarks of being part of a set-up to convince the public that they were capable of flying planes rather than being any serious training on the part of Muslim terrorists for the attacks.
622. Although some of the alleged hijackers were reported to have enrolled with flight training schools, they were generally learning to fly small Cessna-style planes. As many pilots have pointed out, this experience would be virtually worthless when it came to piloting a jet airliner into a building. It nevertheless gives the impression that the alleged future hijackers were intent on carrying out this kind of operation.
623. This also explains why the Joint House-Senate Committee was able to gather so much intelligence about the activities of the alleged hijackers in the run-up to the attacks but had little information about the actual attacks: the Israeli DEA groups were able to use their technical expertise to lay a trail for investigators to follow. In the light of these observations, the following reports must be re-interpreted as setting up Muslims as patsies for an operation involving Israeli intelligence:
- i. In August 1998, an intelligence agency – no further details – warned the FBI's New York field office of an alleged plan by unidentified Arabs **to fly an explosive laden aircraft from Libya into the World Trade Centre.**
 - ii. In mid-1999 the FBI received intelligence that the leadership of a terrorist organisation **other than Al Qaeda had approved unlimited funding to select and train students in the United States to gather intelligence on infrastructure facilities and public places frequented by Jewish people.** [My emphasis]
624. I therefore conclude in judgment, in the absence of any primary source evidence of the alleged hijackers being involved in the attacks, that the DEA groups were in the US for the eighteen months prior to the 9/11 attacks to create 'patsies' who would be held responsible for the attacks.
625. This is supported by a reported incident at the Federal Postal Service. Following a security alert to be aware of Israelis who appeared to be using the cover of being art students selling their work, an individual from the FPS in Santa Ana reported suspicious activity on the part of two Middle Easterners:

While at the Starbucks drinking coffee after business hours last week, one

of them overheard 2 Middle Easterners sitting outside talking in Arabic, making reference to our building and apparently making diagrams of our building and discussing explosives. Local police were notified.

Paragraph 176, Page 46, DEA report, Exhibit A, Shea Memorandum
<http://ariwatch.com/Links/SheaMemorandumIsrael/SheaMemorandumIsrael.htm>

626. The DEA report provides no further details of this incident. I judge it is far more consistent with intelligence operatives trying to falsely give the impression that Arabs were planning terrorist attacks than actual terrorists engaged in plans to attack US government buildings. Trained terrorists are all too aware of the need to keep their plans secret to avoid detection whereas intelligence operatives creating 'patsies' want to be overheard, knowing that the information they disclose is likely to be reported to police.
627. Given that many of the alleged hijackers have been reported to be alive after the attacks, it is almost certain that the members of the Israeli DEA groups were using false identities to create the impression that Arabs and not Israelis were behind the attacks.
628. I also conclude in judgment that the DEA groups had the necessary technical skills and experience in telecommunications and information technology to support the efforts of the elements of the US government who used advanced technology, not just to make the attacks happen using DEWs, for example, but to falsely incriminate Muslims using mobile phone call recordings, which were not technically possible at the time.
629. It is inconceivable that intelligence activity on the scale carried out by the DEA groups was carried out without the knowledge of the Israeli government.
630. Undeclared intelligence activity – commonly known as 'spying' – is judged by government to be a grave offence, often carrying decades long prison sentences or the death penalty. The US government would not therefore have quietly deported the 125 members of the DEA groups without pressure from the Israeli government. The same argument applies to the 'Dancing Israelis', two of whom were reported to be Mossad officers.
631. Even if somehow the operations of the two groups were carried out without the knowledge of the Israeli government in the first place, it nevertheless chose to conspire with these undeclared intelligence operatives by negotiating for their return.
632. The same Fox News report by Carl Cameron that focused on Israeli involvement in 9/11, reported that Comverse, an Israeli company which works closely with the Israeli government, made the computers and software used to intercept, record and store wiretapped calls before they were transmitted to US investigators, like the FBI or the INS:

Comverse insists that the equipment it installs is secure. But the complaint about this system is that **the wiretap computer programs made by Comverse have, in effect, a back door through which wiretaps themselves can be intercepted by unauthorised parties.**

Adding to the suspicions is the fact that **in Israel Comverse works closely with the Israeli government**, and under special programs, gets reimbursed for up to 50% of its research and development costs by the Israeli Ministry of Industry and Trade.

But investigators within the DEA, INS and FBI have all told Fox News that to pursue or even suggest Israeli spying through Comverse is considered career suicide. [My emphasis]

Carl Cameron, Fox News, December 2001

Since removed but quoted at:

Chapter 7, Terror on the Tube, Behind the Veil of 7/7 – an Investigation

Nick Kollerstrom, Progressive books, 2011

FOX News has learned that some American terrorist investigators fear certain suspects in the Sept. 11 attacks may have managed to stay ahead of them, by knowing who and when investigators are calling on the telephone.

Quoted at:

Page 353, John-Paul Leonard's Afterword, The War on Freedom, John-Paul Leonard and Nafeez Ahmed, 2002

See also **Evidence of Israeli complicity in 7/7**

633. The fact that the CIA failed to allow a seconded FBI officer to pass on information about Khalid Al Mihdhar and Nawaf Al Hazmi, believed to be Al Qaeda operatives, being in the US in January 2000 supports the theory that these men were in fact patsies and that the CIA was involved in the conspiracy.
634. Why would the CIA prevent intelligence on known terrorists – held by the powers-that-be to be the masterminds of the 9/11 attacks – who might attack the US being acted upon unless it was because elements of the US state knew that any investigation would have revealed these alleged terrorists were in fact 'patsies' or Israeli intelligence officers using false identities and not terrorists.
635. The fact that CIA director George Tenet failed to include this report when examining material to disclose to the various enquiries into 9/11 indicates that the CIA was covering up its role in a conspiracy to make the 9/11 attacks happen, given that I have already established beyond reasonable doubt that the attacks were only within the capability of elements of the US state.
636. The same observations apply to the officers at FBI HQ, who prevented intelligence about possible Islamic terrorist attacks on planes being shared with the other agencies, departments of state or the airline companies and then failed to carry out any meaningful investigation into the attacks. I judge it is almost certain these officers were concerned that any investigation might reveal the targets were not Muslim terrorists but either patsies or undercover Israeli intelligence operatives using Arab identification documents to create a false trail.
637. This also contradicts the theory put forward by some commentators that the US government let the attacks happen – which I initially agreed with in the immediate aftermath of 9/11, given the level of endemic incompetence – rather than elements of the US government making them happen, particularly as there is no evidence subjected to reasoned analysis of Islamic terrorists being responsible.
638. The individuals in the US Cabinet, Congress and law enforcement and intelligence agencies joined the conspiracy, when they failed to hold the FBI HQ to account for its dilatory identification of the alleged hijackers or otherwise carry out due diligence with respect to the evidence, including the fact no air crash investigations were carried out.

639. To sum up, all the evidence subjected to reasoned analysis indicates that elements of the US military, officers at FBI HQ and the head of the CIA conspired with Israeli intelligence operatives in the DEA groups not just to make the 9/11 attacks happen but to falsely incriminate the alleged hijackers and by extension Osama Bin Laden and Al Qaeda. This conspiracy also explains the failure of the FBI to carry out the routine investigation required to identify a suspect and the failure of the Joint House-Senate enquiry and the 9/11 Commission to gather any primary source intelligence about the actual attacks.
640. As it is inconceivable that the DEA groups were operating without the knowledge of Mossad, I judge that the Israeli government in its wider sense conspired in the preparation and planning of the 9/11 attacks. Before the 9/11 attacks happened, the Israeli government supplied its false intelligence about the patsies it had created to the US, to justify the undeclared and unlawful presence of its intelligence operatives in the US, who made up the DEA groups, and to falsely incriminate Muslims.
641. Mossad also made sure that the media knew about its sharing of intelligence with the US government, in case the media independently learnt of the DEA officers undisclosed presence in the US:

Two senior experts with Mossad, the Israeli military intelligence service, were sent to Washington in August [2001] to alert the CIA and FBI to the existence of a cell of as many of 200 terrorists said to be preparing a big operation.

They had no specific information about what was being planned but linked the plot to Osama bin Laden and told the Americans that there were strong grounds for suspecting Iraqi involvement.

David Wastell in Washington and Philip Jacobson in Jerusalem Israeli security issues urgent warning to CIA of large-scale terror attacks
Daily Telegraph, 16 September 2001

642. The reference to '200 terrorists' even equates to the total number of Israelis reported to have been arrested before and after the 9/11 attacks.

Ben Fenton, in Washington,
US arrests 200 young Israelis in spying investigation, 7 March 2002
<https://web.archive.org/web/20040113032106/http://www.telegraph.co.uk/news/main.jhtml?xml=%2Fnews%2F2002%2F03%2F07%2Fwspy07.xml&sSheet=%2Fnews%2F2002%2F03%2F07%2Fixworld.html>

643. So, in the month before 9/11, Mossad supplied intelligence about the patsies it had set up to the US government, knowing that when the attacks happened these patsies would be the prime suspects. The arrest of the 'Dancing Israelis' on the day of 9/11 might have derailed the conspiracy between Israel and elements of the US, if Israel hadn't likely used the men's recording to blackmail the US government with the missile footage shot by the five men that day.
644. Once the 'Dancing Israelis', two of whom were reported to be Mossad officers, had returned to Israel with their recording of the attacks, which disproved the official account – and made a point of stating this publicly – there was nothing to stop Israel blackmailing the US government. Once the US had invaded Afghanistan, the Israeli government would have known that the US could not then hold Israel or Israeli intelligence operative responsible for the

attacks, as the US would have been accused of war crimes, fraud and dereliction of duty by the governments and peoples of the world.

645. Even if the Israeli Cabinet did not somehow know about Mossad's part in the planning, preparation and execution of the attacks, it joined the conspiracy by failing to scrutinise the account put forward by the US government in the media in the weeks after the attack.
646. In any case Israeli institutions both governmental and non-governmental – along with those in the US and UK – have done the most to falsely incriminate Muslims for the 9/11 attacks, as have Jewish people in the US and UK, and the most to suppress evidence of Israeli responsibility for the attacks.
647. There is far more credible evidence – even where it is circumstantial – of Israeli involvement in the 9/11 attacks than that of the involvement of Islamic terrorists, which never actually existed from the outset of the investigation because the FBI HQ failed to investigate the 9/11 attacks and never identified the 19 alleged hijackers to the accepted standards of police and intelligence work.
648. The US therefore used less reliable evidence of Al Qaeda involvement in the 9/11 attacks to justify military action in Afghanistan than now exists to support Israeli involvement in them.

Israel's motivation

649. In the weeks and months running up to the 9/11 attacks, the governments and people of the world were becoming increasingly concerned and vocal about Israel's lack of respect for the rule of law as a result of its occupation of Gaza and the West Bank and its instalment of Israeli nationals in these areas by removing Palestinians from their homes and land, and its policy of 'pin point prevention' or targeted executions of its perceived enemies, without trial.
650. A fortnight before the 9/11 attacks, US diplomats were applying pressure on Israel to begin withdrawing its forces from the Christian town of Beit Jala in the Bethlehem Protectorate of the occupied West Bank:

Could you add anything to this now breaking story that is on the Palestinians? They seem to have some agreement, a truce agreement, but it seems to apply only to that town, Beit Jala. Is that something you know more than the accounts we have?

