

**UNITED STATES DISTRICT COURT - EASTERN DISTRICT OF PENNSYLVANIA**

United States of America v. Younes Kabbaj

Case No. 16-cr-365

**AFFADAVIT OF YOUNES KABBAJ**

Younes Kabbaj, being duly sworn, deposes and states:

1. My name is Younes Kabbaj. I am over 18 years of age. To my knowledge, all of the facts stated in this affidavit are true and correct, and my opinions are based upon the facts as stated herein. I am a direct witness to government crimes which caused the September 11<sup>th</sup>, 2001 terrorist attacks (the “911 attacks”). I have attached Exhibits A through H which provide the background of this dispute and corroborate the unprecedented claims made herein. The facts stated in this affidavit (and the attached exhibits) are true and correct to the best of my knowledge, and my opinions are based upon those facts.

2. My father, Mohamed Kabbaj (“Imam Kabbaj”), legally migrated from Morocco to the U.S. aboard a Norwegian freighter approximately 1949 and eventually became a US citizen and the Director and Imam (i.e. spiritual leader) of the Islamic Mission of America, Inc. (“The Mission”). The Mission was itself established approximately 1928 by another immigrant named Sheikh Daoud Ahmed Faisal (“Sheikh Daoud”), who was born of a Moroccan father and Caribbean mother and who migrated to America in 1913 (although he originally hid his Moroccan heritage for good reason up until approximately the time when he met my father, which is when he began to speak more openly about it). The Mission became the first official mosque incorporated in New York City with its primary base of operations located at 143 State Street in Brooklyn, New York (the “State Street Mosque”). Imam Kabbaj joined Sheikh Daoud as co-director of The Mission starting in 1950, and he quickly became Sheikh Daoud’s closest friend, adviser, confidant, protector, supporter and brother in Islam. Imam Kabbaj took over The Mission in 1980 when Sheikh Daoud passed away (may he rest in peace), and he kept true to Sheikh Daoud’s wishes and continued his vision all the way up until he fell sick approximately 1996 and passed away in 2001 (may he rest in peace). Exhibit D, Pg.2-128 documents various activities of The Mission taking place over decades. A video describing Sheikh Daoud’s contribution to not only the early history of Islam in America, but also the Jazz movement in America, can be seen here: <https://www.youtube.com/watch?v=Eq2xsEKMJVM>

3. One of the nicknames used by Sheikh Daoud, Imam Kabbaj and others to describe the State Street Mosque was “the base” (as in the “base of operations” for the propagation of Islam in America). This fact is very important, because the Arabic translation of the English term “the base” is “Al-Qaeda,” and thus the first Islamic religious organization to actually adopt the term “the base” to describe its primary headquarters, is the Islamic Mission of America. Osama Bin Laden disputes that he chose the name “Al-Qaeda” for his group as documented in a video-taped interview which took place on October 21<sup>st</sup>, 2001, the relevant portion of which can be viewed here <https://www.youtube.com/watch?v=b5bhKTY1wrA> (transcript of entire interview attached at Exhibit E, Pg.61-79). For the remainder of this affidavit, the term “Al-Qaeda” will refer to the group formerly led by Osama Bin Laden despite this significant trademark infringement engaged by the American government when they started using that term to describe a terrorism organization

as part of a direct attack against The Mission. Thus my usage of the term “Al-Qaeda” to describe Bin Laden’s Organization is without waiving any rights to the term “the base” as previously claimed by Sheikh Daoud, Imam Kabbaj and The Mission (regardless of whatever language that term is translated into).

4. My father informed me that Islamic interest in America had existed in some form or another going all the way back to 1777 after Morocco became *the first country in the world* to officially recognize the independence of America from Britain on December 20<sup>th</sup>, 1777, as documented in Exhibit D, Pg.158-166 (a little known fact about the history of America). My father informed me that there was a community of Moroccan dissidents who studied and investigated this history between the countries and were part of that *Sunni* (i.e. majority view) community that migrated to America to further investigate the efficacy of this Islamic “fatwa” (religious ruling) issued by the *Shiite* (i.e. minority view) Sultan of Morocco on December 20<sup>th</sup>, 1777 (which is the action that birthed America into the world community). After all, America was “our baby,” and yet our baby had brutally wiped out an indigenous community of Native Americans to make way for 400 years of slavery imposed upon our African brethren. There was substantial concern among the *Sunni* Muslims who did not want to be seen as endorsing any such genocide/slavery, nor did they want to be seen as interfering in the personal affairs (and sins) of two warring sects of Christians from America and Britain (because almost immediately after the 1777 fatwa, groups of European Christians began to start establishing secretive societies whose goals were to blame the Muslims for allegedly “interfering” in their affairs). The impetus that caused my father to migrate to America in 1949 to continue this investigation on behalf of the *Sunni* Muslims, was the establishment of the nation of Israel in 1948 (an event that he saw as an ominous sign of what was to come). This pact between the Jews and Christians of Europe which resulted in the establishment of Israel in 1948, also allegedly included a promise by the Jewish leaders (who accepted this “gift” from the Christians), to eventually adopt Christianity as the official religion of Israel at some later point in time (as part of a true and authentic secret Judeo-Christian conspiracy to eventually try to accuse the Muslims of being the followers of the “anti-Christ,” which is the ultimate and final goal of these extremist secretive societies/cults).

5. My father’s base of historical knowledge and influence upon Sheikh Daoud thereby caused him to also become immersed in the study of these secret societies of the Judeo-Christians (like the freemasons, the homosexuals and others), which clearly had a goal of eventually blaming the Muslims as being the source of all strife on earth (an “original sin” these extremist Christians hoped to solidify through the establishment of a New World Order that would eventually subjugate all Jews and Atheists under their control via voluntary conversion, and on the path towards the extermination of the Muslims to thereby eliminate all opposition to “Christianity”). Muslim are not allowed to establish secretive groups with secret goals and secret methodologies, and so The Mission viewed this secretive activity being engaged by the Judeo-Christian secret societies (who would soon absorb the homosexual-atheist as partners in this plot) to be a genuine threat to the entirety of humanity. If various extremist Judeo-Christians wanted to falsely blame Morocco and all Muslims for “interference” in the affairs of their extremist religious sects (which absolutely do not in any way represent the true tenets of either the Jewish or Christian religion), then why not state such claims openly and publicly so that they can be addressed and debated amongst the public? Why hide in secret caves and hold secret meetings to indoctrinate people into these secret

extremist religious sects, whose ultimate goal is to eliminate all opposition to Christianity by falsely blaming the Muslims as being the source of all evil?

6. In addition to this ancillary investigation of the methodology and goals of all these secretive religious sects who were seeking to harm the Muslims, The Mission's primary function was to teach Americans about the true peaceful nature of the Islamic religious theology (whereby there are many Christians claiming that an eye for an eye is barbaric, and yet they instead take one thousand eyes for one eye despite the fact that their own religion tells them to turn the other cheek). The Mission also sought to improve the conditions of the descendants of former African slaves here in America by reacquainting them with their original religion of Islam and bringing them back into the brotherhood of Islam (which does not recognize racial differences as valid). The Mission hypothesized that if the "First Amendment" really did allow Muslims to have equal speech rights along with Jews and Christians, that any such equal speech rights would easily allow Muslims to convince many Jews and Christians to also adopt Islam as being an extension of the Judeo-Christian belief system because in any fair and open (not secretive) debate, Islam would always prove to be the most logical expression of stable human psychology. Despite the obvious contempt that many of these secretive Judeo-Christian extremists have for the First Amendment (or any notion of "equal rights" being given to anyone who did not come from a "superior birthright"), still many Americans did indeed adopt Islam under the tutelage of Sheikh Daoud and Imam Kabbaj despite being placed under enormous pressure, threats, illegal surveillance and other unlawful actions by racists/sexists in the government (and their public constituencies) who were secretly trying to sabotage their propagation of Islam in America (and eventually eliminate Islam entirely). After many decades of investigating the American government intentions towards Muslims, I would eventually confirm the worst fears of The Mission, which is that the American government never really renounced its racist/sexist ideologies despite the First Amendment, abolition of slavery and the civil rights movement, as these racist/sexist ideologies were merely repackaged into different forms to facilitate reintroduction of slavery through the "war on drugs" or the "war on terror," and now the "gay rights movement" which officially establishes *sexism* as a new form of "birthright superiority" claimed by a new race of humans who allege to be "born gay" (which is why racism and sexism are two ideologies that are completely interchangeable in every way, especially since both use a "superiority" complex to justify committing actual crimes against anyone that does not agree with them).

7. The Mission's suspicion of these racist/sexist secret societies were proven to be well-founded, especially after the third holiest site in the entire Islamic religion (the Al-Aqsa mosque in Jerusalem) was stolen by Israel in 1967 following an illegal military campaign which has since been rejected by the entire world community (except for America). This theft of an Islamic religious shrine from the entirety of the Muslim population (and not just the Jordanian government which is currently administering it) proved that the establishment of Israel in 1948 was not for purposes of creating a Jewish homeland, but that it was all part of an overarching secretive Judeo-Christian alliance which is still seeking to wipe out the Middle East on the path towards trying to eliminate the Islamic religion from existence. The theft of the Al-Aqsa mosque was a watershed moment for these anti-Muslim secret societies who believe that in order to prove that Muslims are the followers of the anti-Christ, that they need to take possession of this very important Islamic holy site in order to destroy it and build the "Third Temple of Solomon" on top of it (which according to the religious scriptures relied upon by these secret societies, this temple can only be

built specifically at that location in order to thereby usher in the “messianic age” devoid of all Islamic influences). Once the secret societies build this Temple, they believe that god will then immediately reward them by causing numerous of their religious prophecies to come true, such as the rapture, the return of Jesus Christ and the War of Armageddon which they claim will wipe out all Muslims and thereby bring peace and stability to the world (following the full and complete extermination of the Islamic religion). Thus after studying the scriptures that many of these Judeo-Christian secret societies rely upon to justify waging their secretive war against Islam, many *Sunni* Muslims believed that the Sultan of Morocco should not have issued any such fatwa, purportedly on behalf of the Islamic religion and without first consulting with all the other Islamic authorities (and especially the *Sunni* authorities which were based in Saudi Arabia and elsewhere), because they could see that the extremist racist/sexist Judeo-Christians intended to use it to secretly justify a “religious right” to retaliate with inappropriate Judeo-Christian interference in the affairs of the Middle East and all Muslims which is now proven to be an accurate prediction, as confirmed over 100 years later after the establishment of Israel in 1948 and its subsequent expansion and theft of Al-Aqsa in 1967 (which was thereby followed by unrelenting American interference in the affairs of Muslims in the Middle East ever since). Sheikh Daoud and Imam Kabbaj studied and monitored these threats made by all these secret societies (to include the freemasons, the homosexuals and others), and they also warned against them repeatedly despite the fact that nothing could not prevent their worst fears from coming true on September 11<sup>th</sup>, 2001 (an event that occurred just four months after my father had passed away, and so he was spared by god from having to witness it until the day of judgement when all who participated in that crime are brought before god and all humanity to be judged).

8. Approximately 1973, my father married my mother, who was herself a descendant of the “Oudghiri-Idriss” family line of Moroccans, which is a family line that is also biologically related to the same Moroccan *Shiite* royal family that recognized the independence of America in 1777 (the Idrisid dynasty of Moulay Idriss, who was the founder of Morocco and also the great-grandchild of Hasan, son of Fatimah and grandson of the Islamic prophet Muhammad, peace be upon him). My mother is also descendent from a straight line of females up to her grandmother who the “Ben Yahya” family of Sephardic Jews, wherein her grandmother adopted Islam and continued as a Muslim thereafter. According to the rules of the Jewish religion which does not recognize “conversion” or “adoption” of other religions as valid, I am considered a “biological Jew” because I am descendant from a line of females leading up to my Jewish great-grandmother (as in Judaism, the religion is inherited from the mother, not the father like in Christianity and Islam). Thus according to the rules of the Jewish religion, I have inherited citizenship in the biblical Israel because of this lineage (even though I never asked for it). According to the rules of the Moroccan government, I also inherited Moroccan citizenship because my father was a citizen of Morocco (even though I never asked for it). Regardless of my rich heritage, I was born in Manhattan, New York as a natural-born American citizen and I only learned of these claims made upon me by other nations long after I was born in America (which I have subsequently rejected as valid as part of my journey to find a homeland that is suitable enough to have a family, especially after my citizenship to the United States was revoked by the FBI on March 7<sup>th</sup>, 2016 and subsequently affirmed by the judiciary ever since).

9. My father’s side of the family (the “Kabbaj” family) is also a prominent, well-known and well respected in Morocco, and so is my mother’s side of the family. Not only is my mother

a descendant of Moulay Idriss, her brother is also a high-ranking Islamist Military leader named Mohamed Larbi Tamdi (“General Tamdi”) of the Moroccan Royal Armed Forces. Contained in Exhibit D, Pg. 129-154 are various items of evidence documenting the activities of General Tamdi. Starting since approximately 2008, I became a whistleblower against General Tamdi and subsequently estranged from my mother’s side of the family as a result of my conflict with the King of Morocco and his military protectors (to include my Uncle), as will be further detailed in this affidavit.

10. After being born and raised in America without incident, in 1987 my family made a fateful decision to move from New York to Morocco for six months (when I was approximately 12 years old). During that time, my family enrolled me into the seventh grade at the American School of Tangier (“AST”) which was a prominent American school located in Tangier, Morocco. AST was registered as a Delaware “non-profit” Corporation since the 1950s, operating various American Schools in Morocco for profit. My mother’s side of the family (to include General Tamdi and his representative at AST, Driss Drissi-Kamili) were involved with that “educational” institution for decades, but my father did not really know anything about it until it was already too late. Approximately at the end of my first semester of seventh grade at AST (December 1987), I was called into the office of the Headmaster Joseph McPhillips to be congratulated for achieving the highest grades in my class. McPhillips was substantially inebriated by alcohol, and after a short time in his office he then attempted to sexually molest me by trying to touch my genitals. After I informed my father of the incident, he took me to the authorities (both Moroccan/American) to report it. The Moroccan police contacted McPhillips and he denied the illegal sexual assault, and also denied being drunk (while refusing to participate in a direct interview with police because he was still clearly inebriated from the alcohol). After the Moroccan police did nothing to force him to engage a direct interview, my father then went to the American Consulate in Tangier to report McPhillips only for the Americans to also cover it up. My father was not aware at the time that the American Consul was also good friends with McPhillips (as I would discover years later). My father also contacted one of his well-connected friends in Tangier (an individual named Mr. Alaoui) to try and obtain additional information about this McPhillips, upon which time Mr. Alaoui also disclosed that his own son also experienced something similar with McPhillips which they also tried to report and which was also covered up. This incident subsequently resulted in Mr. Alaoui’s son suffering a massive downward spiral into deep depression and decades of drug abuse that ultimately ended his life. I directly witnessed this downward spiral of Mr. Alaoui’s son who had also moved to New York to escape Morocco, whereby I directly witnessed him in the throes of substantial drug abuse that eventually killed him (all resulting from his traumatic experience with McPhillips, whereby he used drugs to commit suicide as a result of that event). After I returned to Morocco in 2006, I would eventually discover that another of my family members was also claiming to have experienced a similar incident with McPhillips, and as I continued to investigate the matter I eventually discovered other victims of McPhillips (all of whom fear violent retaliation from the King of Morocco, his military Generals and American government protectors if they speak out about these crimes).

11. AST and McPhillips were also fully aware (since the time when I was enrolled in their school in 1987), that my father was a well-known Imam and Director of the Islamic Mission of America for decades (long before I was enrolled in their school). I directly witnessed my father and McPhillips discussing this fact when I first enrolled in the school, whereby this conversation

took place in the very same office where McPhillips then tried to molest me several months later despite knowing that my father was a prominent Imam in New York (in an apparent attempt to target my father for his Islamic religious beliefs by trying to illegally molest his son). As a result of the attempted sexual molestation by McPhillips, at one point my father was going to assault McPhillips after both the American/Moroccan governments refused to charge him and allow a proper trial according to law (after he falsely denied the incident had occurred). I begged my father not to assault McPhillips and we instead left Morocco out of protest of the government cover-up of his crimes. Our family immediately returned to New York approximately December of 1987, and I don't remember talking about it ever again with my father after we returned to America (despite continuing to receive threats from Morocco via phone calls to my home in New York). Attached at Exhibit B, Pg.298-313 are articles documenting McPhillips numerous friends and dignitaries, to include Alan Ginsberg and William Burroughs (who are admitted homosexual pedophiles, just like McPhillips), and Oliver Stone (whose wife was also friends with my mother as they both worked together at the Moroccan Mission to the United Nations in New York).

12. This attempted molestation incident in Morocco in 1987 thereby caused McPhillips and the AST organization to target both myself and my father with continued unprecedented retaliation just for reporting this serious crime. Although I was never psychologically affected by the attempted molestation by McPhillips because I physically fought it off before he could be successful (thanks to proper education given to me by my father prior to the incident, warning me of what to do if someone attempted to touch me on my genitals), it was actually the cover-up and the resulting decades of threats, kidnappings and other crimes engaged against me by AST and their directors/agents that became the destructive force in my life. When the threats continued after the original 1987 incident, I was afraid to tell my father about it because I knew he would likely return to Morocco and end McPhillips life (or at least put him in the hospital with serious injuries). I did not want my father to end up in prison (or killed by them) simply for defending me. My father loved his son very much, just like I loved him back very much, and so we protected each other in order to get through that situation as best we could until the moment for justice could be achieved. My father unfortunately passed away in 2001 without being able to witness the justice imposed upon McPhillips when he was finally assassinated in 2007 by being thrown down a flight of stairs in his home (which is the proper Islamic punishment for a homosexual that molests another, as documented in the highlighted portions of Exhibit E, Pg.335-338).

13. The 1987 incident also set in motion an unprecedented chain of events that eventually affected countless others. Shortly after that scandal at AST in 1987, one of the more prominent members of AST named Ambassador Frank G. Wisner ("AST Wisner") assisted and/or orchestrated an illegal plot to lure a prominent Egyptian Cleric named Sheikh Omar Abdel Rahman ("Sheikh Rahman") to New York City to be illegally entrapped into imprisonment in order to be silenced for life (Exhibit E, Pg.113-130). AST Wisner accomplished the illegal importation of Sheikh Rahman into America despite the fact that Sheikh Rahman was on a terrorist watchlist that specifically banned him entry to the country. Upon information and belief, AST Wisner was aware of the scandal that occurred in 1987 after my father and I accused his friends at AST of being involved in serious crimes. He was clearly aware that his importation of Sheikh Rahman to America will certainly result in his being placed into contact with Imam Kabbaj and The Mission because it was the primary organization that received various Islamic dignitaries who arrived in New York City. Upon information and belief, AST Wisner thereby hatched a plot to "kill two

birds with one stone” by importing Sheikh Rahman into Imam Kabbaj’s custody in New York in order to entrap both of them into a terrorism prosecution and life-time imprisonment. Although my father escaped the terrorism entrapment plots orchestrated by AST Wisner, Sheikh Rahman and myself were not as lucky (especially after we ended up in jail together under unprecedented circumstances). Attached as Exhibit E is just a portion of my evidentiary archive concerning Sheikh Rahman, to include numerous articles documenting his importation, prosecution, imprisonment and the consequences which resulted from it (to include the 911 attacks and all the negative consequences of those events which have now been incurred by the entire globe).

14. Approximately 1990-1991, my father informed me and others (to include my mother and brother) that Sheikh Rahman had begun to attend my father’s mosque (just as AST Wisner correctly anticipated, as documented in Exhibit E, Pg.8-25). Sheikh Rahman also attended another mosque in Brooklyn that was also close to my father’s mosque (Exhibit E, Pg.5-6), and whose leadership was also friends with my father. These contacts between Sheikh Rahman and my father occurred for a period of possibly more than a year when Sheikh Rahman was most active in the Brooklyn mosques. My father informed me that during this time when he was engaging these interactions with Sheikh Rahman, he directly witnessed a plot by the FBI attempting to entrap them and other members of the Islamic Mission of America congregation into a falsified terrorism case in order to falsely accuse The Mission of being a “terrorist organization” (confirmed years later in Exhibit E, Pg.247). My father informed me that as a result of that illegal FBI sting operation, he tried to counsel Sheikh Rahman to tone down his provocative rhetoric. Sheikh Rahman refused to heed my father’s warnings and they eventually parted ways. Shortly thereafter, Sheikh Rahman then left the Brooklyn mosques and eventually established himself in a Mosque in New Jersey before being arrested in the terrorism stings and imprisoned for life in solitary confinement (as the preferred method by which the FBI sought to curtail his First Amendment rights). The FBI eventually did also entrap a member of my father’s mosque named Clement Rodney Hampton-El (aka Dr. Rachid) into the terrorism case with Sheikh Rahman, whereby Dr. Rachid was also given a life sentence (Exhibit E, Pg.26-35 and Pg.250).

15. At the same time period when the FBI first initiated their entrapment stings against my father and Sheikh Rahman approximately 1990 (before Sheikh Rahman was finally framed after the 1993 World Trade Center bombing), the Drug Enforcement Administration (“DEA”) simultaneously and ‘coincidentally’ recruited me into their “Explorer Program” based out of their New York Field Office located at 99 10<sup>th</sup> Ave in New York (which they called the “Post 9910” Explorer Program). This recruitment was obviously directly orchestrated by AST because the individual who recruited me into the DEA Explorer program was a friend of mine named “Olay,” (Exhibit E, Pg.305) who was the son of a Turkish diplomatic official who worked in the United Nations and also knew my father and the other Ambassadors and Consuls operating out of AST. I was thereby lured into this DEA Explorer program (without the knowledge and/or permission of my family) directly by persons connected to the same AST Agents that were coordinating the plots against my family starting since 1987. This recruitment eventually facilitated additional spying upon my family by the DEA at a time when the FBI was already actively trying to entrap my father into a terrorism case (as the government was becoming obsessed with trying to find ways to control and/or imprison both myself and/or my father should we attempt to speak out regarding what occurred in Morocco and how it started affecting us in America). The Federal Agents who ran the DEA program included Special Agent in Charge (“SAC”) of the New York Field Office Carlo

Boccia, Assistant Special Agent in Charge (“ASAC”) Ken McCreary (Exhibit E, Pg.304), Debbie Gibson, John Hannah, Jim Mokwa, Bob Busky and others (Exhibit E, Pg.306-308). These DEA Agents were also fully informed and aware that my father was Imam of The Mission, and yet they eventually (and illegally) guided me into investigating drug dealers at just 15 years of age without ever obtaining permission from my father to allow me to participate in the program or even alerting him to my participation. My family only found out about the program in 1996 after the DEA illegally arrested me in a fabricated sting operation. Exhibit E, Pg.303-310 contains a compilation of various evidence documenting the activities of the Post 9910 Explorer program.

16. During my time as a child enrolled in the DEA Explorer Program, the supervising agents made their jobs seem like the coolest job in the world. The notion of going “undercover” to infiltrate all these “evil” organizations that were spreading “poison” all over the world seemed like a noble career to pursue (and the DEA had certainly perfected their pitch, up until I began to witness the harm they were imposing behind the scenes). So even though I wanted to be a DEA Agent after joining their Explorer Program and being thoroughly brainwashed by them, the problem was that you needed a Bachelors Degree to obtain employment with them, and the racist/sexist teachers were not allowing me to obtain my college degree at 15 years of age (even though they knew I could test through to a college degree immediately as I was very advanced for my age). That technical restriction thereby prevented me from being directly employed by the DEA as an Agent, but these same racist/sexist teachers still could not prevent me from being a journalist (or even a DEA informant), as there is no age or education restriction for that, and so I instead decided to become a journalist documenting the internal workings of the illegal drug industry for the DEA starting almost immediately after enrollment in the DEA Explorer program. After I started witnessing the murders, I knew that I was now crossing over from a journalist to a witness and that I would eventually have to testify against the people who were committing the murders because my Islamic religious beliefs do not permit me to allow those crimes to go unpunished (even though I was still not convinced that the drug crimes I was witnessing were anything near as horrific as the murders, or that imprisonment is the best way to deal with the drug problem).

17. When I started to actually speak to drug dealers from my neighborhood as part of my investigation, I began to hear the other side of the story that the DEA was not telling me and it certainly caused me to feel disillusioned about the way they were portraying the drug problem as a war between good and evil. The strongest point of contention was the fact that alcohol was legal, yet marijuana was not. I was already witnessing how people behaved while under the influence of alcohol (starting with the incident in 1987 when McPhillips tried to molest me while clearly drunk, and also by watching all the drunkards in my neighborhood), and then I was witnessing people under the influence of marijuana who were not doing anything nearly as crazy as the drunkards. That is when I began to get disillusioned with all these ideological “holier than thou” declarations being made by the DEA claiming that drunkards (like ASAC McCreary) are somehow the saviors of mankind (as long as they are claiming Jesus Christ as their bartender), while the dark-skin potheads represent the root of all evil on Earth because marijuana is obviously the “gateway to hell.” When I confronted ASAC Ken McCreary about this hypocrisy during one of the Explorer meetings, he merely admonished me for trying to place marijuana in the same category as “Jesus-Juice.” That is when ASAC Ken McCreary completely shattered my world by admitting that the only reason why this dangerous and deadly drug named alcohol (which kills

more people than all other drugs combined) is legal, is because it is considered a “sacrament” in the Christian religion. On that day is when I realized that the DEA was actually engaging a religious mission rooted in complete and utter bias/prejudice and contempt for all other religions that did not elevate “Jesus-Juice” to its protected status, rather than engaging a law-enforcement mission firmly rooted in science and fact. If you look at ASAC Ken McCreary’s Facebook profile at [www.facebook.com/ken.mccreary](http://www.facebook.com/ken.mccreary), you will find that almost a third of all his posting contains a picture of him drinking (or engaging some activity related to Alcohol, like visiting bars and winery all over the world), while the victims of the DEA “Jesus-Juice-Jihad” are still languishing under the “moral slavery” they imposed upon millions of victims of their illegal religious bias (to include myself).

18. As me and Olay (the other Explorer who recruited me into the DEA program) continued to investigate this farcical “war on drugs,” we eventually did start to witness substantial crimes (to include murders) after we successfully infiltrated (at only 15 years of age) some of the biggest drug conspiracies operating in New York City. I additionally infiltrated the same Al-Qaeda organization that paid homage to Sheikh Rahman as their most high-valued spiritual leader (through the heroin distribution networks Al-Qaeda operated out of Pakistan/Afghanistan). At some point me and Olay did not make much of an effort to hide our investigation from the Agents at the DEA program. Upon information and belief, ASAC Ken McCreary took notice of the fact the me and Olay had certainly provided information to prove we had infiltrated some of their most important investigations at the time (to include the “Maisonet Organization” documented in Exhibit F, Pg.15 and the “Mendez Organization documented in Exhibit F, Pg.42-52), whereupon the DEA then recruited Olay as an “unofficial” informant while deciding to instead target me and all my friends for illegal arrest. The DEA then placed all our friends under illegal surveillance starting approximately 1994, which ultimately resulted in me and hundreds of my friends being arrested starting since approximately 1996 and continuing until at least 2009 when the last batch of my friends were finally prosecuted as a result of the “Mendez Organization” (a list of the primary defendants in that conspiracy documented in Exhibit F, Pg.46, although numerous other persons were arrested following that initial indictment). ASAC McCreary couldn’t arrest Olay even if he wanted, as Olay had diplomatic immunity because he was the son of Turkish diplomats and so he was completely exonerated (and even rewarded for his crimes) despite the fact that he was deeply involved in trafficking kilograms of cocaine and heroin, guns and other serious crimes to apparently include assisting a Pakistani mafia kingpin named Syed Farooq Ahmed to engage a drive-by shooting in Brooklyn (and possibly other violent crimes which were never prosecuted).

19. The interesting thing about the DEA’s choice to use Olay as their main spy against all our mutual friends starting approximately 1994, is that Olay was participating in substantial illegal activity with these same organizations that we had infiltrated (at exactly the same time), and he was also using his diplomatic immunity to traffic in drugs and guns, and to also offer himself up as a “hitman” willing to kill anyone for \$5,000 because he could not be arrested due to his diplomatic immunity status (which he proudly advertised to anyone who would listen). To my knowledge, none of the mafia kingpins took him up on his offer to engage “murder for hire” because they generally considered him to be an idiot, which is why he was eventually given the nickname “weirdo” by all our mutual friends. This did not prevent Olay from participating in at least one shooting as was relayed to me by an individual named Syed Farooq Ahmed. At one point Olay became a critical asset to these same drug organizations he was now spying on for the

DEA, because his status as the son of a diplomatic official resulted in his being granted a special State Department ID that specifically prohibited the police from searching or arresting him for any reason. He even had diplomatic plates on his car which prevented the police from searching it for any reason, and which made him the ultimate drug courier for which he was paid a lot of money to transport multiple kilograms of heroin and cocaine all throughout New York. The DEA could not arrest him even if they wanted to (because of the diplomatic immunity), and so they merely used him to spy on everyone else they would eventually arrest (while also allowing him to engage substantial criminal activity). Videos of Olay hanging out with the mafia can be seen here:

[https://www.youtube.com/watch?v=\\_mvbwg2fJZ0](https://www.youtube.com/watch?v=_mvbwg2fJZ0)    <https://www.youtube.com/watch?v=M1i1tj9FmqM>

20. Olay was even arrested once while carrying a machine gun because he forgot his State Department 'diplomatic immunity' ID at home during an incident when he pulled over in one of our friend's cars (which did not have diplomatic plates) and was subsequently searched after the NYPD could see the bulge in his waist. When Olay and three of my friends were then arrested and transported to the precinct to be processed for possessing that machine gun (even though it was found on Olay's body), Olay then called his brother from the precinct and directed him to immediately retrieve his diplomatic ID from the home and bring it to him. When Olay's brother gave the ID to the NYPD to prove that Olay was not lying to them when he was claiming the diplomatic immunity, they were then required to release all of them immediately and also *return the machine gun to Olay who was under 18* (because they were not even allowed to search him after he informed them of his diplomatic status, which at first they did not believe). When Olay subsequently bragged about his arrest and release to the DEA Agents in the Explorer program by claiming that he had only "borrowed" the machinegun from the Turkish embassy without telling them, and promptly returned it to them after he was caught, they didn't even care about it and merely admonished Olay for trying to "pretend" he was a "gangster" when in reality, he was more than just a gangster, he was a gangster with diplomatic immunity that could transport large shipments of drugs all throughout New York and also kill anyone he wanted, all while risking nothing more than deportation if caught.