MR. BOUCHER: I don't think I know more, nor can I actually confirm some of the accounts that have been out in the press. I would just say that what we do know is that they have been engaged in fairly intensive discussions with the objective of stopping the shooting and leading to a withdrawal of Israeli troops from Beit Jala.

Richard Boucher, White House Spokesman
Press Briefing relating to Israel/Palestinians, Washington, DC
August 29, 2001
<https://2001-2009.state.gov/p/nea/rt/4702.htm>

651. This explains the now Israeli Prime Minister Benjamin Netanyahu's peculiar delight in the 9/11 attacks, when asked about the attacks:

That evening, [11th September 2001] I tracked down Benjamin Netanyahu, the once-and-future Israeli prime minister, to ask what the attack meant for

US-Israeli relations. 'It's very good', he replied, with startling enthusiasm. Then he caught himself. 'Well, not very good, but it will generate immediate sympathy'.

James Bennet, then New York Times Jerusalem correspondent

On 9/11/11, The Atlantic, September 2011

<https://www.theatlantic.com/magazine/archive/2011/09/on-91111/308594/>

652. Since the 9/11 attacks, the US government has stopped applying pressure on Israel to withdraw from its unlawful occupation of the West Bank and the US media has rarely questioned this war crime. At the same time, the official account of the 9/11 attacks has encouraged Israeli lobby groups to demonise anyone questioning this severe, chronic and extensive assault on the inalienable rights and liberties of the Palestinian people by labelling them 'antisemites' and therefore 'racists'.
653. There is also evidence to show that Israel likely carried out a false-flag operation in the UK in connection with the bombing of its own embassy in 1994.

Israeli embassy bombing

654. Just after midday on 26th July 1994, a bomb exploded in an Audi car outside the Israeli Embassy in London. That night, another bomb exploded outside Balfour House in Finchley, north London, which housed a number of Israeli interest groups. There were no fatalities or serious casualties resulting from either of the attacks.
655. In December 1996, two Palestinians, Samar Alami and Jawed Botmeh, were convicted of conspiracy to cause explosions in connection with the attack and sentenced to 20 years in prison, although Mahmoud Abu Wardeh, a co-accused was acquitted. Nadia Zekrah, another co-accused, had already been acquitted by the trial 'judge' due to lack of evidence.
656. I know from my own experience that MI5 failed to disclose evidence from a senior MI5 officer, star designation G9/1 in October 1994, to the trial 'judge', implicating agents of Israel and not the two accused in the attack on the Embassy.
657. In October 1994, shortly after joining MI5's Middle Eastern counter-terrorism G Branch, I read a Loose Minute by him stating that, after reviewing the evidence, he had come to the inescapable conclusion that Israel had bombed its own embassy. A report containing a belief based on evidence must be disclosed to defence lawyers as part of the due process of a fair trial.
658. The following supports his conclusion:
- i. The only evidence to connect Botmeh to the attack was his purchase of the Audi used to deliver the bomb to the Israel embassy. He had an alibi for the day of the attack, as did his co-accused, Alami, so neither were considered to be responsible for the actual attack.
 - ii. A number of witnesses confirmed that Botmeh was accompanied by a man he knew as 'Reda Moghrabi' who had asked him to help purchase the Audi later used in the bombing. Uncontested hand writing evidence confirmed that the man who signed the paperwork transferring registration of the vehicle was not Botmeh.

- iii. Alami and Botmeh were able to independently draw a picture of Reda Moghrabi, when they were held on remand prior to trial and therefore unable to communicate.
- iv. The CCTV outside the Israeli Embassy, which would have recorded footage of the car used in the bombing, was not working on the day of the attack, which is doubly suspicious in the light of the fact that a bomb had killed 87 people at an Israeli interests centre in Buenos Aires, Argentina, in the weeks running up to the bombing of the embassy in London.
- v. Although a locker belonging to Botmeh and Alami was found to contain low density explosives, the two stated that these had been left with them by Moghrabi, a few days before the attack on the Israeli Embassy. As electrical and chemical engineers, the two had the technical and scientific backgrounds to test delivery methods of explosives to aid the resistance to Israel's unlawful occupation of Gaza and the West Bank. At the time, this was not an offence under English law because the Prevention of Terrorism Act only applied to attacks carried out within the UK.
- vi. British investigators, in agreement with the Israeli officials involved, concluded that it was highly unlikely that the TATP explosives found in the locker were not used in the bombing, given the damage done to the embassy.
- vii. Experts also concluded that the device used was of a sophisticated construction, within the capabilities of the agents of an intelligence service but not the two Palestinians;
- viii. Contrary to accepted procedure, Israeli officials were involved in the search for forensics following the attack;
- ix. A press report indicated that representatives of Mossad had been in London to warn of an attack on the embassy a couple of weeks before the bombing (Sunday Times, 13 July 1994).

Pages 234-239, Chapter 14, Annie Machon (Ghost written by me)
 Spies, Lies and Whistleblowers, the Book Guild, May 2005
<https://www.scribd.com/doc/57439336/Spies-Lies-and-Whistle-Blowers>

- 659. At the time of the attack, there was a ceasefire and negotiations for peace between Israel and the Palestinians were ongoing. In 1993, Israel and the Palestinian Liberation Organisation had signed a peace accord – known as the Oslo I Accord – in Washington, DC in the US. Negotiations for further accords for peace, known as ‘the Oslo peace process’, were ongoing at the time of the Israeli Embassy attack in July 1994.
- 660. The negotiations ultimately aimed to create a peace treaty between Israel and Palestine to implement the conditions of UN Security Council Resolutions 242, which demanded an end to the occupation: ‘withdrawal of Israeli armed forces from territories occupied in the recent conflict’ (see **International Law and Israel** below), and 338, in which the UNSCR:

Calls upon all parties to present fighting to cease all firing and terminate all military activity immediately, no later than 12 hours after the moment of the adoption of this decision, in the positions after the moment of the adoption of this decision, in the positions they now occupy;

Calls upon all parties concerned to start immediately after the cease-fire the implementation of Security Council Resolution 242 (1967) in all of its parts;

Decides that, immediately and concurrently with the cease-fire, negotiations start between the parties concerned under appropriate auspices aimed at establishing a just and durable peace in the Middle East.

UN Security Council Resolution 338, 22 October 1973

<https://peacemaker.un.org/sites/peacemaker.un.org/files/SCR338%281973%29.pdf>

661. The Israeli government never wanted a peace treaty in the Middle East because it would inevitably have bound Israel in law to withdrawing from Gaza, then occupied and now re-occupied, and the West Bank, which is still occupied. More charitably, Israel may have attacked its own embassy in order to induce the UK government to provide better security for Israeli interests in the UK in the light of the attacks in Buenos Aires.
662. I conclude in judgment that the bombing of the Israeli Embassy was carried out by Israeli operatives and blamed on Palestinians, innocent of any involvement in the attacks for the following reasons:
- i. A senior MI5 officer who had reviewed the evidence had come to this conclusion;
 - ii. The two people later convicted for conspiracy in connection with the attack had alibis;
 - iii. the CCTV was not working, meaning there was no possibility of identifying the individual who drove the car bomb to the scene of the attack;
 - iv. Reda Moghrabi was most likely a Mossad operative creating patsies for the attack.
 - v. there were no fatalities or serious casualties;
 - vi. the bomb which exploded at the Embassy left no traces of the explosive, indicative of a device made by military or intelligence operatives rather than an insurgent group;
 - vii. on the day of 9/11, Israeli operatives tried to deflect attention from their part in the attacks by blaming Palestinians.

The Israeli occupation of Gaza, the West Bank and East Jerusalem

Background

663. In 1967, during the Six-Day War, Israel invaded and occupied the West Bank, the Gaza Strip and East Jerusalem, where the Old City is located. Israel has occupied the West Bank and East Jerusalem since then.
664. In the mid-1990s, under the Oslo peace accords, the Palestinian Authority was established to govern Gaza and the occupied West bank, which it did as Fatah, a left-wing political party. In 2006 in Gaza, Fatah lost a general election to Hamas, which was able to form a government, despite the violence inflicted by Israeli occupiers.
665. In 2005, Israel withdrew its military from Gaza and dismantled settlements built by Israeli civilian occupiers. It then set up a blockade or siege of Gaza,

which continues to the present day. Israel continues to occupy the West Bank and unlawfully removes Palestinians from their homes and land, forcing them into 'refugee camps', de facto concentration camps.

International Law and Israel

666. On 22nd November 1967, the United Nations Security Council Resolution 242 reference – S/RES/242 – was unanimously passed by the UN Security Council, in response to the 'inadmissibility of the acquisition of territory by war and the need to work for a just and lasting peace in the Middle East in which every State in the area can live in security'. It specifically binds:
- i. withdrawal of Israeli armed forces from territories occupied in the recent conflict;
 - ii. termination of all claims or states of belligerency and respect for and acknowledgment of the sovereignty, territorial integrity and political independence of every State in the area and their right to live in peace within secure and recognised boundaries free from threats or acts of force.

UN Security Council Resolution 242, 22 November 1967
<https://digitallibrary.un.org/record/90717?ln=en>

667. Largely as a result of its occupation of Palestinian lands, Israel has been subject to more censure from the United Nations than any other state. The following is a small selection of those resolutions:

1967

4 July: Resolution 2252: Humanitarian assistance in the 1967 war.

4 July: Resolution 2253 (ES-V): Condemns Israel's measures to change the status of Jerusalem as invalid.

14 July: Resolution 2254: 'Deplores' Israel's failure to abide by UN General Assembly Resolution 2253 (ES-V).

1969

11 December: Resolution 2546: Condemns Israeli 'violations of human rights and fundamental freedoms' in the occupied territories.

1970

4 November: Resolution 2628: Urges the speedy implementation of UN Security Council Resolution 242 (see above) and recognises that respect for the rights of the Palestinians is an indisputable element in the establishment of a just and lasting peace in the Middle East'.

1971

6 December: Resolution 2792: UNRWA Report. Calls for the implementation of UN General Assembly Resolution 194 [see immediately below], stresses the 'inalienable rights of the people of Palestine' and calls on Israel to stop resettling the inhabitants of Palestinian refugee camps.

1974

29 November: Resolution 3246: Affirms the legitimacy of armed resistance by oppressed peoples in pursuit of the right to self-determination, and condemns governments which do not support that right.

1975

5 December: Resolution 3414: Calls for economic sanctions and an arms embargo on Israel until it withdraws from all territories occupied in 1967 and grants the Palestinians their 'inalienable national rights'.

1976

9 December: Resolution 31/61: Reaffirms previous condemnations of Israel, and calls for the Security Council to take 'effective measures' against Israel, and requests sanctions on Israel.

1982

16 November: Resolution 37/18: Condemns Israel's refusal to implement Security Council resolution 487, and demands Israel to withdraw its threat to attack nuclear facilities of neighbouring nations.

16 December: Resolution 37/123: Condemnation of Israel's alleged responsibility for the Sabra and Shatila massacre by Kataeb Party in Beirut, Lebanon; resolves that the massacre was an act of genocide; condemns acts of plundering Palestinian cultural heritage; condemns the occupation of the West Bank, Gaza and the Golan Heights; and condemns the annexation of Jerusalem.

1983

19 December: Resolutions 38/180: Calls all nations to suspend or sever all diplomatic, economic and technological ties with Israel. Condemnation of Israel on various topics including the occupation of the West Bank, Gaza and the Golan Heights, war in Lebanon and the annexation of Jerusalem.

1985

16 December: Resolution 40/168: Reaffirmation of resolution 38/180 condemning Israel and calling all nations to cut ties with it.