21. Another important facet of the dynamics between myself, Olay and the DEA, was that Olay was the relative of a Turkish Diplomat, and although he claimed to be Muslim, he was actually secular in his beliefs (essentially bordering on atheism). I was instead from a family of devout Muslims who actually did believe in the religion. Upon information and belief, this factored tremendously into why the DEA allowed Olay to commit crimes without prosecution (and also permitted him to snitch on everyone else that was committing crimes with him), yet I was instead targeted for illegal arrests and prohibited from being allowed to cooperate concerning crimes as serious as murder and eventually terrorism (and whereby I am still being targeted for illegal arrests and imprisonments until this very day). In the eyes of the Federal Government, the only good Muslim is one that only considers the religion to be advisory rather than compulsory (like many Jews and Christians feel about their own religions by deferring to the government as being the final authority on all religious matters). Olay was even rewarded for his crimes in some interesting ways. For example, years after Olay left New York, he eventually opened a business in Texas where he was selling computer equipment to the government, and he disclosed to me that ASAC Ken McCreary would still write him letters of recommendation from the DEA which he would then use to win these lucrative government contracts (which eventually made him very wealthy). I am instead targeted for non-stop imprisonments by the government my entire life just for asserting my rights as a whistleblower concerning these crimes.

22. Not all the agents in the DEA Explorer program were as biased against Muslims as ASAC Ken McCreary. For example, I was myself involved in an altercation when I was about 16 years of age, whereby I was attacked by a gang-member named Khalid Sindu who was much bigger than me at the time (he was about 6'4, 250 pounds and I was 5'7, 160 pounds). I quickly grabbed a weapon (a metal pipe) and defended myself by beating him until he stopped moving, whereby he suffered substantial injuries (to include over a hundred stiches all over his head). After Mr. Sindu regained consciousness, he then called the police on me at which point there was an entire squad of NYPD Detectives from the 110 Precinct seeking to arrest me by coming to the pool hall where I hung out every day (hoping to catch me). When I told Olay about it, he suggested that we go to DEA Headquarters to talk to another agent about it (because he knew that ASAC Ken McCreary hated me because of the "Jesus-Juice" conversation), and so we instead informed Special Agent John Hannah what happened. Agent Hannah gave me his business card with his personal number scribbled on it, and instructed me to voluntarily turn myself into the 110 Precinct and give the card to the NYPD Detectives to call him. I followed his directions and turned myself into the precinct, and before I could even give them the business card and tell them to call Special Agent John Hannah, they arrested me and placed me in cuffs whereby I had to then tell them to retrieve the card from my pocket. After the detective retrieved the card from my pocket and called Special Agent John Hannah, he asked her not to arrest me and she complied by immediately releasing me. When I returned back to the neighborhood without being arrested after everyone knew I was going to turn myself in (even after the Hollywood production being engaged by the NYPD that was harassing everyone every day while looking for me), everyone began to believe that I also had some form of "diplomatic immunity" that was being conferred upon me by the DEA (just like Olay who was also immune from arrest). That was the only act of kindness ever shown to me by any government employee in my entire life, because I was indeed innocent of the attempted-murder allegations and had merely defended myself from a much larger gang-member that had attacked me without justification (because not surprisingly, he was drunk when he attempted it, and he would not have done such a thing if he had been under the influence of Marijuana instead).

23. Another incident that occurred after my infiltration of the Mendez Organization starting since 1991, was the attempted murder of a leader of the Elmhurst Street gangs who is an individual named Kenneth Chong. Starting approximately 1991, I became good friends with Kenneth Chong (who was the leader of the TNS Street Gang and also high-ranking member of its parent organization, the 78 Street Boys which is documented in Exhibit F, Pg.44). In 1995, I was present with Kenneth Chong at his mother's home in Elmhurst when two assassins showed up to kill him as part of their attempts to steal several kilograms of cocaine from him. Kenneth Chong was armed with a .38 caliber revolver when the assassins showed up to kill him. The assassins jumped out of a stairwell and surprised us at gunpoint as soon as we left his apartment, at which point I then grabbed the gun of one of the assassins and began to struggle with him (which then gave Kenneth Chong enough time to retrieve his pistol and start firing at the other assassin who was also armed). This then resulted in a substantial shootout occurring inside of the hallway of the building where Mr. Chong's mother lived, whereby one of the bullets fired by either Mr. Chong or the two assailants (including the assassin with whom I was fighting for control of his gun) went through the jacket I was wearing without hitting me. The individual who set up the robbery and the attempted assassination was subsequently murdered. This shootout and retaliatory murder was never documented in any public media articles, and the only reference to it that I could find is in

government documents attached at Exhibit F, Pg.51 which states: “In 1996, Mr. Chong was convicted of Criminal Possession of a Loaded Firearm in the Third Degree, and sentenced to five years probation and three months custody” (which does not make any reference to the fact that the charge resulted after Mr. Chong was caught with the gun he used in the shootout just several hours prior on that same day). The DEA was thereby very careful not to try and prosecute the Mendez conspiracy until after I left New York in 2003 because it was impossible to attempt it while I was still there (because I would have destroyed their case), and so they engaged an illegal “parallel construction” (a term explained in Exhibit G, Pg.18-20) by falsely claiming that their Mendez investigation started in 2003 (despite the fact that the investigation started since at least 1994). All the drug distribution and homicides related to the Mendez conspiracy which took place from 1991 until 2003 were never charged, to include the retaliatory murder of the person who set up the assassination attempt of Mr. Chong as described above. The DEA instead covered up their illegal investigation of the Mendez organization which actually started at least as early as 1994, by only charging the conspiracy as existing only after I left New York in 2003. The DEA then claimed that the Mendez conspiracy distributed approximately 2,200 kilograms of cocaine and heroin since 2003, when in fact it was closer to approximately 10,000 kilograms if they had also charged all the drugs distributed from approximately 1991 until 2003. The DEA then recruited individuals like Kenneth Chong as informants whereby he was gifted with only serving 4 years in prison for distributing 500 kilograms of the 2,200 kilograms they ultimately charged as having been distributed since 2003 (while the DEA simultaneously prohibited any investigation of the drugs and murders occurring from 1991 until 2003 as part of their continued attempts to cover up this obvious parallel construction and the unprecedented scandal that led to the 911 attacks).

24. Thus while I was out there as a teenage investigative journalist documenting how Al-Qaeda was using groups like the Maisonet and Mendez organizations (and others) to fund their terrorism network and ultimately the 911 attacks, a significant development occurred in the Al-Qaeda conspiracy when in 1993 the World Trade Center was bombed in a plot engaged by followers of Sheikh Rahman which was orchestrated at least partially and tangentially by the Pakistani/Afghani drug and terrorism overlords who sponsored the plot through their Pakistani operative, Ramzi Yousef. Sheikh Rahman was arrested shortly after the 1993 bombing after it was discovered that the individuals responsible for that attack were also his followers that were attending his mosque. My father informed me that the FBI had come to question him about Sheikh Rahman after he was arrested following that first World Trade Center attack in 1993. My father informed me that when the FBI went to question him about Sheikh Rahman, that they asked him to lie on Sheikh Rahman and others (which he refused). When my father refused to lie at the behest of the FBI and instead confronted them regarding their misconduct with regards to the prior illegal sting operation targeting Sheikh Rahman at my father’s mosque, the FBI responded by threatening him in some way that he never fully explained to me. My father also informed me that he contacted Sheikh Rahman’s attorneys to report all this misconduct, but that they never responded to him.

25. After I started to inform my friends about the fact that my father was a witness to the 1993 WTC bombing case and the illegal attempt by the FBI to convince my father to lie on Sheikh Rahman, this eventually peaked the interest of a Pakistani/Afghani drug kingpin who was orchestrating and funding the “Mujahideen” (and ultimately Al-Qaeda) through the heroin he was distributing in Queens, Bronx and elsewhere. I would later discover that this individual (whom I

will refer to in this affidavit by one of his nicknames, which is “Hashem”) was the leader of a group of Pakistani/Afghani federal informants, and he was actively involved in simultaneously orchestrating drug/terrorism/fraud operations targeting America while using his network of informant double-agents to simultaneously inform upon these operations to the same American government (in a scheme to thereby increase his stature in the American and foreign governments within which he operated). This Pakistan-based informant whom Olay was also working with (along with the DEA that had recruited Olay), eventually decided that he would sacrifice me to the DEA by conspiring with them to engage a series of ambitious sting operations against me with the hope of entrapping me into a terrorism conviction (where they had previously failed with my father). The plots to imprison with Sheikh Rahman started as follows:

26. Approximately 1996 (when Sheikh Rahman was already imprisoned for life), the DEA claimed to have received a tip on a \$600,000 drug shipment entering the United States from Pakistan which was provided to them by an individual they would later describe as their “main informant for the DEA in Pakistan” (as documented by the direct testimony of Special Agent Donald Baily at <https://www.youtube.com/watch?v=av9v8nnQptg> at 5:41-6:00 of the recording of his sworn testimony, thereby confirming that I was targeted in a drug sting operation orchestrated by the DEA’s highest level informant in the *entire nation of Pakistan*). This DEA informant then offered to sell 150 grams of heroin for \$10,000 to a Pakistani individual in New York named Asfand Ghazi (who was friends with both myself and Olay). Ghazi had an Italian Mafia customer named Robert who wanted to buy the drugs, but all Robert could come up with was \$5,000 up front and the remaining \$5,000 after he sold the drugs. The DEA informant refused this arrangement and requested the entire \$10,000 up front. Ghazi then came to me asking to borrow the remaining \$5,000 and claiming he would return it to me after Robert sold the drugs. I refused to participate in this drug deal, and I immediately informed Ghazi that he was being set up by the DEA, and I even identified the DEA vehicle that was conducting surveillance upon us at the very moment he was asking me to borrow this money (which bore the license plate number H2D 7WK). The prosecutor AUSA Daniel Dorsky even admitted that this vehicle was indeed one of their surveillance vehicles that was conducting surveillance upon Ghazi as he met with me and also Robert (as documented at <https://www.youtube.com/watch?v=av9v8nnQptg> at 5:22-5:50 in that recording). Ghazi refused to believe he was being set up and still demanded that I at least pay him back money I previously owed him (which had nothing to do with drugs), at which point I borrowed \$1,000 from another big-time drug dealer from my neighborhood named Kenneth Chong (who was also friends with Olay), and I gave it to Ghazi only because I owed it to him.

27. Even as I gave Ghazi the \$1,000 I owed him, I still instructed him not to go do any drug deal with it because he was going to get arrested after I easily spotted the DEA vehicle that was doing surveillance on him (as I was trained well by the DEA to know exactly how they conduct their surveillance to thereby identify it). Ghazi refused to heed any of my warnings, and so he then went with the \$6,000 to go buy the drugs for his customer Robert, upon which time he was then arrested by the DEA. All of a sudden after Ghazi is finally arrested, the DEA refuses to arrest Robert (the actual customer for the drugs who provided \$5,000 towards the deal), and they instead arrest me for providing Ghazi \$1,000 that I already owed him, and then they knowingly and falsely alleged in Court that I was the sole distributor of the drugs (despite the fact that they caught Robert on the surveillance and also the wiretaps asking for the return of his money after Ghazi informed him that he was unable to procure the drugs). The DEA also tried to inflate the

quantity of drugs they illegally charged me with by pushing the outlandish theory that I was attempting to purchase two kilograms of 91% pure heroin (a street value of approximately \$600,000 according to the testimony provided by Agent Bailey) for just \$1,000!

28. Immediately after I was arrested in what I already knew to be a fabricated and illegal sting operation, I still immediately offered to cooperate on a homicide I witnessed that also involved Olay (because at this time I already began to suspect that Olay was the person who set me up, which I would later confirm to be true after the DEA blocked me from cooperating). The murder I witnessed occurred as follows: Approximately 1994, two friends of mine named Raoul Campana and Abid Chaudhry had hired a hitman to kill a Pakistani drug dealer that they robbed of 1 kilogram of heroin. Originally Olay had offered to commit this murder for hire for Mr. Campana for \$5,000, but Mr. Campana did not trust him and instead hired an Italian hitman from the Bronx to complete the task. The NYPD and DEA were searching for Abid Chaudhry to question him about the murder because he was immediately identified as a suspect, at which point Raoul Campana then smuggled Mr. Chaudhry to Pakistan to hide him from the police. After Mr. Campana threatened to stop sending him money to fund his life on the run, Mr. Chaudhry eventually threatened to return to America (which Mr. Campana feared because he knew that if Mr. Chaudhry was ever arrested for the murder, he would immediately tell on him). Approximately January of 1996, Mr. Campana began to confide in me that if Mr. Chaudhry attempted to return to America, that he would kill him upon his return. I was extremely against this, but I had no way to contact Mr. Chaudhry to warn him and so I knew that I would have to turn in Mr. Campana to the police in order to save Mr. Chaudhry's life. The DEA just happened to arrest me at exactly the time when Mr. Campana had first informed me that he was plotting to kill Abid (probably just within two weeks). So immediately after my arrest I then offered the DEA the information about this 1994 murder in order to save Mr. Chaudhry's life (as even if Mr. Chaudhry he ended up going to jail for it, at least he would still be alive). I also knew that if I had turned in Mr. Campana, that he would also cooperate and provide information on other homicides that he also witnessed (which were related to the Maisonet organization), and this domino effect of cooperation would have resulted in numerous unsolved homicides being resolved.

29. When I informed the DEA that I had information about a murder just minutes after my arrest, the questioning was shut down and they refused to talk to me about it any further (and I have never again been allowed to speak to any federal official about it ever since, over 23 years after I first disclosed it). It was then that I began to get confirmation that Olay was feeding information about everyone to the DEA while being protected from prosecution for his substantial crimes. When the DEA refused to talk to me about the murder, I then met with Olay to confront him regarding whether he was working with the DEA to set everyone up, and he could not give me a straight answer. At first he told me that he was not working with the DEA, but that the person who set me up on the heroin sting (Mr. Asfand Ghazi) had contacted him from the prison asking about the murder committed by Mr. Campana and Abid Chaudhry because he wanted to give it to the DEA to get out of jail. Olay admitted that he gave Asfand Ghazi information about the murder (whereby he tried to exonerate himself as working directly with the DEA by claiming that he was funneling information to them about the murder through Asfand Ghazi), and so he denied that he was working with the DEA directly. He then hypothesized that the reason why the DEA was refusing to call me back to get all this information from me directly, is because they were instead working with Asfand Ghazi to try and solve the murder (despite the fact that Ghazi did not know

anything about it, and he was himself reliant upon Olay to give him the information that he sought to pass onto the DEA, and Olay was himself reliant upon me to get information that he was passing onto Ghazi because Mr. Campana and Mr. Chaudhry did not trust Olay enough to talk to him about it directly).

30. This testimony provided to me by Olay whereby he pretty much announced to me that he was the person funneling information to the DEA while trying to launder it through Mr. Ghazi in order to help the DEA cover up their crimes, is further corroborated in the notes made by the DEA of Mr. Ghazi's proffer session made after his arrest as attached in Exhibit E, Pg.320. The DEA clearly admit in their notes that they were actively trying to solve the murder committed by Raoul Campana and Abid Chaudhry while refusing to talk to me about it directly, as their notes state the following: "Abid – Younes Friend – Y send \$5,000 Oct-Nov Abid – Karachi, Pk. 21-22 YOA, 1kg., LVS in Jersey." These notes prove that the DEA was trying to investigate this murder while simultaneously prohibiting me from providing the information directly. The notes describe the suspect and circumstances of the murder perfectly, as Abid Chaudry was 21-22 years old and was living in Jersey City at that time of the murder, he was hiding out in Karachi Pakistan, he was wanted for killing another Pakistani drug dealer to rob him of 1kg of heroin, and Raoul had just recently sent Abid \$5,000 approximately Oct-Nov of 1995 as his last and final payment to fund Abid's life on the run (which is why he started telling me as of January 1996 that he was going to kill Abid if he returned, because he was now refusing to send him any more money). Mr. Ghazi did not know anything about the murder (and purportedly Olay never told the DEA about it directly because he denied working with them), yet Olay was instead funneling this information to the DEA through Ghazi to essentially launder it by hiding the fact that he was simultaneously providing this information to the DEA directly. When I asked Olay why he was providing this information to Ghazi despite the fact that Ghazi set me up to be illegally arrested on a false charge, he merely claimed to be unaware that Ghazi had set me up and that he was learning about it for the first time after I confronted him that day (when all of our other mutual friends already knew that Ghazi had set me up and had told Olay about it, and so that was another significant lie he told me that day which confirmed that the DEA was working with him directly). It was at that moment when I began to confirm that I was a witness to one of the biggest scandals in DEA history (long before their crimes eventually resulted in the 911 attacks. Olay was the person who recruited me into the DEA program to begin with, and he was connected to the other AST diplomats that were targeting me since 1987 and so I was now also making a direct connection between the 1987 incident and all that followed leading up to my arrest in 1996.

31. Thus after I was arrested by the DEA in 1996, they refused to allow me to cooperate and instead attempted to frame me for conspiring to distribute 2 kilograms of heroin simply because I paid back a debt that I owed for \$1,000. Once I realized that Olay was working with the DEA to block me from solving the murder, I then took a substantial risk with my life by wiring up my car with a recording device to capture Mr. Campana admitting to the murder (specifically because the DEA was refusing to help me do it). I finally did record Mr. Campana admitting to the murder in November of 1996, as documented in an affidavit provided to me by my friend Danny Cruz who assisted me to make the recordings (attached as Exhibit F, Pg.288-289) and also a copy of the recordings with Mr. Campana admitting to the murders can be heard here:

<https://www.youtube.com/watch?v=lf4nUCYi4og>

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

32. When I provided these recordings to my attorney and we then contacted AUSA Dorsky to provide them to him in order to solve the murder and also hopefully save Mr. Chaudhry's life, they refused to even review them unless I first pled guilty to the false 2-kilogram drug charge. Upon information and belief, the DEA already obtained the recordings through the obvious illegal surveillance they were conducting upon me since at least 1994, but they refused to open the door to allow me to testify about these crimes directly because I would then expose all the illegal misconduct they were committing with Olay (along with the scandal which went all the way back to 1987). The DEA instead proceeded to try and illegally frame me for the false 2-kilogram charge to start the procedure to try and frame me for terrorism. They conducted this illegal frame-up even despite having an exculpatory audio recording with the actual customer for the drugs (Robert) which completely contradicted the entirety of their claim alleging that I was the intended recipient of the drugs (a recording which they illegally withheld from me in their discovery submission). The DEA and AUSA Dorsky instead allowed Raoul Campana and Abid Chaudhry to escape prosecution for the murder they committed, and also allowed Robert escape prosecution for the drugs he attempted to purchase from Ghazi, while they instead focused all their efforts on trying to illegally imprison me for between 70 to 120 months on a false drug charge for merely paying back Ghazi the \$1,000 that I owed him.

33. The illegal DEA scheme fell apart when one of the Agents from the DEA Explorer learned about this monumental crime and thereby leaked me a copy of the exculpatory Robert recording that AUSA Dorsky and Agent Baily illegally withheld in order to frame me. I then surprised AUSA Dorsky by submitting this exculpatory recording into evidence after I sprung it on them during an evidentiary hearing immediately after Ghazi testified under oath and denied having the conversation (as documented at <https://www.youtube.com/watch?v=LjA4t0Fby7A> at 1:09:30-1:14:15 of that hearing). Ghazi is thereby caught red-handed committing blatant perjury at the behest of the DEA by lying to cover up the identity of the actual recipient of the drugs (the exculpatory Robert tape can also be heard at <https://www.youtube.com/watch?v=QesY8X03Kok>). As a result of that Perry Mason-like moment in the court when the DEA was caught red-handed fabricating false testimony, I just barely escaped their illegal 10-year frame-up plot, but I still couldn't escape some imprisonment because I had already pled guilty to an open drug charge (hoping I would only be convicted for \$1,000 worth of heroin at the most, which should have resulted in nothing more than a sentence of probation). Even after the DEA couldn't impose their illegal 6 to 10 year sentence, they instead settled for 3 years despite the fact that I was still offering to cooperate on the murders (but they were still refusing to allow me). I was then illegally imprisoned by Judge Korman for conspiring to distribute \$6,000 worth of drugs (the total amount raised by Ghazi through his actual drug customer Robert, who was never charged), and the three year penalty for that charge was used by Korman to ensure I was specifically sent to FMC Rochester to eventually be imprisoned directly with Sheikh Rahman. The government's ultimate goal was not necessarily to give me as much time as possible during that first phase of their sting operation (even though they certainly tried), but rather to make sure that I was given just enough time to ensure I was placed directly into the prison with Sheikh Rahman in the hopes they could then extract a life sentence out of me so that I could never be able to disclose these crimes (going all the way back to when they first started in 1987).

34. The government thereby recruited Judge Edward R. Korman to specifically send me to FMC Rochester as a means by which to place me into direct contact with Sheikh Rahman so

that they could then attempt a terrorism sting operation that would then subject me to a life sentence. I would later research Judge Korman and discover that he attended a Synagogue which was adversarial to my father's mosque, both of which were located in Brooklyn and secretly/covertly fighting it out for decades behind the scenes (which should have normally required recusal of the judge, except that I did not find it out until decades later). In the meantime, the DEA's evil plot even resulted in refusal to arrest Mr. Campana who was himself murdered just about one month after I went to prison by another mafia hitman named Kun Young Yoon (as documented in Exhibit F, Pg.265-287). This murder could have been prevented if the DEA had allowed me to cooperate against Mr. Campana (and also Mr. Yoon concerning other murders he committed), and so now the scandal continued to expand after additional preventable murders were now occurring (which made the government even more desperate to try and pull off the life sentence to in order to finally remove me as a whistleblower against them). I did not even learn about Mr. Campana's murder until 1998, shortly before my release from imprisonment with Sheikh Rahman. Thus in retrospect and after decades of investigating all these crimes engaged against me by the government from 1987 until I was placed into contact with Sheikh Rahman in 1998, many "coincidences" systematically elevated me from the victim of an illegal attempted sexual molestation in 1987, to a DEA Explorer and child-journalist starting approximately 1990, witnessing multiple murders up until 1996, to becoming a whistleblower against the DEA after they tried to frame me starting in 1996, and then eventually all the way up to high-ranking "spiritual leader" of the global jihadist movement after being placed directly into contact with Sheikh Rahman at FMC Rochester in 1998 as part of the government plot to have me take over his organization (on the path towards the 911 attacks).

35. This plot to turn me into an alleged "leader" of the Al-Qaeda is very openly demonstrated by the fact that Judge Korman had just "out of the blue" recommended for me to be sent to FMC Rochester in Minnesota (which is not in the region specific to New York), as documented in Exhibit E, Pg.321-334. Upon information and belief, this recommendation by Judge Korman was intended to place me into direct and prolonged contact with Sheikh Rahman, as the "DAP" program he recommended I attend at FMC Rochester in Minnesota was openly available in numerous facilities in the north-east (much closer to New York). I was then allowed to live with Sheikh Rahman at FMC Rochester for 5 months from January until May of 1998, at a time when Sheikh Rahman was directly prohibited from contact with his associates via executive orders originating with the power structures in Washington, DC (which they called Special Administrative Measures, or "SAM's"). It is impossible that all these people, to include the Bureau of Prisons, the FBI, the Judges, the Prosecutors, the DEA, the CIA, the main heads in Washington, DC were not aware that my father was an Imam whom they previously targeted in the sting against Sheikh Rahman (as the fact that my father was an Imam in a Brooklyn mosque could be found in numerous items of my paperwork). It is also impossible that all these people did not also know that my uncle in Morocco (General Tamdi, my mother's brother) was emerging as a high-ranking military official in Morocco that would soon be powerful enough to take over the entire Kingdom of Morocco (should he have chosen to merely wiggle his pinky finger to issue the order for a military coup). How is it possible that all these government officials would just "accidentally" overlook all these provocative facts and just coincidentally orchestrate me to be sent to live with Sheikh Rahman at FMC Rochester for over 5 months and at a time when he was restricted (directly by Washington DC) from any contact with anyone he knew before being arrested (to include family of persons he knew), and while they are also physically abusing him worse than I have ever

seen the BOP abuse any elderly inmate, much less an elderly inmate who is also blind. It was sad to directly witness the Sheikh trying to defend himself from their various assaults by taking swings at them and missing (because he is blind and cannot even see who is assaulting him to be able to properly defend himself). You have to see videos of what was occurring at FMC Rochester to understand why this is truly a scandal of unprecedented proportions, because it was never a fair fight, not even close (and the videos are proof of the greatest crime in modern history, which is the direct and intentional government provocation of the 911 attacks). There is no question in my mind that they sought to inflame me into involvement with terrorism by having me witness these crimes directly, but my religious beliefs supersede my emotions and thus no matter what they did, I could not transfer the sins of government officials onto innocent civilians (who have no idea what the government is doing, and who would never support such crimes), because that is a complete violation of my religious beliefs.

36. While I was imprisoned with Sheikh Rahman, I directly (with my own eyes) witnessed him being illegally physically abused by prison officials, and this abuse was also video recorded by the prison officials on more than one occasion. (How many times must I stress this fact, under oath). These facts which are easily verifiable as the government cannot make any statement under oath attempting to deny we were in the same prison together and that they were recording Sheikh Rahman at FMC Rochester, despite the fact that they did spend over two decades completely denying it anytime they are asked those questions by anyone when not placed under oath. Sheikh Rahman was also openly complaining about being assaulted at FMC Rochester directly to his attorneys, and the media was already writing articles about this illegal misconduct which I also witnessed while at that same prison (Exhibit E, Pg.38-40, 43, 55-56). There was at least one video recording made of these illegal assaults which was also directly witnessed by numerous other inmates because it occurred *in the middle of the Friday prayer service while the entire Muslim community at the prison were in the middle of a congregational prayer* (and there must have been many more recordings of the abuse which occurred when others were not around to also witness it). After realizing the significance of what I was witnessing at that prison, I eventually discovered ways to easily defeat the video surveillance and other restrictions imposed by the prison to prevent Sheikh Rahman from communicating with other inmates outside of the view of Washington DC, and I was able to engage more than one significant conversation directly with Sheikh Rahman without any restrictions or noticeable surveillance taking place upon us. I even devised a plot to secure a cassette tape player/recorder used by the inmates in the Chapel building to directly record my conversation with Sheikh Rahman, which I successfully accomplished. After I made the recording, I then removed the magnetic media from the plastic housing of the cassette tape and hid it with me in the prison for some time before attempting to smuggle it out of the prison with me. Before I could escape the prison with the recording, the prison officials conducted a “shake down” and took the tape from me. Upon information and belief, the government was secretly monitoring me even when I thought I had outsmarted them by defeating their restrictions, as there was only one other inmate in the entire prison who knew that I successfully made the recording and it is impossible that he could have informed on me about it (as confirmed by the fact that he ended up dead shortly after agreeing to testify about it in 2014, which upon information and belief is yet another assassination linked to this unprecedented scandal).

37. The only real restrictions upon my ability to communicate with Sheikh Rahman at the prison (and even on the recorded conversation that was confiscated by the prison), was the

language barrier between us. I was not fluent in the Egyptian dialect of Arabic, and Sheikh Rahman did not naturally speak the *Darija* dialect of Arabic spoken almost exclusively in Morocco and Algeria (although he could clearly understand me better than I could understand him). We had to struggle to communicate with each other but I could still make out what he was telling me (as it just took a little more effort to slow down his words in my mind and analyze them according to my primary fluency in the *Darija*). The recording I made also ensured that I was able to accurately capture his statements (directly from his own mouth) just in case I was not interpreting them properly. In this audio-recording confiscated from me by the prison staff, I informed Sheikh Rahman who my father was, and Sheikh Rahman immediately remembered my father (as the scandal which occurred at my father's mosque was clearly still fresh in his memory at that time). He was shocked that the police had arrested me, and he was confused because he thought I was somehow in prison because of his case (when I was there on what I thought was an unrelated drug charge, when in fact it was related and I just didn't know it at that time). When I informed Sheikh Rahman that the illegal abuse being conducted against him at the prison was also being video recorded, he was certainly surprised and happy to hear that (because he is blind so he could not see that there were video cameras in the room, and I was the first to tell him about it). I swore an oath to him that I would expose this abuse and get the video-tapes of it made public so that people can know what is happening to him, and I asked him to grant me, my father and his organization, full and complete control over all matters related to his defense to which he consented and agreed. He asked me to ask forgiveness of my father (likely for failing to heed his prior advice and warnings concerning the prior frame-up attempt, which he was now paying for with his brutal imprisonment), and with that very important agreement reached between myself and Sheikh Rahman in the prison in 1998, I was thereby put in charge of all matters related to Sheikh Rahman's defense. This also technically made me the interim or de-facto "spiritual leader" of Al-Qaeda after Sheikh Rahman directly provided me his Islamic "power of attorney" to take over all matters related to his defense (as the government was clearly aware pursuant to their illegal confiscation of my recording with him at the prison). This authority obviously remained in effect until I could gain his release or transfer back to Egypt, upon which time I believe I could have made my control over all these jihadist organizations permanent by proving that the American system worked (at which point I intended to demilitarize all these groups). Instead I ended up proving the exact opposite, which is that the American government is absolutely biased and plotting against Muslims (and the entirety of the Islamic religion and all humanity) in a very substantial and significant way.

38. I promised Sheikh Rahman that he would hear from me shortly again after I got out of the prison. I suspect that because I was unable to follow up with him on my efforts to expose his abuse, that he gave up on whatever hope I gave him during that moment. Maybe he was even led to falsely believe that I was just some sort of joke played upon him by the government (and there must have been plenty over the course of his imprisonment). But in that fleeting moment in time when Sheikh Rahman fully believed he was witnessing a miracle when he heard my father's name, he immediately submitted and granted me authority over all aspects of his defense (in an Islamic oath that is more valid than a "power of attorney" here in America). It was like Sheikh Rahman was expecting me all along, as whatever had occurred between him and my father was still something that remained prominent in his mind. I truly felt bad about the abuse, and I was very impressed with the level of vigor with which he fought it (which indicated to me that he had a firm and unshakable belief in his complete innocence, which caused me to really get serious about investigating the original trial and conviction as a possible fraud as well). You had to see him with

your own eyes. If you are human and respect older persons with disabilities, you would understand. He could not have committed the crime alleged against him, and it took me over two decades to finally prove it after I myself was illegally framed by the FBI (where I could then confirm they are absolutely capable of everything Sheikh Rahman was accusing them of).