1986

4 December: Resolution 41/162: Reaffirmation of resolution 38/180 condemning Israel and calling all nations to cut ties with it.

1987

11 December: Resolution 42/209: Reaffirmation of resolution 38/180 condemning Israel and calling all nations to cut ties with it.

1988

6 December: Resolution 43/54: Reaffirmation of resolution 38/180 condemning Israel and calling all nations to cut ties with it.

2018

13 June: Resolution ES-10/20: Criticising the Israeli response to the 2018 Gaza border protests.

2023

27 October: Resolution ES-10/21: Criticising Israeli actions in the 2023 Israel– Hamas war.

List of UN Resolutions concerning Israel, Wikipedia
https://en.wikipedia.org/wiki/List_of_United_Nations_resolutions_concerning_Israel

668. The above list excludes the many UN resolutions which called on Israel to end its relationship with the apartheid regime in South Africa before 1990.

669. Under UN General Assembly Resolution 194 – adopted in 1948 – the principles for returning Palestine refugees to their homes were established with a view to securing a permanent peace settlement. Article 11 of the resolution states:

refugees wishing to return to their homes and live at peace with their neighbours should be permitted to do so at the earliest practicable date, and that compensation should be paid for the property of those choosing not to return and for loss of or damage to property which, under principles of international law or equity, should be made good by the Governments or authorities responsible.

Article 11, UN General Assembly Resolution, 11 December 1948
https://en.wikipedia.org/wiki/United_Nations_General_Assembly_Resolution_194#:~:text=refugees%20wishing%20to%20return%20to,principles%20of%20international%20law%20or

670. Israel has claimed it has a right to self-defence – citing the events of 7th October 2023 – but this has no basis in law because an occupier has already waged war and infringed the inalienable rights protected by law, as recognised in many of the UN resolutions above. Any people occupied against their will has a right to use any form of force, up to and including killing anyone involved in the occupation in any way.

671. Those who collaborate with an occupier undermine the law and the rights and liberties of man, encouraging further occupations.

672. Some commentators will claim that Russia is therefore an occupier of Ukraine, as defined by law. However, the current Ukrainian government led by Volodymyr Zelensky, an individual of the Jewish religion, came to power in a coup in 2014. From then, the military of Ukraine attacked the Russian-speaking people of the Donbass region, killing over 7,000 of them from aerial bombardments and other attacks.

673. In these circumstances, the Russian government, led by Vladimir Putin, took military action to defend the life and limb of the people of the Donbass, which is lawful. Since then, the people of the Donbass have voted to become a republic of the Russian Federation under the lawful right to self-determination. Russia is therefore not an occupier of Ukraine, meaning that the military action of the Ukraine against the Russian Federation and its people constitutes the crime of waging war, under the Principles of Nuremberg.

674. Drawing on my experience of examining false-flag and staged events for nearly two decades now, I judge that Israel let the events of 7th October 2023 happen, in order to create a false pretext for its subsequent violence against the people of Palestine and its invasion of Gaza and in order to play the injured victim abroad, garnering the sympathy of those who do not know the history of the conflict. The ruse has worked in that many mainstream journalists, politicians and celebrities have supported Israel's waging war and violent re-occupation of Gaza.

675. The exception to this is the attack on the Supernova, open-air music festival celebrating the Jewish holiday of Sukkot near the kibbutz, Reim in Southern Israel. That has all the hallmarks of being a false-flag operation,

carried out by military operatives, designed to further inflame world public opinion and garner further sympathy and support for Israel. Benjamin Netanyahu even called the events Israel's '9/11'.

676. In the light of the evidence and analysis gathered here, he may have been reminding the US that Israel has evidence of missile attacks on 9/11 – which prove that elements of the US military were responsible for the attacks on the US – to ensure that the US government supported its retaliation against the people of Gaza.
677. The US cannot credibly tell the world about Israeli involvement in 9/11, as it allowed the 'Dancing Israelis' – and the DEA groups – to return to Israel after the FBI alleged that they had been cleared of any involvement in the attacks.
678. In these circumstances, the Israeli government has escalated its support to its nationals who invade the West Bank and violently remove people from their homes – then demolish them – and their land, which the invaders then occupy, committing offences under the Law, by violating its inalienable rights and liberties.
679. Although apologists for Israel will claim that the situation is complicated, it really isn't at all, when you examine the facts in the light of history, 'international law' – as established above – and the Law.

The Law and the Bible with regard to 'Israel'

680. The paramount and mandatory Law is 'Love your neighbour as you love yourself', stated in the part of the Old Testament which Jewish people call 'The Torah, and in the New Testament, which also states an alternative version: 'Do as you would have others do unto you' for those incapable of understanding Love:

Go on, newspaper and TV editors, imagine the reaction of your wife and children as violent foreigners came and demolished your homes leaving you destitute.

Would you collaborate and respect that state? Or would you do everything within the Law to throw off your oppressor in self-defence so your children might enjoy a more peaceful and prosperous future than you?

Why then deny that right to the Palestinians?

David Shayler, Condemn Zionism or be complicit in WWII
Xion, the Book of the Law,
<https://www.bookofthelaw.org/index.php/message-to-editors-condemn-zionism-or-be-complicit-in-wwiii/>

First published 31 July 2014 but since removed:
<http://www.neonnettle.com/features/268-ex-mi5-david-shayler-condemn-zionism-or-be-complicit-in-wwiii>

681. The actions of Israeli nationals who occupy the lands of other men and women may be better understood by the following analogy. Imagine if Muslim refugees had turned up in Britain and violently removed you from your home and land. Imagine that when you reasonably tried to take that land back with the aid of your neighbours, using force and makeshift weapons, the government categorised you and your neighbours as 'terrorists' and put you in prison without trial.

682. Imagine on release from prison that you were put into a camp, where the government bombed you and your children. That is the experience of the people of Palestine.
683. Some Jewish people will claim that, according to the Bible, God gave them that land so they have a right to it. However, that violates the God-given real property rights accorded by law to those who use property in reality. In any case, God gave the land to the 'descendants of Abraham', one of whom is Jacob. God calls Jacob 'Israel', meaning 'man (who) sees God'. Jacob's descendants are the 'sons of Israel', 'bene Israel' in Hebrew, not the people of Judah, where the Jewish people are said to come from. 'Sons' in this sense is figurative – not literal – as in 'The Sons of Thunder'.
684. In any case, the 'Promised Land' in Aramaic is 'Xion', based on the Hebrew word 'X', which means 'justice' from the Latin basis of the English language or 'righteousness', from its Germanic basis. It therefore refers to a state of being, not a state in the sense of a nation-state or a physical place.
685. Many people self-identifying as Jewish consider themselves to be the 'Chosen People of God', which has led to some thinking they are superior to the 'goyim' – or the people of other nations – and therefore entitled to oppress them, in the same way the National Socialist regime justified their denial of rights to others because they saw themselves as 'the Master Race'.
686. In the much-quoted passage of the Bible – from which many Jewish people derive the concept of being the 'Chosen People' – God makes clear any selection of a 'Chosen People' is dependent on them keeping His commandments:

The Lord your God has chosen you to be a people for Himself, a special treasure above all the peoples on the face of the earth. [...]

Therefore know that the Lord your God, He *is* God, the faithful God who keeps covenant and mercy for a thousand generations with those who love Him and keep His commandments.

Verses, 6-9, Chapter 7, Deuteronomy

<https://www.biblegateway.com/passage/?search=Deuteronomy+7-34%2CJoshua+1%3A1-11%3A4&version=KJV>

687. The commandments of the Law are 'Love God' and 'Love your neighbour as you love yourself' so 'the Chosen People', will like each and every man and women be judged on the commandments of the Law. In any case, this covenant is made with the sons of Israel because at this stage in the biblical narrative, there is no land of Judah, from which Jews are said to descend.

Occupiers and Resistance Movements

688. In 1940, the Nazi regime invaded and occupied France. To remove this occupier, the men and women of the French Resistance attacked the occupying force, shooting them in ambushes and planting bombs which killed people, in accordance with the right to self-defence under the Law.
689. The British government did not condemn these acts as terrorism and, instead, gave safe haven to General de Gaulle, the leader of the free French, and aided and encouraged these lawful attacks on the Nazi occupier.

690. In the scenario today, Israel is the Nazi occupier and Hamas, which was set up in response to the Israeli occupation, is the French Resistance.
691. Although the British government has declared Hamas to be a ‘terrorist’ organisation, this decision is without basis in fact and law– which does allow governments to take pre-emptive action against those organisations who pose an immediate threat to the life and limb of its people – because Hamas only targets its occupiers. It does not pose any threat to the safety of the British people in the same way the French Resistance posed no threat to the British people in the second world war.
692. Israel has claimed that the deaths of Palestinian civilians are necessary in order to destroy Hamas, often referred to in intelligence and security circles as ‘collateral damage’. Again, this has no basis in law because an occupier has no right to self-defence. On the other hand, Hamas can argue that any harm, loss or injury caused by the actions of its operatives is lawful because it is acting in self-defence under the Law.
693. In any case, Hamas is the government of Gaza, carrying out the functions of legitimate government in the best way it can, given the extraordinary circumstances of the occupation.
694. In the 1930s, the Nazis invaded Czechoslovakia and Poland to create ‘Lebensraum’ or ‘living space’ for the German people. Today, we call this ‘ethnic cleansing’, which is exactly what Israeli nationals are doing to the Palestinians in the occupied territories. The Nazis then turned areas of cities with a high concentration of Jewish people into ghettos, and then forced them into concentration camps.
695. The people of Gaza have been subject to a blockade by Israel for nearly twenty years now, creating a de facto ghetto in Gaza of over 2million Palestinian people. Although the Israeli regime has argued this is not an occupation, it still constitutes waging war, under the Principles of Nuremberg.
696. Palestinians removed from their homes in the West Bank have no choice but to live in ‘refugee’ camps, where the Israeli military bombs and murders them; and unlawfully arrests them, detaining them without a fair trial, one of the cornerstones of a just and free society.
697. Although Israel has complained about Hamas taking around 200 Israeli ‘hostages’, this number is insignificant in comparison to the estimated number of Palestinians detained by the Israeli occupier. Between 1st October and 1st November 2023, the total number of Palestinians held in ‘administrative detention’, without charge or trial, rose from 1,319 -- which was already at a 20-year high before the latest escalation in hostilities on 7th October -- to 2,070:

Testimony from released detainees and human rights lawyers, as well as video footage and images illustrate some of the forms of torture and other ill-treatment prisoners have been subjected to by Israeli forces over the past four weeks. These include severe beatings and humiliation of detainees, including by forcing them to keep their heads down, to kneel on the floor during inmate count, and to sing Israeli songs. [...]

Administrative detention is one of the key tools through which Israel has enforced its system of apartheid against Palestinians.