39. Sheikh Rahman eventually died in prison an innocent man who expressed speech which certainly pushed the boundaries of the First Amendment, but which was never enough to justify his brutal life sentence in solitary confinement (with physical torture all-throughout). There is no question Sheikh Rahman offended certain groups to the extreme, but according to the First Amendment here in America, merely praying for divine extermination of the Jews or homosexuals in accordance with his interpretations of how the “end-time” prophesies will manifest, is speech that is still protected by the First Amendment. Many Christian extremists in America openly express similar speech without being subjected to these unprecedented penalties imposed upon Sheikh Rahman, and so it is illegal to apply a different standard to Muslims with regards to implementation of the First Amendment. If Sheikh Rahman really wielded some unprecedented Svengali-like influence over all terrorists on earth just by preaching exactly what the Quran says about how god will directly take revenge against Jews and homosexuals (not through manmade imposition of these prophesies, but rather through miraculous means), then the easiest thing for the FBI to do to wipe out all the terrorists is simply place Sheikh Rahman under surveillance and monitor anyone that follows him (as this method would prove to be an investigative goldmine). After you bust the first group of his followers who are plotting terrorism to thwart their plot, and then the bust the next group that tries, and the next, and the next, eventually people will just see Sheikh Rahman as being a ticket straight to jail and stop following him (and the 911 attacks would have never happened). By instead framing Sheikh Rahman on falsified charges, the US government merely increased his lethality and potency a thousand-fold while simultaneously losing the ability to monitor the people who would most likely commit violence in his name. The only outcome of what the government did was to ensure that the 911 attacks were successful.

40. The attached Exhibit E contains numerous articles, book-excerpts and other evidence documenting the organization of the Bin Laden Al-Qaeda and why Sheikh Rahman is so important to that entire cause. The FBI denies that I was ever incarcerated with Sheikh Rahman or that my father ever met him despite all the evidence to the contrary (and I have never been allowed to place them under oath in a recorded hearing to capture their testimony regarding that matter), yet in my private conversations with them they instead threaten to kill me and “all Muslims” if I continue to tell people what I witnessed directly (none of which is a “schizophrenic delusion” as they have been falsely claiming for years as the chosen method by which to try and cover up their unprecedented crimes). If I continue to assert that Sheikh Rahman granted his valid “power of attorney” to the Islamic Mission of America (which is still valid today, even posthumously), the FBI goes ballistic against me and tries everything to get me imprisoned and/or killed because peaceful dialogue about these matters of contention between the Abrahamic religions runs contrary to their secret goal of trying everything possible to provoke Al-Qaeda into engaging more and more violence (that they use as a pretext to illegally slander and attack all Muslims). Why is the FBI so opposed to allowing me to ensure that there is a complete prohibition upon usage of Sheikh Rahman’s name, likeness, situation to justify violent retribution in his name (as per the authority he granted me since 1998)? These directives granted to me by Sheikh Rahman have full legal force upon all Muslims (and especially the terrorists who continue to threaten violence on behalf

of Sheikh Rahman) because they are the only authentic wishes of Sheikh Rahman which were given to me at a time when he was still competent to give them, and whereby they were also given to the only person competent enough to receive them (and also willing to fight to the death if necessary to ensure the world knows what this man's wishes were just three years before the 911 attacks, despite being illegally framed and brutally imprisoned). The fact that I acquired this authority directly from Sheikh Rahman in 1998 should have given me more than enough time to prevent the imminent 911 attacks. Even with all my skills and abilities, I still failed (because I was set up by the government to fail no matter what I did, I just didn't know it at the time).

41. With this sworn declaration I am again asserting that any person or organization that engages violence on behalf of Sheikh Rahman, is violating the direct wishes of Sheikh Rahman which were given to me at the only time when he was competent to provide it. Sheikh Rahman trusted that my father had a better story for him than the one he ended up with at the hands of the prison officials, his corrupted attorneys and the government that controlled all of them (which is why he submitted to me in that prison the second he heard my father's name). I eventually did keep my word to him and conducted this massive investigation on behalf of my father and The Mission, and my investigation absolutely clears this man of all the false charges filed against him. This is also clearly evident in the fact that I was subjected to numerous false imprisonments just for attempting to investigate these matters, but it was all still worth it for me, especially since I was able to finally clear Sheikh Rahman in the end and despite the fact that I was not able to do it before the government finally assassinated him in 2017 to remove him as the last witness (other than the government) to the communications which occurred between us in that prison in 1998.

42. After my release from the imprisonment with Sheikh Rahman in 1998, the jihadists whom I befriended in America since approximately 1991 were all too eager to have me crowned as the "leader" of their jihad after Sheikh Rahman put me in charge of his defense, despite the fact that I was not in agreement with their interpretation of certain Islamic jihad doctrines, especially as it related to the murder of innocent civilians. Nevertheless, these jihadi's who were trying to entrap me into involvement with terrorism at the behest of the American government, had always been fascinated (if not utterly obsessed) with American culture. They attempted to coddle me by claiming that I was the only "true American" that they trusted with knowledge of their ultimate intent to engage a spectacular attack (which first manifested as a plot to break Sheikh Rahman out of prison before their ambitions eventually morphed into the 911 attacks). I was a prolific (yet peaceful) gang leader in New York, and because of my generally peaceful disposition I probably had several different street gangs under my full and complete control at any given time, and my gangs were generally comprised of numerous different nationalities from all around the world. These "cultural accolades" were qualities that the jihadis deemed essential in their ideal American "operative." I was still not convinced by their showering me with praise and promises of riches and rewards beyond my wildest dreams if I just say "yes" to terrorism. No means no, and that is why the government made the biggest miscalculation in the history of mankind by hoping, praying, sacrificing other innocent humans and engaging every other crime imaginable in the hope that I would just say "yes" and give them all the Hollywood movies they were salivating over (as their best shot at portraying the Islamic religion as evil). Their ideal Hollywood movie (starring myself) never materialized, and all that resulted from this lunacy is that I became an uncontrollable witness to one of the greatest crimes in history (which is the false-flag operation of the 911 attacks and all that resulted from it, and all that can still result if this monumental crime is not neutralized).

43. After my release from imprisonment with Sheikh Rahman in 1998, I was similarly surprised to discover that everyone I approached in the federal government, the media and even Sheikh Rahman's attorneys, were refusing to even talk to me about the scandal at FMC Rochester (and all the scandals which took place prior) because they actually wanted massive violence to occur. Here you have the media openly writing articles documenting the abuse of Sheikh Rahman at the same prison where I witnessed it directly, yet once I came forward as a direct witness (with a road-map to the abuse and having recruited numerous witnesses who could also confirm that video recordings of the abuse existed), all American media (CNN, New York Times, NBC, CBS, NY Daily News, NY Post, Fox News) still refused to speak to me or even respond to my inquiries. The American media will print a story about Sheikh Rahman's abuse when he is the only witness to it, but once other witnesses come forward they then refuse to explore it any further? The only thing that anyone in the US government, or the American Media, or Al-Qaeda wanted was for me to give the terrorists direct approval from Sheikh Rahman to launch a massive attack on his behalf, and that is exactly the type of stuff my father counseled me against all my life (and he was the best advisor to me more than anyone else). I even tried to get Sheikh Rahman's attorneys to file an 8<sup>th</sup> Amendment lawsuit challenging the illegal abuse at the prison, but they also refused to call me back. Any lawsuit challenging the illegal physical abuse was certainly enough to provide Sheikh Rahman's attorneys leverage to negotiate his repatriation back to Egypt to complete his sentence in a more secure (from abuse) situation, and it could have also won Sheikh Rahman a substantial financial judgement (especially with the video recordings of the abuse which would have shocked any jury into granting a substantial award, and thereby also served to prove that the American system still works). Instead everything was blocked because some secretive religious group in charge of our government and media had decided that the 911 attacks must occur no matter what.

44. The first sting operation attempted against me by the government after my release from the imprisonment with Sheikh Rahman in 1998, was to send me their top-level Al-Qaeda informants to try and recruit me into helping them break Sheikh Rahman out of the prison in some crazy and well-funded plot (where I was offered unlimited cash to buy anything I need for it, to include helicopters if necessary). If I had wanted to break Sheikh Rahman out of that prison in Rochester Minnesota, I would have succeeded. "El Chapo" would have converted to Islam on the spot (wherever he was on this planet at that time). The Al-Qaeda even approached me with \$150,000 in cash as a down-payment to help them formulate a plot to break Sheikh Rahman out of prison, yet when I rejected these offers and instead tried to report the abuse and all these crazy sting operations directly to the FBI, the DEA, the American Media and Sheikh Rahman's attorneys, all of whom refused to talk to me about any of these things (proving that the conspiracy to ensure the 911 attacks was much more expansive than I originally thought). Why would all Federal Authorities refuse (still to today) to question me about those people who approached me to propose the prison breakout plot (whose identities they know, yet still they are protecting from me naming them directly through official channels because they are indeed government informants, double-agents and unindicted co-conspirators in the 911 plot). During that sting which took place before the 911 attacks, the Al-Qaeda informed me that they have 20 operatives available in the United States to conduct the prison breakout plot if I was willing to assist them in planning it. All they wanted from me was to provide them a plan because I was the only person who had the most intimate knowledge of the prison and the Sheikh's movements within it. Just giving them a bare outline of such a plan would have gotten me \$150,000 cash on the spot as a down payment.

45. Attached in Exhibit E, Pg.329, I have included a page from the prison inmate handbook which contained a map of the prison showing where I was housed and where Sheikh Rahman was housed, and showing the two other buildings where we had our monitored and unmonitored meetings (and where I was able to record my own conversation with him before it was confiscated by the prison). All I had to do was give the so-called Al-Qaeda a lesson on the prison tunnel system (which connected Building 1 to both Building 9 and the Chapel), the various other tunnel systems that extended all throughout the complex, the fence structures (which could have easily been penetrated if I did not use a helicopter as part of the assault), the pathway on how to conduct the assault and get him out of the prison alive, the pathway on how to make a break for the border with Canada, the pathway on how to smuggle Sheikh Rahman from Canada to freedom, backup plan A, B, and C, D, all the way to Z and all the rest of it. I did not know that I was being subjected to a sting operation at that time, and I sure could have used the money as I was working for approximately 7 dollar an hour as a security guard at Queens College Student Union Building. A \$150,000 down-payment just to draw them a map of the prison (when I already had a map provided to me directly by the prison), with just a few more pointers on how to accomplish the prison break (without anything else being requested from me at that time) was not a bad score. My father taught me better and the government should have already realized that from their prior unsuccessful stings against my father.

46. I immediately refused to participate in any Sheikh Rahman prison breakout and instead warned these so-called Al-Qaeda (who were proposing this insane plot) that they must not engage any violence on behalf of Sheikh Rahman because it violates the agreement reached with Sheikh Rahman to take over his defense. I made it clear that I was only seeking to use legal means (through the legal system) to get him out, and I also (falsely) informed them that it would be impossible to break Sheikh Rahman out of the prison without getting him killed (when in fact I still believe it could have been fairly easy to break him out without killing him, if that is what I had wanted to do). I absolutely could not conceive that these people who were approaching me were actually orchestrating a sting operation in conjunction with the highest-ranking US government officials, and that the goal was to get me imprisoned for life by trying to appeal to a sense of financial greed (when they already knew that my father was modest, and raised me to be modest and so we never sought wealth as the true measure of success). These people were actual terrorists and they proved it to me even before I went to prison with Sheikh Rahman, and so I could not imagine that terrorists would be working directly with the US government until after I witnessed the 911 attacks and realized that was exactly what happened. It is even conceivable (after witnessing the 911 attacks and all that came after) that if I took on the prison breakout plot as the main commander and organizer of it, the government would have simply allowed the plot to continue (by subsequently claiming they had no idea about the plot) because they were already salivating over the thought of all the Hollywood movies it would generate to thereby slander the Islamic religion. After the 911 attacks, I can now see they would have had no problem sacrificing the lives of a few corrupt prison guards just to make me the star of this sadistic Hollywood production they were salivating over since 1987.

47. After failing to make any progress in resolving these matters from 1999 to 2001 despite reaching out to all these different entities to include the feds, the media and the attorneys (all of whom just “coincidentally” refused to talk to me about it while Al-Qaeda couldn’t stop talking

about it for two years straight), my father then passed away in May of 2001 which is when I finally agreed to travel to Afghanistan to meet with Osama Bin Laden directly to conduct a press conference disclosing the abuse of Sheikh Rahman (with the hope that Islamist media coverage would force his attorneys and/or the FBI and/or the American media to finally step forward and resolve this stain on the soul of America). At the time when I finally offered Al-Qaeda that I would take a trip to meet with Bin Laden directly to discuss this matter of Sheikh Rahman, I had absolutely no idea that Sheikh Rahman's assigned attorney, Lynne Stewart, was herself working feverishly to undercut everything I was trying to do by instead calling a press conference in 2000 (while still refusing to speak to me) to announce that Sheikh Rahman was withdrawing his support for the terrorism ceasefire which was in place since even before I was imprisoned with him in 1998. Lynne Stewart then held this press conference approximately 2000, whereby she maliciously informed the Islamist public (including Al-Qaeda) that Sheikh Rahman was withdrawing his support for the terrorism ceasefire in complete contradiction to the authority he conferred upon me starting since 1998. At that very moment when she issued the press conference in 2000 (that I didn't even learn about until after the 911 attacks), Lynne Stewart thereby removed the only obstacle to the 911 attacks, which was my standing order issued to Al-Qaeda since 1998 specifically prohibiting them from engaging any violence on behalf of Sheikh Rahman.

48. Even as Al-Qaeda was now trying to lure me to Afghanistan in 2001 after I refused to endorse their prison breakout plots starting since 1998, they deliberately failed to inform me that Lynne Stewart had usurped my authority by engaging her press conference in 2000 to announce that Sheikh Rahman was now withdrawing support for the terrorism ceasefire (which clearly not only applied to his organization in Egypt, but also the Al-Qaeda organization which took up his cause). Thus at the time when I was already planning my trip to meet with Bin Laden prior to the 911 attacks, the sabotage of my meeting with Bin Laden was already underway to ensure that I would never be successful in preventing violence through the application of law (because all everyone wanted to see, to include both the American government, the American Media and Al-Qaeda, was a massacre that each of these entities hoped they could manipulate to their ideological and/or personal advantage). To further complicate matters, I had enrolled in Queens College immediately following my release from imprisonment in 1998 and worked hard (taking double-credit loads) just to complete my Bachelor's degree as quick as possible so that I could have it in my arsenal before my meeting with Bin Laden (whereby I wanted the journalism degree in my pocket to back up the launching of my career through this press conference). I was set to complete the requirements for the dual-major Bachelor's degree at Queens College by August of 2001, which is when I informed the Al-Qaeda that I would be able to take the trip to meet with Bin Laden no later than the end of August. Another completely unexpected event occurred at Queens College whereby a racist teacher unlawfully failed me in a class which was required for one of my majors (the Media Studies major). As a result of the Queens College scandal (which is documented in Exhibit F, Pg.246-252), I was forced to reschedule my meeting with Bin Laden from August of 2001 until October of 2001. This may have also been the last straw for Al-Qaeda, as they appeared to be looking for any reason whatsoever to pursue their 911 terrorism plot, and all it took was the press conference engaged by Lynne Stewart and my rescheduling of the original meeting with Bin Laden from August to October of 2001, for them to give the order for the attacks to proceed in September of 2001.