Israel/OPT: Horrifying cases of torture and degrading treatment of Palestinian detainees amid spike in arbitrary arrests, Amnesty International, 8 November

2023

<https://www.amnesty.org/en/latest/news/2023/11/israel-opt-horrifying-cases-of-torture-and-degrading-treatment-of-palestinian-detainees-amid-spike-in-arbitrary-arrests/>

698. Although many governments have over the decades used false-flag operations to justify taking action against resistance movements, the National Socialists in Germany used them to devastating effect in the 1930s:
- i. In 1933, Nazi operatives bombed the Reichstag, the German Parliament, then falsely accused Jewish people and socialists of responsibility;
 - ii. In 1939, the Nazi regime then attacked one of its own radio stations near the Polish border leaving dead bodies in Polish army uniforms at the scene of the attack to provide a false pretext for invading Poland.
699. The Nazi false-flag operation of 1933 also directly led to Adolf Hitler playing on the fears of German people regarding communist infiltration of the country to increase his electoral support and then to take the position of dictator, leading to the denial of the inalienable rights of the people, detaining Jewish people, socialists and others in camps. Although the second false-flag referred to above was used as a false pretext to invade Poland, Britain did not believe the German account and therefore declared war on Germany on 3rd September 1939, leading to the greatest conflict in history.
700. In the same way, Israel conspired with elements of the US state to carry out a false-flag operation to falsely implicate Muslims in the 9/11 attacks to deflect attention from its occupation of the lands of the Palestinian people.
701. In the process of carrying out this terrorist operation, the elements of the US state and Israelis murdered or conspired to murder – then covered up their part in murdering – 67 British people, taking nearly as many British lives as the two terrorist attacks which have taken the most lives on British soil combined, the 52 killed in the attacks on London on the 7th July 2005 and the 22 reported murdered in the attack on the Manchester Arena on the 22nd May 2017.
702. On 31st May 2010, Israeli special forces soldiers murdered nine peace activists and wounded dozens – including one who later died of his wounds – during a raid on six civilian ships of the Gaza Freedom Flotilla in international waters in the Mediterranean Sea. Three of the six flotilla ships, organised by the Free Gaza Movement and the Turkish Foundation for Human Rights and Freedoms and Humanitarian Relief were carrying humanitarian aid and construction materials, intending to break the Israeli blockade of the Gaza Strip.
703. As the people of the world turned on Israel in outrage over the following days, a man in West Cumberland, North West England, Derrick Bird, went on a rampage killing twelve people in cold blood, including his twin brother, David, and severely injuring another eleven. This diverted media and public attention from Israeli's crimes against humanity.

The 7/7 and Manchester Arena attacks

704. Given that there is no evidence to implicate Muslims in the 9/11 attacks, which were beyond reasonable doubt carried out by a conspiracy of elements

of the US government and Israel, the UK powers-that-be now have a duty to reexamine terrorist acts in the UK for which Muslims have been held responsible, in the context of that evidence.

7 July bombings

705. After the attacks in London on 7th July 2005, I co-wrote and presented *Mind the Gap*, a documentary which objectively examined the inconsistencies and impossibilities in the Official Account of the events of that day published by the UK government in the absence of a formal enquiry.

David Shayler and Adrian Connock
Mind the Gap, Official Confusion Productions, 2006
Published at 77TimeForTruth channel, YouTube, 9 Jul 2012
<https://www.youtube.com/watch?v=9Giy7AesLis>

706. The government's account made several basic errors. For example, the narrative it set out claimed the alleged bombers got the 7:40 train from Luton railway station that morning and even had unnamed witness reports appearing to confirm this:

There are conflicting accounts of their behaviour on the train. Some witnesses report noisy conversations, another believes he saw 2 of them standing silently by a set of train doors.

Page 4, Official Account of the Bombings in London on 7th July 2005, House of Commons HC 1087, The Stationary Office, 11 May 2006
https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/228837/1087.pdf

707. However, enquiries carried out by independent investigators established that the 7:40 train was cancelled that day. So who were these witnesses? Why didn't they tell investigators that the alleged bombers were not on the 7:40 train as it had been cancelled? In the context of the planted evidence in connection with 9/11, I judge it is highly probable they were planted witnesses especially in the light of the fact they weren't called to testify at the inquest into the deaths resulting from the 7/7 attacks, which took place in 2011.
708. The inquest in any case accepted the Official Account without hearing primary source evidence. The coroner was Lady Justice Hallett, who is currently chairing the enquiry into the UK government's handling of the 'Covid pandemic'.
709. The Official Account also implied that three of the men – Mohammed Sadique Khan, Shahzed Tanweer and Hasib Hussein – had driven down the M1 from Leeds to Luton by drawing a line on a map but provided no evidence for this supposition.

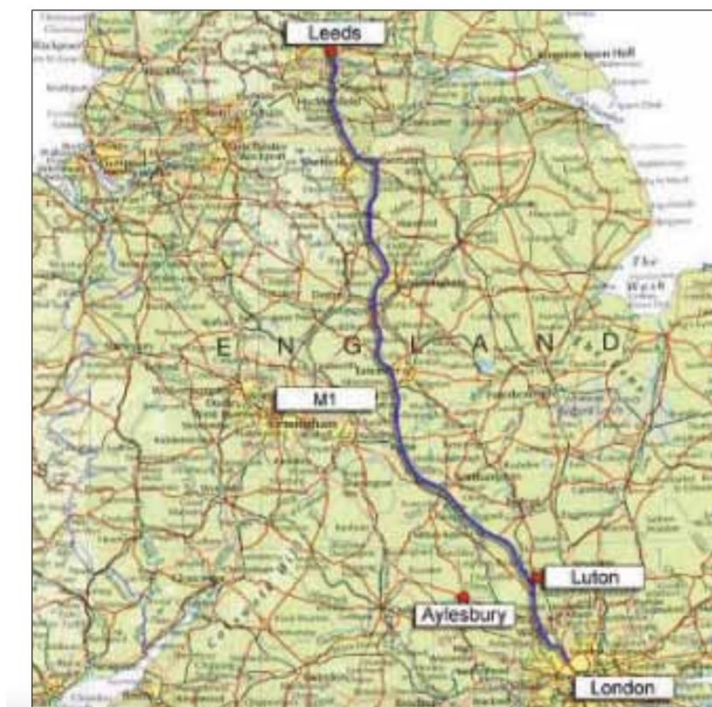


Figure 79. Image taken from the Official Account captioned ‘Route of journey from Leeds to Luton and on to London’

Page 3, Official Narrative

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/228837/1087.pdf

710. The Official Account makes extraordinary statements like the following:

CCTV images show the platform at Liverpool Street with the eastbound Circle Line train alongside seconds before it is blown up. Shehzad Tanweer [one of the alleged bombers] is not visible, but he must have been in the second carriage from the front.

Ibid, Page 5

711. This is known as ‘circular reasoning’, which is not reasoning at all:

I’ve been told an individual has committed a crime. This evidence from the crime scene doesn’t actually show him but it must be him because I’ve been told he did it.

712. Curiously, items allegedly linked to Sidique Khan were found at Aldgate, Egdware Road and Tavistock Square while items linked to Tanweer appear to have been found at Aldgate and Egdware Road, although the drafting of the Official Account is not entirely clear here. The powers-that-be later admit that these two men came to attention in Operation Crevice but provided no details of this in the Official Account.

Pages 8-9, 23:40, 7 July, 9 July, 14 July, Ibid.

713. In normal circumstances, you would expect identity documents to be found at only one site. Finding them at multiple sites is indicative of evidence more likely being planted but is not conclusive.
714. According to the Official Account, on 21st July 2005, the four men were identified from DNA recovered at the four separate bombsites, with the damage done to their bodies indicating that they were close to the blasts.

Page 11, Ibid.

715. Where did the powers-that-be obtain Sidique Khan, Tanweer, Hussain and Lindsay's DNA to compare with the material they reportedly found at the sites of the explosions, to come to this conclusion? In 2007, the powers-that-be were claiming that they had identified the nineteen alleged hijackers in 9/11 by DNA until a perceptive interviewer asked the question which I put above. Those making the claim were unable to respond so the claim was quietly dropped.
716. Were the bodies formally forensicated to confirm that they had been close to an explosion using TATP, the explosive the powers-that-be alleged they used?

Manipulated CCTV coverage

717. As already established in this judgment, manipulated CCTV footage and images were used to support the US government and media's false account of the 9/11 attacks. There are many examples of this technique also being used on 7/7.
718. CCTV images alleged to be of Hasib Hussein at Kings Cross were published in the media shortly after the attacks without a date-time stamp or camera identifier – in the same way footage of the alleged 9/11 hijackers at Dulles Airport was released.



Figure 80. Image alleged to be taken from CCTV of Hasib Hussein at Kings Cross railway station on 7th July 2005, released shortly after the 7/7 attacks

Source: Press Association
Tony Thompson, A casual shopper in Boots - then he set off to kill
Observer, 2 October 2005
<https://www.theguardian.com/uk/2005/oct/02/july7.uksecurity>

719. In early 2011, nearly six years after the bombings, the powers-that-be released video alleging to be of Hasib Hussein and separately of the four alleged bombers, the three mentioned above and Germaine Lindsay, said to have joined the others at Luton – together at Kings Cross railway station, to the formal inquest into the deaths of 7th July 2005.

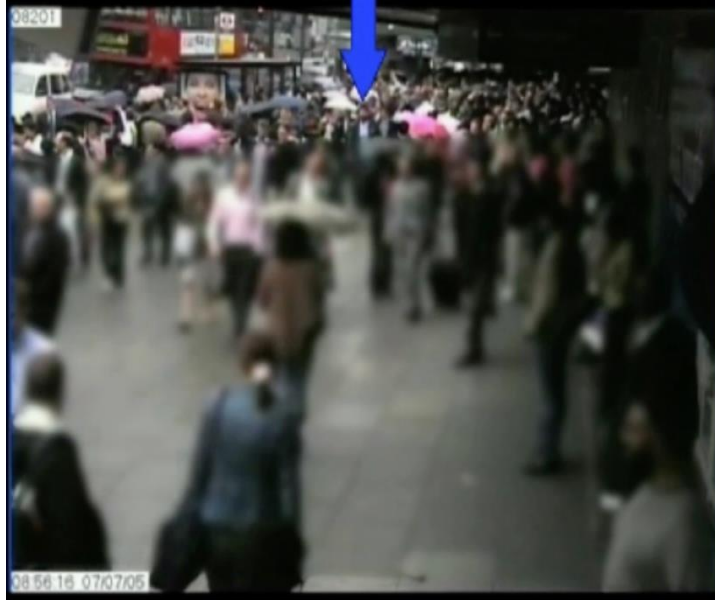


Figure 81. Image alleged to be taken from CCTV of Hasib Hussein near Kings Cross railway station at 08:56, 7th July 2005, released in 2011

CCTV shows bomber Hasib Hussain at King's Cross,
BBC News, 4 March 2011,
<https://www.bbc.co.uk/news/av/uk-12495125>

720. Given that the video footage has been blurred – presumably on the pretext of the privacy rights of those also filmed in the footage – no one can claim that this evidence hasn't been manipulated. The date and time stamps – after 20 seconds in the BBC version of the footage – do not resemble those usually observed on CCTV – see above – whereas the footage shown before that time does:



Figure 82. Image alleged to be of Hasib Hussein outside Kings Cross railway station, North Central London at 08:55, 7th July 2005

721. When the footage alleged to be of the four men together at Kings Cross was published on the BBC website in March 2011, it was not accompanied by an article but it carried the caption below:



Figure 83. 'CCTV images at King's Cross station show the four bombers together for the last time. They are seen splitting up, each one apparently going towards a different section of the London Underground'.

BBC News, 4 March 2011
<https://www.bbc.co.uk/news/av/uk-12495123>

722. No one can claim to identify the alleged bombers from images of this quality yet the powers-that-be have claimed it was these images that led police to begin their enquiries into the four men as 'suicide bombers':

By lunchtime, police working on the theory that there is a King's Cross link to the 3 train bombs, all being broadly equidistant from there at the time of the explosions, identify a CCTV image of 4 men with rucksacks at King's

Cross. They recognise Tanweer first from a DVLA photograph. The police identify CCTV images of the same 4 at Luton Station.