49. The leader of the 911 plot (the drug/terrorism kingpin who is being protected from arrest by the FBI/DEA/CIA, whom I have described by the name "Hashem" in my prior pleadings) thereby betrayed both myself and Sheikh Rahman and ordered the 911 attacks to proceed, which then sabotaged my plan to use legal means to resolve this matter without violence. Upon information and belief, Hashem did this because I would later discover that he may actually belong to a *Shiite* (ie minority) sect of the Islamic religion rather than the *Sunni* majority (which he originally purported). Bin Laden, Sheikh Rahman and myself subscribe to the *Sunni* (ie majority) interpretation of Islam, yet I have received indications over the years both before and after the 911 attacks, that Hashem's opinion diverges from the mainstream in some critical matters related to this dispute. Hashem (just like AST Wisner before him) thereby sought to "kill two birds with one stone" by framing Bin Laden and Sheikh Rahman as the face of the 911 attacks before I could prevent it from happening (in an effort to also ensure that whatever retaliation that is engaged by America, is engaged against the *Sunni* elements of the Middle East in order to increase the power of the *Shiite* elements he represented). After many years of investigating this, it is now clear to me that many persons (in America and Pakistan) had been cultivating both Sheikh Rahman and Bin Laden for exactly the purpose of sacrificing them both, and this was a plan that was ongoing for quite some time (decades). The people who conceived of this plot obviously did not want me to ruin it for them by merely using the American system to resolve the entire dispute (which turned out not to be a realistic in light of the fact that the system was rigged against me from the start, I just didn't know it because I could not conceive of the American government being directly involved in orchestrating this unprecedented scandal).

50. The cover-up of the 911 attacks also ended up becoming worse than the crime (if you can imagine a crime greater than 911). When 911 occurred, I immediately realized that I had witnessed the betrayals which allowed it to happen. Not only did I discover the painful truth in that the FBI/DEA/CIA tried to illegally frame both me and my father into involvement with that attack, but I also discovered that the true leader of Al-Qaeda was not Osama Bin Laden, but rather this shadowy "Hashem" character who was directly involved in the conspiracy to try and entrap me into involvement with the attacks. So when the 911 attacks happened, I instantaneously realized the significance of everything I had witnessed since the origin of the dispute with AST in 1987 up until the date of the attacks. I immediately returned to DEA headquarters to once again attempt to report all these crimes to both the DEA and FBI following the 911 attacks, and the response from the DEA/FBI and American government was nothing less than a complete and total admission that they were caught red-handed trying to frame me for the 911 attacks (which they then vowed to use even more violence to cover it all up).

51. Immediately after I finally got in touch with the agents from the DEA Explorer Program following the 911 attacks and informed them that I was in prison with Sheikh Rahman and witnessed events related to the 911 attacks, they actually claimed that they did not even know I had been arrested by their agency in 1996! They immediately terminated the conversation within and again informed me that they that they would call me back to conduct a full debriefing after first confirming I was imprisoned with Sheikh Rahman, and just like in 1996 they refused to call me back or follow up with me to receive the information I was trying to provide to them. They instead responded by placing me under daily aggressive surveillance which (for the first time) also included directing threats of violence against me in what was clearly an attempt to intimidate me into remaining silent about what I witnessed starting from 1987. They also immediately framed

an individual named Syed Farooq Ahmed into a falsified heroin case that they filed against Abid Chaudhry (the suspect in the 1994 murder that they refused to prosecute), and they did this despite the fact that they already knew from the illegal surveillance that I was trying to recruit Mr. Ahmed as a witness against the leader of Al-Qaeda (the individual named "Hashem") because he was one of the only persons in America who also witnessed his existence and could have also testified against him. The illegal imprisonment of Mr. Ahmed immediately following the 911 attacks is documented in Exhibit E, Pg.87-88. They actually imprisoned Mr. Ahmed on a manufactured heroin charge by using Mr. Chaudhry as a cooperating witness against Mr. Ahmed, while at the same time they were also refusing to allow me to cooperate against Mr. Chaudhry regarding the murder he committed in 1994! At that moment, Mr. Chaudhry then received a complete pass and escaped prosecution for the murder, and to this day he was never charged despite the fact that my testimony (and the testimony of several other witnesses, to include Mr. Campana's girlfriend who also knew everything about it) can still result in his conviction despite the fact that his co-conspirator in the murder (Mr. Campana) had been killed. Although all these were scary things to witness on the heels of the 911 attacks, nothing could prepare me for what was coming next.

52. After I began to get upset about the illegal aggressive surveillance and threats I was receiving immediately after the 911 attacks, at some point I complained to my federal probation officer that I went to the DEA to provide information about the 911 attacks and that they were blocking it and instead responding with illegal surveillance and death threats. During that conversation I had also mentioned to her (for the first time), that I had witnessed a murder just several months prior on December 30<sup>th</sup> 2000 (which is the murder of Ahmed Hasan documented in Exhibit F, Pg.53-75), and that the NYPD and DEA were also blocking me from testifying at that murder trial as well. This was important because I did not inform her that I was arrested in that murder investigation (even though I was immediately released after the police realized I was one of the victims), and that was a violation of my probation not to inform her that I was arrested. The DEA was also blocking the NYPD from being allowed to use me as a witness in that murder (just like the numerous other murders I witnessed from 1990 to 2001), so I assumed that the probation officer would take it seriously and investigate the matter to find out why the DEA was banning the NYPD from allowing me to testify in that case. When she asked me for more details about the murder, I gave her the phone number for the NYPD that was investigating it and the phone number of the DEA agent from the Explorer Program that I spoke to immediately following the attacks (SA John Hannah). After she claimed to have contacted them, she alleged that they informed her that I was "hallucinating" this murder which I had just witnessed several months prior (and all the other murders before that), and that I was also "hallucinating" having been imprisoned with Sheikh Rahman. This is when I realized that the cover-up was in full swing because she clearly could have investigated their false claims and confirmed them to be false, and there were also many other witnesses who could confirm my claims. I really did not believe they could get very far using that type of strategy, but I could not imagine how wrong I was in the end (as they are still using that exact same strategy to this day without any way for me to challenge them as even the Courts are now involved in the plots and blocking me from being able to call them under oath).

53. When I told my family that the DEA was telling my probation officer that I was hallucinating everything, even they were getting concerned because they were fully aware I was imprisoned with the Sheikh (as I was telling them about it even from inside the prison), but what they didn't know is that I had also witnessed a substantial amount of homicides with the last one

being just nine months prior. Then I came up with what I believed to be a smart idea. Although the police were lying and alleging that I was hallucinating the murder of Ahmed Hasan which took place on December 30<sup>th</sup>, 2000, the emergency room doctors at Elmhurst Hospital that treated Mr. Hasan before he was pronounced dead after being taken off life support, would clearly remember it and confirm that it happened and that I had shown up to the hospital with another victim from that same shootout (Jason Amato). They would also remember that the police detained me and my friend Joey and took us to the 114<sup>th</sup> precinct (before they let us go a few hours later). I decided to go to Elmhurst Hospital to ask them for help because the police were lying and claiming that I “hallucinated” the fact that my friend died there just nine months prior. They certainly had the ability to dispute them and clear that entire matter up. I went to the hospital and I could not find the doctors from the day of the murder, but I found other doctors and gave them the numbers to the police and my probation officer to confirm my story. They disappeared and the next thing I know, I was no longer free to leave after another doctor finally showed up and informed me that the police asked them to hospitalize me because I was “hallucinating” everything I was telling them. I demanded that they merely check their computer system to confirm my friend died there, and they claimed that they did and could not find any record that fit my description. And that is how the police got me hospitalized for the first time.

54. One thing I learned very quickly about being illegally hospitalized is that the hospital and/or entirety of the psychiatric system is either directly under the control of the government, or else the field of psychiatry is the most corrupt institution in the history of mankind (and after many years of investigation, it actually turns out to be both). Based solely on a false claim by the police alleging that someone is a danger to themselves or others, anyone can have their freedom taken away by being illegally hospitalized without any judicial oversight and without any ability to dispute it. They can even be forcibly medicated without any “Sell order,” as would be required if you were arrested on a federal criminal charge and subjected to a ruling of psychiatric incompetency. For over two weeks, I was thereby tortured by Elmhurst Hospital without any ability to dispute their false claims against me, and it was very clear to me that the doctors knew that what they were doing was illegal but that they were still doing it (clearly at the behest of the government). This “hospitalization” scam is identical to what was done to another whistleblower named Adrien Schoolcraft who similarly obtained evidence documenting illegal corruption committed by police officers he worked with, and was subsequently punished for it by being illegally dragged to a hospital and committed to the psychiatric ward just to punish him for speaking out about crimes committed by other officers (also documented in Exhibit F, Pg.40).

55. As if the illegal hospitalization was not criminal enough on its own, the more I demanded to be released from the hospital, the more the threats increased. Upon information and belief, the government actually sent agents to the hospital to even start threatening me with the craziest threats imaginable, to include threatening me with a WMD biological attack against the Middle East if I continued to try to expose what I had witnessed leading up to the 911 attacks. These unprecedented threats started occurring approximately just 2 days into the illegal hospitalization and before there was any mention of the anthrax attacks in the media. Just a few days after their WMD biological threats started in the hospital, all of a sudden someone had engaged an anthrax attack in the United States. These events cannot be coincidences in light of what I witnessed both before and after the 911 attacks, and also both before and after the anthrax attacks. This then provoked an unprecedented exchange of threats between myself and the

government. Immediately after I was released from the hospital (after I finally got in touch with one of my friends who witnessed the Ahmed Hasan murder and he came to the hospital and started to raise hell), it was only about another two days before the illegal aggressive surveillance was reintroduced against me with additional extreme threats. I then decided to retaliate with a counter-threat falsely alleging that my Al-Qaeda contacts (whom the police were refusing to allow me to identify) had procured a suitcase-sized nuclear weapon from a Russian contact and that I had helped them smuggle it into the United States through one of the drug routes that my friends in the Mendez organization were using to smuggle tons of marijuana from Canada. I also claimed that the suitcase nuke was on a timer set to explode by October 31<sup>st</sup>, 2001 if the government did not release Sheikh Rahman by that date. The government clearly knew I was making up this story to retaliate against them for their prior threats to engage a WMD attack against the Middle East, but they certainly didn't act like it and they instead they used my threat as a ruse to engage more Hollywood-type lunacy (as documented in Exhibit E, Pg.83-86, which are news stories that contain a verbatim recitation of my nuclear hoax). They government even issued a press conference to perpetuate this myth by falsely alleging to the public that they actually considered my nuclear threat to be credible, as also documented at <https://www.youtube.com/watch?v=WDf0d4BcyZ4>

56. Thus to engage further illegal retaliation against me for my nuclear threat, the government again kidnaped me to a hospital in the Bronx to be illegally committed just hours before the alleged Halloween nuke was set to explode on October 31<sup>st</sup>, 2001. They then forcibly kept me there to be illegally tortured for another 2-3 weeks to punish me for the nuclear hoax. If they were upset with the hoax, why not just charge me with a crime? Why break the law and instead hospitalize me based upon a claim that I was "delusional" about witnessing the murders and the terrorism crimes? This then became the standard illegal methodology engaged against me by the government for over 18 years following the 911 attacks (and continuing until this day). When I was finally released from the second illegal hospitalization in November of 2001, I then confronted the probation officer for conspiring with the DEA to get me illegally hospitalized based upon their false claims of "delusion," and I even provided her with a copy of the photo lineup from the murder investigation that she claimed to be a "delusion," at which point she then retaliated against me by contacting my family and informing them that I was fabricating evidence to support my "delusions" and that she was going to send me back to jail for falsely accusing her and the DEA of these extreme crimes. The probation officer then demanded that my family convince me to get treatment for my "delusions" or else I would immediately be placed back in prison! These crimes are documented 15 years later in Court paperwork attached at Exhibit G, Pg.139. At the time when this was occurring, the probation officer was refusing to give me any documentation or statement confirming that my claim of witnessing murders was delusional, nor would she even allow me to have copies of the paperwork she was demanding that I sign under penalty of immediate imprisonment. These crimes are still continuing over 18 years later after I was again placed on probation starting in 2017 for the purpose of continuing to manufacture these forged medical diagnosis alleging "schizophrenic delusions" as the primary method chosen by the government to try and cover up these unprecedented crimes (and under continued penalty of immediate imprisonment if I refuse to allow them to continue to forge these false reports). Thus starting immediately after the 911 attacks, there was no attempt by the government to hide the fact that they intended (at the very least) to illegally hospitalize me if I continued to speak about these extreme crimes. The only way I could defend myself from these crimes, was to conduct my own investigation to obtain evidence that the murders and other crimes I witnessed had occurred.

57. For example, prior to the 911 attacks I remember conducting a substantial investigation to try and determine the identity of the victim that was killed by Mr. Campana and Mr. Chaudhry in 1994 (and other murders). From 1999 to 2001, I visited every single precinct in the Bronx in an attempt to locate the murder. All I had was the victims first name, the approximate month that he was murdered, and the manner by which he was murdered. The DEA had investigated the murder and already knew the identity of the victim, but they were illegally accusing me of hallucinating it. Despite visiting a dozen Police precincts in the Bronx and talking to numerous detectives, no one could find a case matching my description. I would soon discover why. Anytime I spoke to a detective, they would ask for my identification. After they would run my name and find out I had a federal arrest, they would contact the feds who arrested me, and the feds would then tell them not to talk to me because I was “delusional.” This is confirmed to have been occurring because the way that I was ultimately able to finally determine the victim’s identity and confirm the details of the murder that I had witnessed, was to submit an anonymous tip via the internet in 2009. As long as the police knew my name, the investigation was blocked by the government. The second they did not know my name, all of a sudden, the police are emailing me details from the murder file directly. And this demonstrates exactly how the government was able to block me from being able to gather evidence to corroborate what I had witnessed for almost two decades following the 911 attacks.

58. So after the 911 attacks nothing changed. From 2001 to 2003, I again returned back to all the precincts in the Bronx trying to locate that murder which was committed by Mr. Campana and Mr. Chaudhry, and again I could not locate the file as the detectives would again take my name and never call me back. Some of them even remembered me from when I visited them from 1999 to 2001 trying to locate that same murder, and yet they still claimed they could not locate it. Additionally, approximately 2002, Sheikh Rahman’s attorney Lynne Steward was herself arrested and charged with material support for terrorism regarding her 2000 press release that caused the 911 attacks (although the government stopped short of accusing her of provoking the attacks because I was still out there trying to expose that entire scandal as well). Again, I made numerous attempts to reach out to her but she again refused to call me back. At first there was not any particular urgency to my investigation of these continued crimes because the 911 attacks had already occurred, but then in 2003 the government was starting the procedure to wage war against Iraq based upon this clearly false claim alleging that they were making WMD threats against the world (when I already understood why they were plotting this illegal attack). Again, if you actually take time to research the secretive religious texts that the Judeo-Christian secret cults were relying upon as part of their game plan to destroy the Islamic religion, you will find that they claim the Islamic anti-Christ will emerge in Iraq/Iran. George W. Bush made no attempt to hide the fact that his war against Iraq was part of a Judeo-Christian religious mission against the Islamic religion, as he directly bragged that the reason he launched the war against Iraq is because “God told me to go to war” and the Pentagon daily briefings leading up to and during the war included biblical passages to justify it, as can be seen here: <https://www.youtube.com/watch?v=WKt56ztXSK0>

59. By this time in 2003 and after having witnessed all the crimes engaged against my family since 1987, I was immediately aware that the attempt to pursue a massive war against Iraq could not have been possible if the 911 attacks did not happen, and this is when I again began to try and accelerate my attempts to try and expose the crimes that led up to the 911 attacks. When I

returned to DEA and FBI headquarters and demanded to speak to Agents regarding these crimes I witnessed leading up to the 911 attacks, again the response was a refusal to speak to me followed by illegal aggressive surveillance and threats. When I attempted to confront the Agents that were conducting the illegal surveillance after I pulled over a toll booth to confront them, they called the toll booth police and ordered them to arrest me just for trying to confront them. Instead of taking me to a police station and charging me with whatever false crimes they could manage, they instead instructed the police to take me to a hospital to be illegally committed without any judicial oversight or ability to challenge then, and where I was again tortured for another 2-3 weeks before I could get out again. By this time my family was again becoming concerned because this was now the third time that the police again hospitalized me based upon these false claims of “delusion” and “schizophrenia,” and despite the fact that I was still gathering evidence that their claims were false I was still being subjected to these bizarre crimes. Again I came out of the hospital and this time I started to retaliate with counterthreats that I would kill the government agents that were committing these illegal crimes, and again the government responded by having me illegally hospitalized again (without any criminal charges filed against me, and without any judicial oversight for me to get them under oath and challenge their crimes).