Page 10, 12 July, Official Account of the Bombings in London on 7th July 2005, House of Commons HC 1087, The Stationary Office, 11 May 2006

723. No one can identify anyone from the image above. They made the comparison with images at Luton station because of a report from an undisclosed source, also received on 12 July:

Report received that 4 people by two vehicles were seen putting on rucksacks at Luton Station car park. One of the vehicles was now missing but one remained in the car park.

Ibid.

724. How did this report come about? It must have been extremely swift police work to receive a report from Luton and have the CCTV images later that day. The image taken at Luton is, in any case, obviously manipulated (see below). Why didn't investigators gather other CCTV images from Luton and publish them in the media the next day, asking for witnesses to come forward?

725. There was though a voiceover from an unidentified commentator on the BBC coverage of the images claiming to be the four men at King's Cross, which explains that the video was shown at the inquest into the attacks. Although the video has titles at the bottom, these are not the original date-time stamp and camera identifier for the CCTV, once again rendering this material unreliable as evidence of involvement in an attack at a particular time.

726. Although the CCTV footage alleged to be of Habib Hussein by himself and that alleged to be of the four men together in and around Kings Cross railway station was shown at the inquest into the deaths on 7/7 in 2011, neither were shown at the trial of Waheed Ali, Sadeer Saleem, and Mohammed Shakil in April 2009. Like three of the alleged 7/7 bombers, the three co-accused lived in Beeston, Leeds. A jury found them not guilty of conspiring with the four alleged 7/7 bombers to cause explosions on 7th July 2005, although they were found guilty of attending 'terrorist training camps' in Pakistan.

727. There may be a reason the footage was disclosed to the inquest and not an earlier criminal trial. Anyone submitting footage as evidence in a criminal trial has a duty to do so under sworn oath to attest to its integrity under penalty of criminal sanction. Inquests do not hear evidence under oath so any officer of the state could submit fabricated evidence without having to swear to its integrity under oath and without fear of criminal sanction.

728. The footage was released at a time when I was once again drawing attention to the inconsistencies in the Official Account.

Mark Windows, 7/7 Revisited, Windows on the World TV
Land of the Free channel, YouTube, 22 August 2010
<https://www.youtube.com/watch?v=m9pSzD7tZOM>

729. Having visited Luton railway station in the summer of 2010 and verified for myself that the image allegedly taken at 07:21 was likely faked, I also pointed out there should be many more CCTV images of the men, once they had passed into the station, like the one below from the so-called practice run of 28th June 2005:



Figure 84. 'A police handout image taken from CCTV footage and released on Tuesday shows London bombing suspects Shahzad Tanweer, left, Germaine Lindsay, centre, and Mohammed Sidique Khan, right, at Luton train station in central England on June 28'

NBC News, 20 September 2005
Associated Press
<https://www.nbcnews.com/id/wbna9406764>.

730. The powers-that-be have never released CCTV images of the men together on the day of the attacks inside Luton station. The only CCTV image of the four men together outside Luton station on the day of the attacks, released on 16th July 2005, does show clear evidence of being manipulated:



Figure 85. The impossible picture, showing a railing going in front of the arm of the figure at the back (circled in red) and possibly into his head

731. The railing goes over the arm of the figure nearest the railings and he appears to have no legs. Having been to Luton to witness the entrance to the station for myself, I judge that if the figure at the back is that close to the railings, he must be just over 3 foot tall.
732. Although some will point to the fact that investigators recovered identity documents in the name of the four men from the scene of the attacks as evidence of their involvement in 7/7, identity documents in the names of Sidique Khan and Tanweer were found at multiple sites of the attacks on the London Underground.
733. I conclude in judgment that these were most likely planted evidence, given: the lack of any other credible evidence putting the four alleged bombers in the right place at the right time to carry out the attacks and the mistakes and assumptions made in the Official Account with regard to the train the report stated that the men had caught and the claimed route they took from Leeds to London.
734. Yet images of the alleged 'dummy run' on 28th June 2005 are much clearer and were released with date-time stamps about two months after the attacks:



Figure 86. London bombers staged 'dummy run', BBC News, 20 September 2005
<http://news.bbc.co.uk/1/hi/uk/4263176.stm>

735. Unfortunately, the BBC has removed the video footage from its website. But a clear still image taken from the original CCTV is still available with date and time stamp, (see above). There are also other crystal-clear images taken at other stations on 28th June 2005:



Figure 87. 'CCTV footage of three of the London bombers at Embankment station during a reconnaissance trip to the capital nine days before the July 7 attack',

Alamy Photo Library

<https://www.alamy.com/cctv-footage-of-three-of-the-london-bombers-at-embankment-station-during-a-reconnaissance-trip-to-the-capital-nine-days-before-the-july-7-attack-image372246491.html?imageid=CA275F91-0F4E-4BAD-BB60-5C15B73F947B&p=314634&pn=1&searchId=9e8749169c14274752181c525a68c226&searchtype=0>

736. Why were the powers-that-be able to produce clear CCTV footage of the so-called 'dummy run' only weeks after the attack but not actual footage from the day of the attack until nearly six years later?
737. The other videos which many have cited as evidence of the guilt of the men are of Sidique Khan justifying aggression by referring to the West's treatment of Palestinians and Iraqis, which was first published by Al Jazeera in September 2005, and Shahzad Tanweer, published in July 2006:

We are at war and I am a soldier. Now you too will taste the reality of this situation.

Vikram Dodd and Richard Norton-Taylor, Video of 7/7 ringleader blames foreign policy, Guardian, 2 September 2005
<https://www.theguardian.com/uk/2005/sep/02/alqaida.politics>

What have you witnessed now is only the beginning of a string of attacks that will continue and become stronger until you pull your forces out of Afghanistan and Iraq.

Stephanie Kennedy in London, ABC and BBC, London bomber's video warns of further attacks, 7 July 2006
<https://www.abc.net.au/news/2006-07-07/london-bombers-video-warns-of-further-attacks/1795836>



Figure 88. Images alleged to be of Sidique Khan and Tanweer, taken from separate videos sourced to articles above

738. Given that CCTV images of the men are obviously manipulated and this footage is of uncertain provenance, we can reasonably conclude in judgment that they are also almost certainly manipulated images. I conclude in judgment that none of the images claiming to be of the alleged bombers on the day of the attacks are true representations of the alleged bomber's whereabouts that day, given:

- i. the original CCTV image of the four alleged bombers outside Luton has the hallmarks of being digitally altered and is of far poorer quality than an image from 28th June 2005;
- ii. the powers-that-be were unable to produce CCTV footage from the day of the attacks until six years after the attacks but could produce footage from a so-called practice run from ten days earlier, within two months, indicating that the former were digital manipulations, which take time to create, and the latter were genuine images, which do not;
- iii. the poor quality of the image alleged to be the four men outside Luton station, released shortly after the 7/7 attacks – and of the footage of 7th July 2005, released in 2011 – compared to the footage of 28th June 2005 indicates that the first two are digitally manipulated. It is far more difficult to produce convincing high resolution faked images and CCTV than blurred fake footage;
- iv. the CCTV footage of Hussein released in 2011 has been manipulated to make it less clear;
- v. the fact that the original still images of Hasib Hussein allegedly taken from CCTV at Kings Cross were not date time stamped;
- vi. the authenticity of the footage released in March 2011 to the inquest was not sworn under oath and not released to a criminal trial, two years earlier, where this attestation to its authenticity would have been required by law.

The failure to investigate 7/7

739. In the same way, there was no attempt to investigate 9/11 with due diligence, the powers-that-be made no attempt to properly investigate the 7/7 attacks.

By 17:30 that day the UK prime minister, Tony Blair, was holding Muslims responsible for the explosions:

We know those who did this did so in the name of Islam.

10 Downing Street website, 7 July 2005
www.number10.gov.uk/output/Page7858.asp
(Now removed)

740. The BBC reported this as:

In addition, I welcome the statement put out by the Muslim Council who know that those people acted in the name of Islam but who also know that the vast and overwhelming majority of Muslims, here and abroad, are decent and law-abiding people who abhor this act of terrorism every bit as much as we do.

Blair on bomb blasts, BBC News, 7 July 2005

Quoted at:
Chapter 7, Terror on the Tube, Behind the Veil of 7/7 – an Investigation
Nick Kollerstrom, Progressive books, 2011

741. The early media reports about the attacks stated that military-grade explosives like C4 had been used, and that traces of detonators and their timers had been found. Then on 13th July 2005, the story changed: the media reported that home-made explosives brewed up in a bath in Leeds had been used in the attacks, even though images of these alleged explosives have never publicly disclosed. The man who owned the house has never been charged in connection with the preparation and planning of a terrorist attack.

Chapter 7, Terror on the Tube, Behind the Veil of 7/7 – an Investigation
Nick Kollerstrom, Progressive books, 2011

742. Although the Official Account claims the alleged bombers are linked to this address by forensics, there is no detail:

3 of the men (Khan, Tanweer and Hussain) have so far been forensically linked to the suspected bomb factory at 18 Alexandra Grove.

Page 11, Official Account of the Bombings in London on 7th July 2005
House of Commons HC 1087, The Stationary Office,
11 May 2006
https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/228837/1087.pdf

743. Even if the men were linked ‘forensically’ to the house, this would not be proof they were there when the bomb-making material was there.

744. The use of planted or manipulated evidence is a technique already established in this judgement to have been used in the 9/11 attacks.

745. As in the case of the 9/11 attacks, investigators into the 7 July bombings also failed to examine publicly available material, which contradicted the Official Account. We know the image below was taken shortly after the attack, as people can be observed to be still on the upper deck of the Number 30 bus, which was diverted to Tavistock Square (and was the only bus diverted that day).

746. Next to it is a van clearly marked 'Kingstar'. Independent investigators established that it belonged to a company called Kingstar Ltd, based in Hitchin, Herefordshire, 'specialising in [...] controlled demolition'.

<https://hitchin.cylex-uk.co.uk/company/kingstar-contracts-ltd-13965548.html>



Figure 89. Image showing van with 'Kingstar' on the side in close proximity to the number 30 bus

Timeline, 7 July London bombings, BBC News, May 2011

<https://www.bbc.co.uk/news/uk-13301195>

747. The damage to the bus is not consistent with a bomb being placed on one end as the whole roof has been blown off, leaving a clean, rather than jagged, edge. It is though consistent with an explosion in a controlled demolition. I therefore conclude in judgment that the attack on the bus was done by professionals with experience of controlled explosions, not Muslims. Only further enquiry on the part of the powers-that-be can establish whether employees or agents of Kingstar were responsible or whether they were being set up as patsies.

The failure to publicly disclose evidence vital to the Official Account

748. In May 2007 – about a year after the Official Account had been published -- an order injunction reporting of MI5's record of two of the alleged bombers was lifted, after 15 months. The newly available public evidence showed that Mohammad Sidique Khan and Shehzad Tanweer, had been surveilled by the Security Service – also known as 'MI5' – 18 months before the attacks, as part of an operation codenamed Operation Crevice
749. As part of a counter-terrorist operation, MI5 officers had been monitoring a group of men with Al Qaeda associations who were reportedly planning to use low-density fertiliser bombs – usually made from ammonium nitrate and sugar – in a series of attacks. In surveillance operations, Sidique Khan and Tanweer were repeatedly seen to associate with this group, yet were able to continue their lives without law enforcement or the security services taking further action against them.