60. After I was again illegally hospitalized in New York for a fourth time, at that point I realized that there was nothing I could do to challenge these crimes. I did not have a strong knowledge of the law to be able to sue them on my own, and I tried to contact attorneys to help me restrain these crimes but once I would show them proof that I was actually imprisoned with Sheikh Rahman (and other evidence I started to accumulate), they realized that their careers would be destroyed if they got involved and so I would never receive a response. To make matters worse, the illegal surveillance and threats continued even after I was released from that last hospitalization that occurred in New York, and so I decided to flee New York to Florida to get away from the threats. I then packed up everything I had and moved to Florida in December of 2003. After I arrived in Florida, I still continued to try and investigate the various crimes I witnessed in New York, but now it was becoming even more difficult because I was no longer in my neighborhood to be able to continue to recruit witnesses and other evidence, or try to visit the police precincts directly. As soon as I left New York, the DEA immediately launched an investigation targeting my core group of friends because I was no longer in New York city and so I could not warn them about what the DEA was doing. This is when the Mendez conspiracy case was illegally initiated against all my remaining friends who had not been arrested between 1996 and 2003, even though this investigation was yet another product of the illegal “parallel construction” which had been ongoing since at least 1994. I was completely unaware of this investigation until approximately 2009 when I discovered it on the federal court website PACER.gov, as I had cut off contact with all my friends as a result of the illegal threats being engaged against me by the DEA and the FBI.

61. Even after my arrival in Florida, I still monitored the Lynne Stewart case and approximately September of 2004 I made a breakthrough in the investigation after a paralegal who was working on her case had finally responded to my requests to speak to her about it. By this time, the Lynne Stewart trial was already ongoing and after I finally spoke to her, she claimed that she had never received any of my calls or messages since 1999! I was completely skeptical of this claim, and I had remembered reading somewhere that her phone had been tapped by the FBI since 1999, and so I told her that she must have copies of my calls, messages somewhere in the wiretaps, at which point she claimed that many of the recordings were corrupted and could not be retrieved.

I also confronted her about the fact that my father had also tried to get in contact with her when the original case against Sheikh Rahman was still ongoing, and again she denied ever having received any communications from my father. I even conducted a conference call with the entire defense team in the Lynne Stewart case to include Michael Tigar (her main attorney, and also the former attorney of Terry Nichols in the Oklahoma City Bombing trial), and I further disclosed to them some of what had occurred with Sheikh Rahman at the prison (to include the illegal abuse), and I also made it clear that I expected additional illegal retaliation from the government for disclosing this information to her (and thus I did not feel comfortable talking about it over the phone and preferred to speak to them about it in person). They informed me that they would either immediately fly down to Florida or fly me up to New York, and that was the last conversation I had with them as they never called me back again (yet the trial continued). That is when I realized that Lynne Stewart was lying to me about never having received my communications, and that she was refusing to call me as a witness because it would have exposed her deliberate sabotage of Sheikh Rahman's defense.

62. I also remember that at the time when we were having these conversations, Lynne Stewart made an entry on her blog alleging that a mistrial was likely going to occur, and then she mysteriously deleted that entry from her blog and the trial continued. Shortly after that event, all of a sudden, the FBI and Department of Homeland security shows up to my job in Florida in December of 2004 to make a huge scene alleging that they were investigating me based upon an "anonymous" terrorism tip that they received in September of 2004. What was interesting about this visit is that exactly at the same time when I started speaking to the Lynne Stewart defense team in September of 2004, a neighbor in my community in Florida named Marjorie Malone started to go crazy on me by calling the police on me accusing me of playing loud music and just "randomly" and "coincidentally" threatening to report me for being involved in terrorism because I had New York plates on my car and I was of Arab descent. Immediately following the visit to my job by Special Agent Shamus Skelly and Special Agent Mathew Foster in December of 2004, the illegal aggressive (and daily) surveillance started up once again. After approximately two weeks of this illegal behavior, I again decided to confront the agents who were following me around everywhere that I went, and when I got out of my car and approached their car to confront them, they then took off and nearly hit me with their car as they fled. Immediately after that occurred, I then went to my local police precinct in Sunrise, Florida to report this illegal activity and I gave them Special Agent Skelly's business card so they could call him, and SA Skelly instructed them to hospitalize me because I was "delusional" about everything. The Sunrise Police then conducted an illegal "Baker Act" upon me based upon the false testimony of the FBI. Special Agent Mathew Foster even showed up to the hospital to threaten me directly and make sure I was illegally committed. A redacted version of the Baker Act report concerning this crime is provided at Exhibit G, Pg.172-176 (unredacted versions of all documents available upon request).

63. The Baker Act report is actually the first time that I was able to directly capture the FBI testimony where they are directly lying to the State Police as part of their illegal attempt to have me committed to a hospital. For example, when I arrived at the Sunrise Police department and identified myself, I never stated that I was a "911 hijacker." What I actually stated is that the feds were illegally treating me as if I was the 20<sup>th</sup> hijacker (by stalking me with their illegal surveillance every day). By the time my statement made it into these malicious police report, it was changed to allege I was announcing myself as a 911 hijacker. Additionally, I never stated to

anyone that I was imprisoned with Sheikh Rahman in New York, as the imprisonment occurred in FMC Rochester in Minnesota. This is very important because the FBI was falsely alleging since the illegal hospitalizations started immediately after the 911 attacks, that I was “hallucinating” having been imprisoned with Sheikh Rahman. Immediately after Sheikh Rahman was convicted in 2005, he was moved from the New York prison to FMC Springfield before being transferred to FMC Rochester. The only time I was ever imprisoned in New York was for 7 days following my arrest by the DEA on February 1996 (before I posted bail and was released). Thus according to what was written in the Baker Act report, it would have been impossible for me to have been imprisoned with Sheikh Rahman in New York and this is exactly why they made these false claims because anyone could just google information online and confirm that it would be impossible for me to have been imprisoned with Sheikh Rahman in New York in 1995 when he left the New York prison in October of 1995, and I was not even arrested by the DEA until 1996. The Baker Act report also falsely claimed that federal agents went to my job in December of 2004 to question me about a “drug case” when all my co-workers at the job (to include the CEO of the company) had openly witnessed that the FBI went there to question me regarding an “anonymous” terrorism tip they claimed to have received in September of 2004. And finally, FBI Agent Matthew Foster then goes on to inform the Sunrise Police that he could not “legitimize or authenticate any information expressed by Younes ... [and that he] didn’t believe Younes has been affiliated with any terrorist operatives, cells, or networks [and that] Younes was supposed to have taken a strong anti-psychotic drug prescribed to him in the past for mental illness.” All of this information is demonstrably false, as FBI Agent Foster refused to confirm that I was imprisoned with Sheikh Rahman for 5 months, he refused to confirm that my father previously knew him, and he refused to confirm that I was indeed a witness to substantial crimes ranging from murders to terrorism. Furthermore, FBI Agent Foster violated the Privacy Act by releasing false information placed into my FBI file alleging that I was hospitalized for a “mental illness” when I have clearly described exactly how the illegal hospitalizations occurred in New York (which is identical to how the illegal hospitalization occurred in Florida).

64. Based upon the false information provided directly by the FBI in January of 2005, I was again illegally kidnapped into a hospital in Florida for another 2 weeks before I could finally get into contact with a co-worker who witnessed the FBI come to the job, and who knew the FBI was lying by claiming they came to question me about a “drug case.” An affidavit concerning this event is attached as Exhibit G, Pg.110-111. This co-worker actually came to come to the hospital in order to provide her testimony directly to the Doctor and the Case Manager who were surprised to learn that the FBI and Sunrise Police had lied to them, at which point they then released me. After I was released, I again responded by contacting Special Agents Shamus Skelly and Matthew Foster thereby threatening to kill them for their illegal hospitalization of me, at which point they again retaliated against me by recruiting their “terrorism tip” informant (a neighbor in my community named Marjorie Malone who allegedly sent the false terrorism tip in September), to file a false police complaint against me alleging that I broke into her house and attacked her for submitting the false tip. This is the first time since the 911 attacks that the feds had actually orchestrated a false arrest of me (and not just a hospitalization without any charges). I was subsequently kidnapped by the Sunrise Police officers that illegally hospitalized me a month prior at the behest of the FBI, and this time thrown into a prison for two weeks in a solitary cell with no water or food (as they shut off the water to my cell after I kept making noise and demanding to be allowed to make a phone call). I nearly died in that prison, and my family and friends didn’t even

know where I had disappeared to. My brother drove all the way from New York to Florida to look for me after I simply disappeared off the face of the earth. About two days before he found me, I suffered a stroke in the prison whereby half of my body went paralyzed. I didn't even know what they charged me with, as I only found out after my family finally found me and posted the \$1,000 bail (which I could have posted immediately if they had allowed me to make a phone call, but they refused). Attached as Exhibit F, Pg.217-243 are the documents regarding that falsified case. After I was released from imprisonment with substantial physical injuries resulting from the stroke, I then spent almost 2 years trying to force a trial and the government refused and kept delaying the case over and over by assigning me attorney after attorney that were deliberately sabotaging my defense. At first, they charged the case as a misdemeanor battery and trespassing, but the claims which were made by Marjorie Malone alleging that I assaulted her *inside* her home mandated that they charge the crime as a felony burglary and battery (which would then subject me to a minimum 20 years imprisonment up to life imprisonment).

65. All the way up until the deposition of their main witness Marjorie Malone, the prosecutors kept threatening that if I did not plead guilty to the misdemeanor charges, that they were going to upgrade the charges to the felony and trigger the mandatory minimum 20-year sentence if convicted. I refused to plead guilty to any crime because the entire charges were false from start to finish. They only feared to upgrade the charges to a felony because they knew it would immediately bring massive scrutiny onto the FBI who recruited Marjorie Malone to file the false charges, and so the State prosecutors then instructed Marjorie Malone to change her story and instead claim that she was assaulted outside of her home while she was in front of a neighbor's house. When I informed the prosecutors that Marjorie Malone changed the location of the assault despite the fact that she clearly told the police she was assaulted inside her home, they still refused to drop the charges even though they knew that I was going to call the police officer to prove she lied! As the trial crept closer, Marjorie Malone then decided to purchase a gun whereby she started to menace me and my family with it in an effort to basically force me to plead guilty to the false crime, and when we reported this to the prosecutors they again refused to file a restraining order against her and remove the gun from her (while at the same time she was running a drug and prostitution operation out of her home, which they also refused to prosecute while protecting her false case against me). Eventually the trial occurred despite the fact that Marjorie Malone changed the location of the assault. I called another neighbor named Lourdes who witnessed everything to testify, and she additionally corroborated and confirmed that no assault had occurred. I even called the Sunrise Police officer Amanda-Curet to testify, and she also confirmed that Marjorie originally claimed that she was assaulted inside of her home. I defended myself throughout the entire trial and won an acquittal on all charges. The entire trial can be heard here:

01 Intro by Judge Mary Rudd Robinson  
 02 Prosecutor Opening Arguments  
 03 Defense Opening Arguments  
 04 Marjorie Malone Direct Examination  
 05 Marjorie Malone Cross Examination  
 06 Marjorie Malone Prosecutor Redirect  
 07 Officer Amanda Curet-Schaefer Direct  
 08 Officer Amanda Curet-Schaefer Cross  
 09 Prosecutor Rests & Motions  
 10 Defense Direct Examination Lourdes

<https://www.youtube.com/watch?v=274Rm-wVZ5A>  
<https://www.youtube.com/watch?v=XvoNNG3gvTk>  
<https://www.youtube.com/watch?v=ews-oOw6DH4>  
<https://www.youtube.com/watch?v=BlottK2SJD4>  
<https://www.youtube.com/watch?v=GaWDnBZDu6Y>  
<https://www.youtube.com/watch?v=8sn0LD0gx3E>  
<https://www.youtube.com/watch?v=9XAsUxzScVo>  
<https://www.youtube.com/watch?v=7t1fa0aR8Kg>  
<https://www.youtube.com/watch?v=KB85aJmSYJg>  
<https://www.youtube.com/watch?v=B-xFCCWQBTE>

11 Defense Cross-Examination Lourdes	<a href="https://www.youtube.com/watch?v=JTV2PbB37k4">https://www.youtube.com/watch?v=JTV2PbB37k4</a>
12 Defense Rests & Motions	<a href="https://www.youtube.com/watch?v=O8Y9uD5F1yo">https://www.youtube.com/watch?v=O8Y9uD5F1yo</a>
13 Prosecutor Closing Arguments 1	<a href="https://www.youtube.com/watch?v=FJZUmbIVzOk">https://www.youtube.com/watch?v=FJZUmbIVzOk</a>
14 Defense Closing Arguments	<a href="https://www.youtube.com/watch?v=qjrypW41bCc">https://www.youtube.com/watch?v=qjrypW41bCc</a>
15 Prosecutor Closing Arguments 2	<a href="https://www.youtube.com/watch?v=9AuaX37nvwU">https://www.youtube.com/watch?v=9AuaX37nvwU</a>
16 Jury Instructions	<a href="https://www.youtube.com/watch?v=yP6WZpC5wtg">https://www.youtube.com/watch?v=yP6WZpC5wtg</a>
17 Verdict	<a href="https://www.youtube.com/watch?v=K4CI63u6EN4">https://www.youtube.com/watch?v=K4CI63u6EN4</a>

66. After the Florida trial I decided that it was too dangerous to remain in America because even after I had left New York, the misconduct continued in Florida with yet another illegal hospitalization followed up by a brutal arrest on a knowingly false charge, a brutal imprisonment resulting in substantial injuries to include a permanent paralysis of the right side of my face, and a nearly 2-year long illegal prosecution where I could have been sent to jail for 2 years (on the misdemeanor charges) or a minimum of 20 years to life (if they had merely upgraded the charges to a felony like they were threatening to do). After I witnessed that the government was absolutely committed to trying to kill me or imprison me for life to remove me as a witness against them, I decided to flee the country and confront the source of this entire scandal (which originated with the illegal molestation by McPhillips in Morocco in 1987). I then returned to Morocco in December of 2006, whereupon the *real* Moroccan government finally assassinated McPhillips in 2007 by throwing him down a flight of stairs in his home (as that was the Islamically-compliant punishment for his homosexual crimes). I then accepted employment at AST based upon their claim that they were waving the white flag and seeking to make the peace. Although I was then hired as the Director of Technology for AST (whereby I also taught the kids Computer Science), the real reason why I accepted employment with them was to basically try and negotiate a resolution of the religious dispute between the Moroccans and Americans that led to this scandal to begin with (on the path towards convincing them to drop their crimes against Sheikh Rahman and allow him to be repatriated back to Egypt). AST was thereby given the opportunity to observe me in action directly through the employment arrangement, and I remained in dialogue and negotiations with the various leaders of AST from 2007 to 2009 towards the ultimate goal of trying to convince AST Wisner and the other Americans to abandon their crimes against Sheikh Rahman and work towards repatriating him back to Egypt (so that he can be returned to the jurisdiction which gave birth to him for a final disposition on his issues).