750. An article published in the Guardian in May 2007 reported that:

MI5 officers had followed him [Sidique Khan] while he was driving a car registered in his wife's name and at his mother-in-law's address. The car was later reregistered in the name 'Sidique Khan' at a different address.

On one occasion, MI5 had followed Sidique Khan to his mother-in-law's home.

The security service also had a photograph of Sidique Khan.

MI5 officers had made inquiries about a telephone registered in his name.

Officers had recorded Sidique Khan's voice.

MI5 even knew which garage he used to repair his car.

Ian Cobain, Richard Norton-Taylor and Jeevan Vasagar

MI5 decided to stop watching two suicide bombers, Close links to fertiliser bomb plotters stretch credibility of 'clean skin' claims for London attacks, Guardian, 1 May 2007

<https://www.theguardian.com/uk/2007/may/01/terrorism.politics2>

751. MI5 had such extensive evidence against Sidique Khan that I conclude in judgment that MI5's repeated claim that it did not know his identity until after the 7/7 bombings is an absolute falsehood. Although identifying Muslims can sometimes be difficult due to the similarity of their names, MI5 had an image of Sidique Khan taken during a surveillance operation, which it failed to pass to US intelligence.

752. If MI5 officers had been forthcoming about their record of Sidique Khan and Tanweer at the height of interest in the attacks, the media and the people would have pointed to a failure on the part of MI5 to act on its own intelligence to prevent the attacks.

753. I also conclude in judgment that the 7/7 attacks on London were false flag operations, given

- i. the absence of any credible evidence subjected to reasoned scrutiny connecting the alleged bombers to the attacks, where you would reasonably find it, like CCTV footage;
- ii. the damage to the bus indicating some form of controlled explosion, carried out by experienced operatives;
- iii. the failure of the British police to investigate the attacks with due diligence;
- iv. the similar modus operandi used to cover up the truth about the 9/11 attacks, established here to be false-flag operations.

754. I judge that MI5's extensive record of Sidique Khan combined with its failure to act against him – and its failure to share an image of him with the FBI – indicates the service failed to disclose their record of him because he was an agent of MI5 ('asset' in US). This is supported by reports that he was a 'police informer', given that MI5 relies on local Special Branches to help handle its agents.

755. This would also provide a coherent explanation of why there was no formal enquiry into the 7/7 attacks and why the UK government has allowed obviously manipulated evidence about the attacks to go unchallenged.

756. In the light of Israel blackmailing the US government about the 9/11 attacks, I conclude in judgment that MI5 and the British government were likely being blackmailed about an MI5 agent being involved in the attacks, which would lead many to conclude that the British state and security services were responsible for a false-flag operation.

Evidence of Israeli complicity in 7/7

757. As in the case of 9/11, there is evidence that Israel had prior knowledge of the 7/7 attacks, indicating possible complicity in the attacks:

Israeli Finance Minister Benjamin Netanyahu happened to be staying in a Russell Square hotel, close to one of the bomb blasts, for the Deutsche Bank and Tel Aviv Stock Exchange conference. Around 08.43am, he was warned not to go out due to a possible terrorist attack.

He (and the Israeli Embassy) originally said that it was Scotland Yard who called in the warning, but the Yard later denied this. London's Mossad office has not clarified from whom they received this warning.

Chapter 4, *Terror on the Tube, Behind the Veil of 7/7 – an Investigation*
Nick Kollerstrom, Progressive books, 2011

758. This is supported by an article published at 16:00 local time – 14:00, BST, just four hours after the attacks – on the 7th July 2005, on the Jerusalem Post website, entitled 'Rules of Conflict for a World War'. In it, Efraim Halevi, a former head of Mossad, Director of Israel's National Security Council, and formerly Israeli ambassador to the European Union, stated:

The multiple, simultaneous explosions that took place yesterday on the London transportation system were the work of perpetrators who had an operational capacity of considerable scope.

759. The article mentions 'yesterday', indicating that it was perhaps intended for publication in the Jerusalem Post the next day, which would give the impression that the author had had time to properly enquire into the attacks and consider what he had learnt. The part which indicates prior knowledge of the attacks is 'multiple, simultaneous explosions'. At this point, no one knew that explosions were 'simultaneous'. Throughout 7th and 8th July, these explosions were being described as spread out over half an hour. Only on 9th July 2005, did the Metropolitan police state that the explosions were simultaneous.
760. Halevi went on to state that the attacks showed evidence of 'careful planning, intelligence gathering, and a sophisticated choice of timing as well as near-perfect execution', indicating that he was implying that the attacks were the work of professionals, an intelligence or police service, rather than an insurgent group.
761. The article has since been removed from the Jerusalem Post website, like so much other potentially incriminating material I have tried to uncover in my enquiry. The quote is still available at Chapter 7, *Terror on the Tube*.
762. Shortly before the attacks, Halevi had joined the advisory board of a UK company called Quest, described as a 'professional Intelligence company' and specialising in 'technical surveillance operations, mobile, foot and static surveillance, close reconnaissance and covert and overt photography.'

763. In September of 2004, nine months before the 7/7 attacks, a new company, Verint Systems, was awarded a contract concerning London Underground's CCTV network by the now-bankrupt MetronetRail, which is responsible for maintaining security on the London Underground. The matter went unreported in the British media but was reported by Israeli media:

An Israeli security firm has been chosen to provide security for London's Underground train network. Verint Systems, a subsidiary of Israel's Converse Technology, announced that MetronetRail has selected Verint's Networked Video Solution to enhance security of the London Underground, according to an Israel21 report.

After extensive testing of Verint's networked video system, including pilot installation on selected rail lines, MetronetRail selected it to be installed on the entire Underground. The system will enable security personnel to monitor passenger platforms.

Arutz Sheva, Israeli Security to Protect London's Underground
Israeli National News.com, 9 September 2004.
www.israelnationalnews.com/news.php3?id=69208.

764. Metronet Rail has confirmed that they were employing Verint Systems for their CCTV 'infrastructure'.
765. Two-thirds of Verint's business consists of security products used by law enforcement and intelligence services to intercept voice, video and email traffic. All activities of Verint Systems have been directed by Converse Technology which owns 57% control of its stock. Converse is involved in wiretapping, phone billing and mobile phone voicemail software developers. It is the same Israeli company which works closely with the Israeli government, and manufactures the computers and software used to intercept, record and store wiretapped calls before they were transmitted to US investigators, like the FBI or the INS and which has caused concern to those US investigators:

Converse insists that the equipment it installs is secure. But the complaint about this system is that **the wiretap computer programs made by Converse have, in effect, a back door through which wiretaps themselves can be intercepted by unauthorised parties.**

Adding to the suspicions is the fact that **in Israel Converse works closely with the Israeli government**, and under special programs, gets reimbursed for up to 50% of its research and development costs by the Israeli Ministry of Industry and Trade. [My emphasis]

Quoted at Chapter 7, Terror on the Tube, Behind the Veil of 7/7 – an Investigation
Nick Kollerstrom, Progressive books, 2011

766. Further enquiries by independent investigator, Christopher Bollyn established that Verint was the parent company of Fortress GB, an Israeli company doing business in Great Britain, and International Consultants on Targeted Security (ICTS UK), another Israeli transportation security firm. ICTS UK and Fortress GB are both located on the 1st floor of Tavistock House South, the location of the Number 30 bus bombing on 7th July 2005:

An Israeli man answered the phone at Fortress GB and was noticeably

reluctant to answer any questions about who ran the company although he did admit that a lot of Israelis worked there. The secretary at ICTS UK Ltd., however, quickly told me that the companies are related.

Christopher Bollyn, Israeli Security Firms in London: Fortress GB & ICTS,
August 16, 2005
<https://www.bollyn.com/israeli-security-firms-in-london-fortress-gb-icts>

767. Witnesses at the scenes of the attacks have reported that the explosions made holes in the floors of the tube train compartments where they happened with the metal around the holes pointing upward. This, along with the injuries sustained by bystanders to the legs, strongly indicates that the bombs were placed under the carriages and were not the result of bombs in the backpacks of the three alleged suicide bombers.
768. Israeli security firms acting as fronts for the Israeli intelligence services on the London underground network would have the access and capability to execute this kind of attack and cover up their role in it because they were responsible for the CCTV coverage of the network. I therefore conclude in judgment that it is more likely that Israeli operatives were responsible for the attacks than the Muslim men alleged to be involved because:
- i. There is no evidence which hasn't been manipulated to place the alleged bombers in London at the time of the attacks;
 - ii. Mossad warning Netanyahu of the attacks before they happened;
 - iii. An Israeli connected to Mossad and Quest, a private intelligence agency, had prior knowledge of the simultaneous nature of the attacks;
 - iv. His judgement that the attacks were more likely the work of a security service;
 - v. The evidence showing the explosions more likely came from underneath the carriages of the tube trains attacked;
 - vi. the extensive evidence showing that Israelis were responsible for the 9/11 attacks;
 - vii. these Israelis created patsies to wrongly implicate Muslims in the attacks.
769. Whether MI5 was complicit in the 7/7 attacks or was set up as a patsy is not a matter within the scope of this judgment. MI5 did though join the conspiracy to falsely implicate Sidique Khan, Tanweer, Hussein and Lindsay in the 7/7 attacks, which constitutes the offences of fraud and perverting the course of justice under the Law.

The Manchester Arena attack, 22nd May 2017

770. On 22 May 2017, at 22:31, there was a reported explosion at an Ariana Grande concert at the Manchester arena, in which 22 people reportedly died, many of them young women. The powers-that-be alleged that the attack had been a suicide bombing carried out by Salman Abeidi, a 22-year-old Libyan national living in Manchester.
771. In March 2020, Salman's brother, Hashem, was convicted of murder, attempted murder and conspiracy to cause an explosion likely to endanger life for his part in the planning and preparation of the Manchester Arena attack.

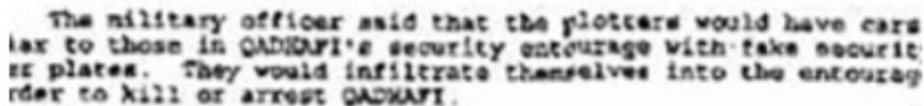
He was in Libya at the time of the attack but was extradited to the UK for trial.

772. It transpired that Salman and Hashem were the sons of Ramadan Abeidi – whom I remember was the MI6 agent codenamed ‘TUNWORTH’ I had been briefed about when still in MI5 in the mid-1990s.
773. In 1995 and 1996, TUNWORTH acted as a conduit for MI6 funding of Islamic terrorists in Libya in an operation which sought to assassinate its ruler, Muammar Gaddafi. The attack went wrong killing civilians. This was the event which led to me deciding to resign from MI5 because I did not want to be party to conspiracy to murder. The terrorists planned to take power in Libya in a coup d’état:

The coup plotters would launch a direct attack on Gaddafi and would either arrest him or kill him. [...]

The military officer said that the plotters would have cars similar to those in Gaddafi’s security entourage with fake security number plates. They would infiltrate themselves into the entourage in order to kill or arrest Gaddafi.

CX95/ 53452, 4 December 1995



The military officer said that the plotters would have cars similar to those in QADDAFI's security entourage with fake security number plates. They would infiltrate themselves into the entourage in order to kill or arrest QADDAFI.

Figure 90. The image above is a true representation from MI6 intelligence report, CX95/53452. I filed MI5's copy on file SF754-0168 when still in the service

See also:

<https://cryptome.org/shayler-gaddafi.htm> for a full transcript of the report with my footnotes to clarify understanding of it

774. When I used a lawful route to alert Prime Minister Tony Blair, who will have sworn the Oath of Office to lawfully enter office, to the MI6 conspiracy with Islamic terrorists, I was imprisoned in France after HMG filed an urgent extradition request against me with the French government.
775. Rather than hear my evidence about MI6’s role in terrorism and funding those sharing the philosophy of Al Qaeda, who were at the time assessed by MI5 to pose a significant threat to the safety and interests of the British people, the Prime Minister had me locked up. This prompted the BBC to show a Panorama investigation based on an interview with me, carried out before my arrest.

<https://www.youtube.com/watch?v=lb9aFSraUE0>

See also

Chapters 10,15 and 17, Spies’ Lies and Whistleblowers

<https://www.scribd.com/doc/57439336/Spies-Lies-and-Whistle-Blowers>

776. While I was detained in prison in France as a result of HMG’s request to extradite me, the Foreign Secretary in the Blair Cabinet, Robin Cook, claimed that my disclosure was ‘pure fantasy [...] with no basis in fact’. In the interview on BBC’s *Breakfast with Frost* programme, he confirmed that the

Conservative Foreign Secretary at the time of the attack in 1996, Malcom Rifkind, had not given permission for the operation, making it unlawful under English law.

<http://news.bbc.co.uk/1/hi/uk/147940.stm>

777. After I had spent four months in prison, the French appeal court declared my 'offence' to be political and therefore exempt from the terms of the extradition treaty so I was freed.

<https://www.youtube.com/watch?v=-PzIZs77VXs>

778. The Metropolitan police, based in London, investigated my disclosure three years after I had first blown the whistle on the attack. This period gave men and women in MI6 ample time to doctor or destroy evidence implicating them in terrorism and murder.

779. Ramadan, Salman and Hashem Abeidi have been widely reported to be members of the Libyan Islamic Fighting Group, which sought to depose Gaddafi and set up a Libyan government under Sharia law.

https://cisac.fsi.stanford.edu/mappingmilitants/profiles/libyan-islamic-fighting-group#highlight_text_8486

John Scheerhout

The Didsbury student who plotted mass murder with Osama bin Laden and helped shape the minds of the Manchester Arena bombers

Manchester Evening News, 20 September 2021

<https://www.manchestereveningnews.co.uk/news/greater-manchester-news/didsbury-student-who-plotted-mass-21573288>

780. In 2018, I offered my evidence about this MI6 connection to the Manchester attack to then PM Theresa May; then Leader of the Opposition, Jeremy Corbyn; and then Commissioner of the Metropolitan Police, Cressida Dick in separate emails. I also alerted the British media to this connection. Not one of them got back to me. I judge that this constitutes the offence of fraud in law, which undermined the truth about who was ultimately responsible for the attack and therefore meant the government, the police, the enquiry and the media failed to do justice, the very highest Principle of Law.

781. An investigation into the Manchester attack conducted by Richard D Hall, the independent investigator who produced the 3D model of the flight path of the object impacting WTC2, has gathered evidence from police communications citing eyewitnesses which contradict the official account of the attack. This shows that that Salman Abeidi did not blow himself up in the attack but instead placed a pyrotechnic device – which made an explosive flash which would not cause the same damage as an exploding bomb – in the arena and then fled the scene, after getting into a grey Audi:

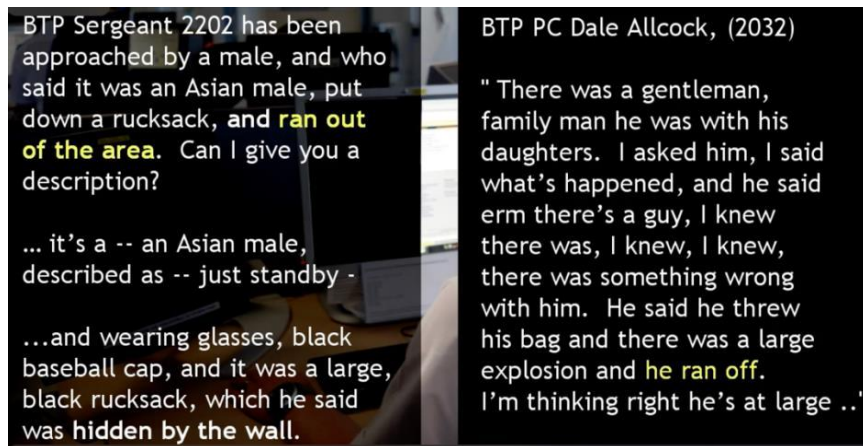


Figure 91. Transcripts of contemporaneous police communications from the scene of the attack

Richard D Hall, 18min51, Manchester: The Night of the Bang
 Rich Planet, 15 May 2020,
https://www.richplanet.net/richp_genre.php?ref=283&part=1&gen=17

782. The police did not report that anyone else was seen in the vehicle. Later police reports reveal that they had the same Audi under surveillance in the vicinity of the Manchester Arena.

From 20min30, *ibid*.

783. Police radio confirmed that a man in a grey Audi was later arrested by police shortly after, captured in a video shot by a by-stander showing armed police arresting a man.

20min36, *ibid*

784. No CCTV footage has been released from the time of the attack, although one image has been officially released, sourced to the Associated Press, allegedly of the aftermath of the bombing:

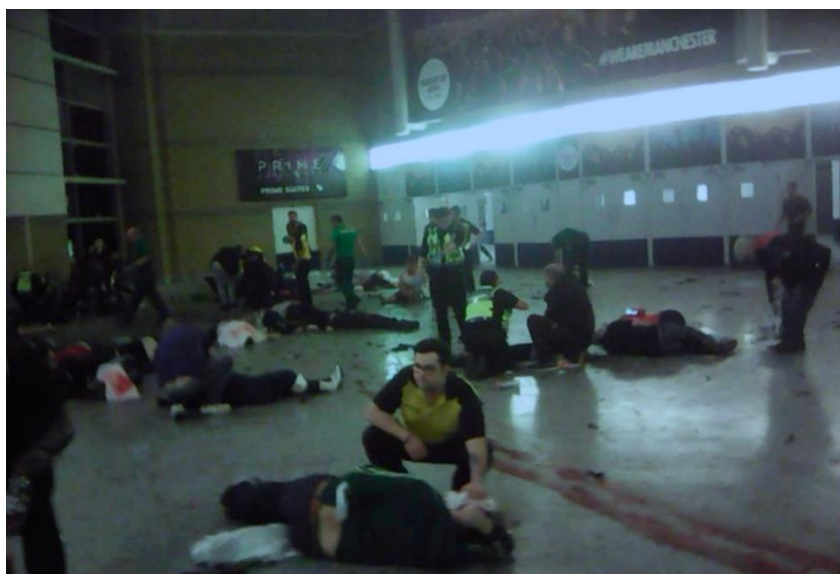


Figure 92. The one image which has been officially released of the Manchester Arena attack, sourced to the Associated Press, allegedly of the aftermath of the bombing

31min30, ibid.

785. Forensic analysis of the metadata for the image proves it was taken at 07:11:18, 22nd May 2017, fifteen hours – or fourteen hours, if the time below is Greenwich Mean Time or Universal Standard Time, not British Summer Time – before the time of the reported explosion.

Source	PA
Date Created	2017-05-22
Time Created	07:11:18+00:00
Urgency	5 (normal urgency)
Caption-Abstract	Helpers attend to injured people inside the Manchester Arena, Manchester, Britain, it ended Monday night, killing over a dozen of people among a panicked crowd of y
City	Manchester
Credit	AP
Country-Primary	GBR
Location Name	
Country-Primary	GBR
Location Code	
Copyright Notice	PA
Special Instructions	UNITED KINGDOM OUT, NO SALES, NO ARCHIVE, PHOTOGRAPH CANNOT B
Category	I
Composite	
Date/Time Created	2017-05-22 07:11:18+00:00
Date/Time Original	2017-05-22 07:11:18+00:00
Image Size	640x480
Megapixels	0.307

Figure 93. The times above are UST, Universal Standard Time or Greenwich Meantime. Given the attack took place in May, it could be an hour later, when expressed in local or British Summer Time

32min35, ibid

786. On 10 January 2022, I offered to give my evidence of MI6's connection to the Libyan Islamic Fighting Group and the Abeidi family to the enquiry into the Manchester Arena attack in an email sent to the enquiry's official account, marking it for the attention of John Saunders, the official chairing the investigation. I have not since received a reply.
787. I conclude in judgment that the UK government has failed to take evidence which would affect its assessment of the Manchester Arena attack for fear that this evidence would implicate MI6 in an attack in the UK. This constitutes the offences of fraud and obstructing the course of justice under the Law. It also constitutes an attempt to cover up the part played by a potential MI6 agent in the attacks, given that Abeidi father, Ramadan, was almost certainly the MI6 agent involved in the assassination attempt on Gaddafi in 1996.
788. It is worth mentioning at this point that earlier this year Richard D Hall was subject to an ignorant and vicious attack on his character made by Marianna Spring, the BBC's disinformation correspondent, as part of her *Disaster Trolls* series. Spring made no attempt to report or analyse the meticulous evidence Hall had gathered, particularly with regard to the Manchester Arena attack. Instead, she blindly accepted the official account of the attack.

789. This is yet another failure of the BBC to perform due diligence with regard to its reporting, meaning that – as in the case of 9/11 and 7/7 – the real perpetrators have gone unpunished and therefore continue to pose a clear and present danger to life and liberty.

Final observations

790. 9/11 was the ‘event that changed everything’. If the powers-that-be can deliberately ignore evidence and blame others on the basis of misrepresentation and fraud for the defining event of the age then we have to call into question all other pronouncements and policies of the governments which have waged war on the basis of obviously fraudulent evidence.
791. The US used its wholly false account of the 9/11 attacks not just to wage war in Afghanistan but to remove inalienable rights by passing The Patriot Act; by denying rights under the Geneva Convention to prisoners of war; by kidnapping and torturing suspects to obtain false confessions about the attacks, incarcerating people in Guantanamo Bay without access to due process; and holding people in other secret prisons.
792. The UK passed a series of anti-terrorist Acts, all of which undermined the customary rights and liberties of the people of the UK. At one point, the UK government detained individuals without trial.
793. War in Afghanistan waged on the false pretext that Muslims connected to Al Qaeda and Osama Bin Laden carried out the attacks paved the way for war in Iraq, which in turn made it easier for NATO to wage war in Libya in 2011.
794. In any case, the military action in Iraq and Libya was predicated on the need to protect the US dollar as the world’s reserve currency, based on sales of oil being made solely in dollars.
795. In October 2000, the Iraqi regime, which at the time had the world’s second largest oil reserves, began to sell its oil in Euros rather dollars. Until then, the dollar was the only currency used to trade oil, creating a demand for the US currency. If other nations had followed Iraq’s example, the dollar would have become worthless as since 1971 – when it came off the international gold standard – the US currency had not had the intrinsic value of being backed by gold reserves.

<https://www.theguardian.com/business/2003/feb/16/iraq.theeuro#:~:text=A%20bizarre%20political%20statement%20by,for%20the%20more%20multilateral%20euro.>

796. In 2011, NATO, of which the UK is a member, took military action in Libya, supposedly to prevent humanitarian atrocities. However, the action was really predicated – as in the case of military action in Iraq – on the need to protect the US dollar:

According to more than a few observers, Gadhafi’s plan to stop selling Libyan oil in U.S. dollars — demanding payment instead in gold-backed ‘dinars’, a single African currency made from gold — was the real cause. The regime, sitting on massive amounts of gold, estimated at close to 150 tons, was also pushing other African and Middle Eastern governments to follow suit.

It had the potential to bring down the dollar and by extension the world monetary system, according to analysts.

<http://thenewamerican.com/economy/markets-mainmenu-45/9743-gadhafis-gold-money-plan-would-have-devastated-dollar>

See also:

Page 29, The Book of Reckoning, The Book of the Law

https://www.bookofthelaw.org/downloads/The_Third_and_Final_Testament_Part_2.pdf

797. Protection of the monetary system – or ‘Mammon’, as it is referred to in the Bible as ‘the root of all evil’ – is not a lawful reason for waging war or military aggressive action, especially because the usury on which the monetary system is based is unlawful. According to the Bible, a man cannot serve God and Mammon

16:13, Book of Luke

798. Iraq is now ruled by a military dictatorship which works in interests of the US regime rather than the Iraqi people and Libya has descended into chaos with men, women and children being openly sold into slavery. I conclude in judgment that the military action in both cases was unlawful and are therefore war crimes as defined under the Principles of Nuremberg.

799. During the wars in Afghanistan and Iraq, NATO and the coalition respectively deployed the chemical weapons white phosphorus and depleted uranium against civilian populations. Israel has also admitted using white phosphorus during its attacks on Gaza, in the past and there is evidence they used it in their current war on the people of Gaza. White phosphorus burns through the skin to the bone, causing almost unimaginable agony to the men, women and children it is used against. These are war crimes against civilians, even if the powers-that-be falsely claim their military activity was lawful in the first place.

800. This means any action taken in response to the US and the UK unlawfully waging war in Afghanistan, Iraq, Libya and Syria is lawful self-defence against those who invade and occupy or otherwise wage war.

801. According to the intelligence and security services of the US and UK, Saddam Hussein and the Taliban posed the greatest threat to the safety and well-being to the British and American peoples. Yet, both were in this position because they had been trained and armed by the US and UK governments: Iraq because it fought Iran, the traditional enemy of the US and Israel, and the Taliban because it grew out of the Mujahadeen, which fought the former Soviet Union in Afghanistan in the 1980s.

802. By their own admission therefore, the US and UK governments materially helped to create the greatest threats to their own peoples. This disproves the assertion by certain individuals that the operatives of the intelligence and security services resort to either unlawful or morally dubious actions to protect the people.

803. The UK government – then led by Prime Minister Tony Blair – joined the conspiracy when it failed to do due diligence on the evidence provided by the US government before it allowed its troops to join the unjustified NATO military action against Afghanistan and again when the 9/11 Commission produced its final report.

804. The evidence I draw upon in this judgment with regard to the 9/11 attacks has been largely publicly available since at least 2006. If the US and UK governments had acted upon it then, many millions of people in Libya and Syria would have been spared the severe, extensive and chronic harm, loss and injury they were forced to experience at the hands of NATO, of which the US and UK are leading members, and US and UK forces operating as part of a coalition.
805. Both the US and UK governments have been in possession of the evidence and analysis proving that the official account of the attacks was a physical impossibility but chose not to provide this information to the people or the media. Instead, governments failed to protect the rights of free speech and the right to a reputation of those questioning the official hypothesis, allowing them to be attacked for failure to join a conspiracy of ignorance.
806. The governments and peoples of the planet must now learn lessons from the above failures. Those who have perpetuated the fraud of 9/11 pose a clear and present danger to the lives of the people of the world and must be dealt with according to law. They owe recompense – also known as reparations – to those who have been subject to harm, loss or injury as a result of these fraudsters and terrorists' words and actions.
807. The failure of the UK government and other governments across the world to solemnly perform due diligence with regard to the evidence and analysis of the US government with regard to the attacks has also meant a rise in Islamophobia and other forms of racism, encouraging right wing extremist groups to attack Muslims.
808. The governments and peoples of the world now have a duty to ensure that the US and Israel are never again in a position to perpetrate crimes of this gravity and extent or can get away with blaming the innocent to avoid prosecution for the crimes committed by their agents and operatives.
809. Governments and media across the world now have a duty to publish and disseminate this evidence and analysis to correct the record. Any failure to do so will constitute the gravest fraud in history.
810. The peoples of the world must act against the individuals in government, media, the legal system and elsewhere who have worked to perpetuate this monumental fraud and assault upon the rights and liberties of innocent people. The UK government has a particular duty to take action in law against Tony Blair and his cabinet of ministers, which has collective responsibility in law for their part in war crimes and fraud. The same observation applies to the members of parliament who belong to the Friends of Israel, who have done more than most to perpetuate the fraud that Muslims were behind 9/11 and cover up the part Israeli operatives played in 9/11 and 7/7.
811. If the governments and peoples of the world fail to expel US and Israeli nationals from their countries, they will use the same methods as deployed on 11th September 2001 and on 7th July 2007 to launch false-flag operations in the hope of covering up their part in those attacks, now it has been exposed here.
812. They must also sanction US and Israeli companies because they have profited from this evil and they may use their corporations as fronts for intelligence activity, as happened in the case of Urban Moving Systems on 9/11.

813. If the US fails to disclose the information it has about Israeli involvement in the 9/11 attacks, then the governments and corporations of the world must cease to sell their oil in dollars and adopt another currency as the reserve currency of the world.
814. Anything less is a failure of the duty of care on the part of governments, particularly with regard to their duty to protect their peoples from violence and fraud.
815. Each and every man and woman has a duty speak out about or otherwise act upon this judgment, evidence and reasoning otherwise, they join the conspiracy to wage war upon the people of God's Earth using fraudulent deception to justify aggression and violence. This conforms to the following Principles of Law:

The truth is all too frequently overpowered; he who does not disapprove, approves.

He who does not willingly speak the truth, is a betrayer of the truth. He who does not speak the truth, is a traitor to the truth.

The truth that is not sufficiently defended is frequently overpowered; and he who does not disapprove, approves.

Suppression of the truth is equivalent to the expression of what is false.

Truth fears nothing but concealment.

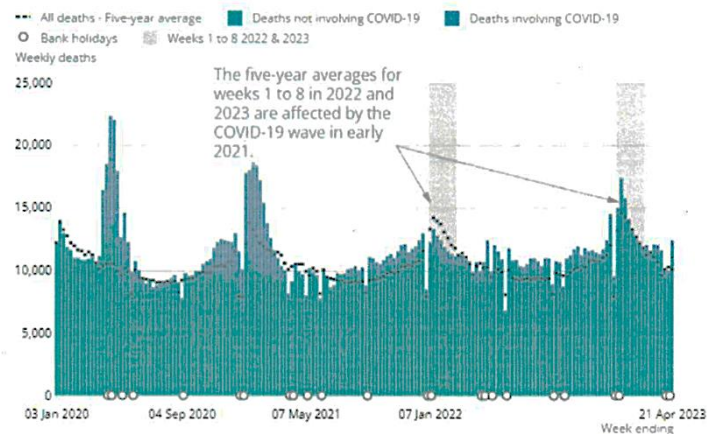
We can do nothing against truth

816. This has particular application to the politicians, legal practitioners and media outlets which have not just disseminated falsehoods about the 9/11 attacks but have sought to undermine the character of those who have pointed out the inaccuracies and inconsistencies in the official hypotheses of 9/11 and 7/7.
817. It is no defence for a man or woman to say that they published or disseminated the falsehoods around the 9/11 attacks or any other matter because government ministers or media were disseminating it. Each and every man and woman has a duty to establish the truth for themselves as part of their consideration to others, which is mandatory under the Law of 'Love your neighbour as you love yourself'.
818. In any case, there are only a limited number of reasons why any man or woman would reject the judgments herein:
- a. Mental incapacity: they do not have the mental capability to objectively analyse evidence, according to reason;
 - b. Flawed character: they do not have the courage to stand up to evil;
 - c. Blackmail: they fear exposure of their part in other crimes or corruption or stand to be severely embarrassed by exposure of otherwise unpublished material;
 - d. Mind control: they have succumbed to the differing levels of mind control which now exist;
 - e. Corruption: they are receiving payments or other forms of reward for staying silent
 - f. Involvement: they are part of the conspiracy and face action in law for their words and deeds.

819. Anyone accusing people supporting this evidence of Israeli involvement in 9/11 and other crimes against humanity of 'antisemitism' commits a criminal libel which helps Israeli terrorists escape justice and aids the current genocide the Israelis are waging on the Palestinian people.
820. At the same time, no one should construe any evidence or judgment in this document as a lawful reason to justify physically attacking Jewish people – or anyone else –not least because many Jewish people are now opposed to the violence Israelis are perpetuating on the Palestinian people.
821. I do though note that Jewish people make up a far, greater proportion of the individuals involved in government, media and law than their proportion of the general population in both the US and the UK. They now have a particular duty to disseminate this judgment as widely as possible as soon as possible otherwise they will further implicate themselves in the conspiracy to wage war, commit war crimes and fraud; and the perversion of the course of justice.
822. The failure to expose this fraud and corruption with regard to 9/11 and 7/7 has meant that governments across the world could deploy the same techniques of using selective evidence and partial analysis while making similar *ad hominem* attacks on those who pointed this out to undermine the liberties of their people when it came to the faked pandemic:

Total deaths from all causes were above the five-year average in Week 16 2023

Number of deaths registered by week, England and Wales, 28 December 2019 to 21 April 2023



Publication: Deaths registered weekly in England and Wales, provisional: week ending 21 April 2023

Office for National Statistics

Figure 94. A graph showing that, according to the UK government's own figures for the period 3rd January 2020 to 21st April 2021, there were no excess deaths outside the three periods of lockdown until after the introduction of the mRNA injections. Excess deaths continue because the five-year average was inflated by the rise in excess deaths during the lockdowns.

For a full account of the fraudulent nature of the pandemic and its consequences, see:
 Pages 71-202, 9/11 to 'Covid-19', fakery and the war waged on mankind
 David Shayler, February 2022
https://www.bookofthelaw.org/downloads/911_to_covid19_fakery_and_the_war_waged_on_mankind.pdf
 Pages 61 to 126, My Affidavit to the King, 27 July 2023

823. Given that this judgment is sworn into Law anyone preventing its dissemination and publication or using any means other than a statement sworn under oath to challenge its content and analysis is guilty of obstructing or perverting justice, offences under the paramount and mandatory Law.
824. Like the sane and compassionate people of the world, I am weary of war and lies. I am a man of peace who has only ever used lawful methods to advance the cause of truth and justice. Those who have opposed me have used aggression, violence, threats, subterfuge, falsehoods and misrepresentation to make their vile case, whatever it may be.
825. Any man or woman who has any evidence or reasoning that contradicts this judgment has a duty under the paramount and mandatory Law to serve an account of that evidence to me forthwith under sworn oath first by sending a PDF copy to the email address below. In response, I will provide an address so that a hard copy can be sent to me by traceable mail service.
826. I swear upon oath before Almighty God that the information and reasoning herein is the truth, the whole truth and nothing but the truth and is not intended to mislead and that my judgments conform to the paramount and mandatory Law so are just and true and I make them for Him above. Without truth, there is no justice. Without justice, there is no peace. Without peace, there is no freedom.

[Archivist disclaimer]

E. & O.E.

**UNSEALED UNSIGNED
INTERNET FRIENDLY
COPY**

(Where there is apparent error always refer to
original scan copy for authenticity)