67. From 2007 until 2009, the negotiations were going well and there were indications that AST would resolve this massive scandal and help to repatriate Sheikh Rahman back to Egypt. For example, a scandal had occurred at AST in 2008 after a Headmaster named Josh Shoemake decided to resign following his discovery of all the illegal financial frauds that were occurring at the school. He was very popular with the students and parents and his whistleblower status was threatening to expose numerous illegal activities of the Board. That is when the Chairman of the Board, Stephen Eastman and his partner in crime, Driss Drissi (who was my uncle General Tamdi's brother-in-law) approached me and ordered me to conduct illegal surveillance on Josh Shoemake to keep track of his plans to expose the school. This was essentially the first sting operation attempted against me by AST, and it was quite a moral dilemma. If I had refused to use my technical expertise to conduct illegal surveillance on Josh Shoemake, my family member Driss Drissi was threatening that General Tamdi would turn on me and I would be excommunicated from my mother's side of the family for refusing to defend my Uncle's interests in the school. At the same time, I was fully and completely supportive of Josh Shoemake because he was truly an honest

person with legitimate concerns, and he was not used to dealing with the mafia (nor did he even know how dangerous all these people really are, and he was certainly poking the bear by threatening to go public with their crimes). The Board was basically trying to bully Shoemake and his supporters in the school, and they even fired a popular teacher named Clare Ducker (who was married to a rapper named Cilvaringz from the popular hip hop group Wu-Tang clan), and this then caused Cilvaringz to also get involved (because he clearly had every right to defend his wife from the AST mafia).

68. At some point the Board then received an anonymous email from someone who had purchased an internet domain in the name of the school and was threatening to post everything online and also send it to the newspapers and the police (Exhibit B, Pg.18-19), at which point the Board approached me all frantic and begging me to trace the email for them. I used my technical expertise and traced the email directly to one of Cilvaringz friends in Spain. I genuinely felt fearful for these whistleblowers because the Board was telling me that they were threatening to illegally arrest them all (or worse) when they had committed no crimes, at which point I then met with Cilvaringz in an effort to try and convince them to abandon their whistleblower activities because they were now in a situation whereby they were going to cause me to get into a massive war with AST and even my uncle General Tamdi (because I would not have allowed them to do anything illegal to harm this new set of AST whistleblowers, and if they had attempted it then I would have been forced to immediately turn on them and this would have collapsed the negotiations concerning Sheikh Rahman). Cilvaringz could not deny to me that it was one of his friends that sent the anonymous email, but he instead claimed that it was done without his knowledge and that he had ordered his friend to cease (Exhibit B, Pg.23-24). After I obtained a commitment from Cilvaringz and his friends to cease their whistleblower activities, this then calmed things down for a bit and I was able to escape that emerging scandal where I was refusing to engage crimes against these whistleblowers on behalf of AST. The resolution of that scandal just barely kept the negotiations for Sheikh Rahman alive, although they were certainly on life support after I directly refused some of the illegal orders issued to me by AST (to include refusing to conduct illegal surveillance on the whistleblowers. My refusal to engage these crimes was certainly a set-back for my negotiations concerning Sheikh Rahman because I was now openly demonstrating to AST that I would not engage crimes on their behalf (and in order to climb higher up the AST pyramid you have to demonstrate a willingness to commit crimes on their behalf).

69. Thus although I just barely got through the Shoemake and Cilvaringz scandal in one piece without allowing AST to draw me into involvement with the criminal conduct they were attempting against these whistleblowers, I was also damaged by the fact that I had refused direct orders from AST, Driss Drissi (representing General Tamdi and the rest of the Moroccans) and Stephen Eastman (representing AST Wisner and the rest of the Americans) to engage criminal misconduct after they directly ordered it. As a result, my efforts to gain assistance with Sheikh Rahman were on life support. This is when AST attempted their final sting operation, and the final test to see if I was worthy to obtain assistance with the Sheikh Rahman scandal. AST knew that McPhillips was assassinated because of my complaints against his illegal pedophile activity and so they knew how much I was extremely against this conduct, but they still decided to recruit the most provocative homosexual operative they could find to have him replace Shoemake as the Headmaster of the school. This is when AST recruited a New York headmaster named Mark Simpson to come to the school and basically do everything possible to entrap me into involvement

with his homosexual jihad. At first there was a scandal involving an athletics director Simpson hired named Sean Page, who turned out to be a veritable tornado of illegal misconduct (with a complete disregard for Moroccan laws, which was very provocative, yet Simpson was adamantly refusing to fire him). Eventually Mr. Page was caught having a relationship with an under-age Moroccan girl, at which point he was ejected from the country and the entire scandal was again covered up by AST and Simpson. This event caused me to inform the Board that I was not going to continue my employment with them after the end of the school year in June of 2009, as by this time I already started to suspect that they were never going to intervene concerning the scandal with Sheikh Rahman (and so I had basically put a deadline on them to make a final decision because I just could not remain involved with them if all they wanted was for me to join them in their various criminal schemes, which I was refusing).

70. That is when AST and Simpson decided to attempt their final sting operation. Simpson deliberately loses a USB key full of his pornographic writings and books in the school, and it is found by another employee and turned into me. When I reviewed the materials on the USB key with one of the Moroccan Board Members named Moulay Zine (a direct cousin of the King), at this point we realized that it was impossible for Simpson to remain at the school. The problem was that we did not want to create a scandal by disclosing the real reason why Simpson had to be removed from the school, and so Moulay Zine asked me to write a detailed report of all his misconduct while leaving out the most provocative scandals, to include the scandal with Sean Page and the underage Moroccan girl, and the scandal regarding the contents of Simpson's USB key. Moulay Zine then directed me to submit this report to him directly so that he could submit it to the Board. There is no mention of the illegal homosexual pedophilic materials found on his USB key in my report, and so the Moroccans were hoping to just resolve the matter quietly behind the scenes by having Simpson removed from the school for all his other misconduct (before he was able to be successful in scandalizing the school). The way we saw it, Simpson was making an unprecedented attempt to forcibly decriminalize homosexuality in Morocco under threat of scandal if we did not submit to his various extortionate demands. Simpson was an author of homosexual pornography that he was apparently trying to get published without success, and so we assumed that he deliberately planted the materials in the school to create a scandal that he hoped would bring publicity to his writing materials (which he believed were the best writings on planet earth, second only to the bible).

71. After I wrote the report on Simpson which was submitted to the Board (which made no mention of the illegal materials found on his USB key, although he clearly knew what his USB key contained because he was the one who planted it), Simpson and the AST mafia then decided that they would finally launch their media smear campaign against me because it became obvious that they were not going to release Sheikh Rahman, and that I would eventually be forced to go public against them after they finally confirmed it. The line in the sand was finally drawn, and that is when AST decided to go public with their 20-year long war against me. Immediately after I submitted that report to the Board, I was then illegally terminated by AST whereupon Simpson and Eastman immediately called a faculty meeting at the school to falsely announce to all the teachers that I had been terminated from my employment for illegally hacking and conducting illegal surveillance upon the entire school. They also falsely claimed that they caught me after the US Embassy in Rabat had helped them to install an advanced security system in the school without my knowledge, and that it was this advanced security system that had caught me in the act, and

that they were filing criminal charges to prosecute me for my “hacking” crimes (to include claims by them that I had also hacked the US Embassy in Rabat). Years later they would then change their story and falsely claim that I was terminated from my employment for accusing Mark Simpson of possessing child pornography, but I only disclosed those facts to the Board (and not the public) after I was illegally terminated and falsely and publicly accused of hacking and other crimes by the AST Board (as their original explanation as to why I was illegally fired).

72. Despite this provocative termination of my employment and smear campaign they launched against me the moment I submitted that report to the board, I still refrained from disclosing the materials found on Simpson’s USB key to the teachers who kept calling me to find out the real reason why I was fired. I instead started leaking some of the materials found on Simpson’s USB key directly to the Board members (Exhibit B, Pg.30-38). Simpson could not deny he was the author of this material because he was also sending these materials to numerous book publishers in an effort to also have them published (Exhibit B, Pg.195-268). In response to merely threatening to tell the teachers the real reason I was fired, the AST mafia then escalated their crimes by publishing a letter to the thousands of parents/students at AST again accusing me of engaging substantial criminal activity while employed at the school (Exhibit B, Pg.44). They also illegally disclosed the fact that I was framed by the DEA in 1996 (in a plot they themselves orchestrated starting since 1987), and still I did not respond to their crimes and instead I filed a lawsuit against them in Morocco, whereby they then responded by filing a false criminal complaint against me via assistance from General Benslimane (another military General affiliated with the School). They were hoping that the threat of illegal imprisonment would deter me from pursuing the lawsuit, but I instead responded to their illegal criminal complaint by travelling to Egypt to meet with Sheikh Rahman’s family and lawyer to thereby start the procedure of exposing the entire scandal going all the way back to 1987.

73. After I met with Sheikh Rahman’s family in April of 2009 to disclose to them the scandal at FMC Rochester, they immediately wanted to call a press conference to make it all public but I warned them that it was dangerous to do it in such an abrupt manner because if we attempted to do it, AST and the American government would retaliate by engaging another false-flag terrorism attack (like the 911 attacks) as justification to engage more crimes against Sheikh Rahman and his family. It was a very delicate situation that had to be resolved through the American media and American channels because if a foreign entity exposed the abuse, the government would then try to spin it as some kind of foreign attack against America. I thereby requested is that they instead continue to provide me additional authority over the matters related to Sheikh Rahman’s defense by placing me into contact with Sheikh Rahman’s attorney (former Attorney General Ramsey Clark) to obtain his assistance with mediating the scandal and/or filing the 8<sup>th</sup> Amendment lawsuit that Lynne Stewart had refused to file since 1999. Sheikh Rahman’s family thereby agreed to hold off on the press conference and they then gave me Ramsey Clark’s contact information so that I could approach him immediately upon returning to Morocco.

74. After returning to Morocco and speaking to Ramsey Clark, I then started making plans to return to America to meet with Ramsey Clark directly, at which time AST Wisner then went crazy trying to stop me from exposing his crimes against Sheikh Rahman by orchestrating for a letter to be sent directly to the King of Morocco begging the King to “contain” me (Exhibit B, Pg.47-50). This letter sufficiently scared the Moroccan government into banning me from being

allowed to leave the country again, especially after AST had also falsely informed the King and General Benslimane that the America government had put out a “secret” arrest warrant for me because I was caught “hacking” the US Embassy in Rabat. All these crimes by AST were so spectacular and extraordinary, that even the Moroccan government was completely convinced that AST could not possibly lie about stuff that serious, and that the American government must have some secret evidence that they were not sharing with anyone (as they could not conceive that they would write all these false claims directly to the King). After I was banned from leaving Morocco, Ramsey Clark was also refusing to respond to the information I sent him regarding the scandal with Sheikh Rahman (Exhibit E, Pg.147- 149). Upon information and belief, AST had also warned Ramsey Clark not to help me (as they claimed to know Ramsey Clark as well), and so I was now stuck in Morocco unable to return to America pending resolution of these false claims alleging the US Embassy had secretly pressed charges against me for “hacking” them.

75. Starting approximately may of 2009, I was thereby stuck in Morocco sending numerous emails to various government agencies trying to get the travel ban lifted. I also returned to trying to investigate the various crimes I witnessed back in New York to find more evidence to support my claims. At that time, I then purchased a subscription to the online news archives of the three main newspapers of New York (NY Daily News, NY Post and Newsday) to see if I could look through their older newspaper articles and find additional evidence documenting and/or corroborating the numerous murders I witnessed back in New York. This is when I started combing through hundreds and hundreds of articles by using keywords such as “killed” or “shot” to try and find articles about any murder victim that may fit the description of some of the murders I was unable to obtain the names of the victims (which the government claimed to be delusions despite the fact that I witnessed the murders and was certain they occurred).

76. This is when I found articles about the 2000 murder of Ahmed Hasan which the government claimed I had “hallucinated” in order for them to illegally hospitalize me twice in 2001. I also finally found a one-line mention of a murder in the Bronx of an individual who had a Pakistani sounding name, at approximately the time period of the murder described to me by Mr. Campana and Mr. Chaudhry as follows: “5:47 a.m. Friday: Mohammed Syed, 28, of Queens, found shot numerous times in a vacant lot on East 164th Street and Stebbins Avenue in the Bronx.” (Exhibit E, Pg.7). It was a long shot, but out of hundreds and hundreds of articles, this was the only one I could find which had details similar to what I witnessed (and which I had been unable to locate for 15 years). The only information that discouraged me, was that the victim was identified as living in Queens, when I was sure that the victim was staying in New Jersey approximately the time when he was murdered (although it was possible he also had a Queens address because he did spend a lot of time in Queens in the years prior to his murder). Since this was probably the last chance to find out if this was the murder I was trying to locate for 15 years, I was very careful not to make the same mistakes I had made before because I was certain that if I disclosed my identity to the police, they would contact the federal government and then refuse to respond to me. I decided to try something I had never tried before. I submitted an anonymous tip via the NYPD’s Crimestoppers website informing them that I possibly had information about a murder which occurred in the Bronx approximately January 30<sup>th</sup>, 1994 (the date of the article). The ensuing email exchange with the NYPD is attached as Exhibit E, Pg.150-197.

77. An NYPD Detective named Anthony Scalia responded to the anonymous tip and eventually confirmed to me that I had finally located the murder and the full name of the victim, along with the actual date of the murder (which I did not know because I found out all the details after it had already occurred). This was a substantial breakthrough. As the email exchanges continued, I did send Detective Scalia to meet with at least one of the DEA Agents from the Explorer program (Special Agent John Hannah) to try and find out why they had blocked me from informing upon the murder since 1996, and John Hannah informed the NYPD that the DEA had never received any information about the murder! Whatever John Hannah was telling Detective Scalia clearly concerned him, as he responded to me by writing me that he preferred to work with his own partners in the NYPD on this case because he trusted them (with the implication being that he didn't trust the DEA). Detective Scalia even disclosed to me several names from the homicide file which I didn't recognize at first, but because I knew the details of the homicide I was still immediately able to disclose to Detective Scalia that he believed one of the names was someone that Abid Chaudhry used to call his "uncle" from New Jersey. At the time when Detective Scalia provided me these names, I did not think to check them on the federal court website PACER.gov to see if any other cases came up with the names. At that time I had no idea what I had stumbled into regarding the names provided to by Detective Scalia on July 31<sup>st</sup>, 2009 (Exhibit E, Pg.163), which were related to an Al-Qaeda terrorist named Daoud Gilani aka David Headley who ended up being the mastermind of the Mumbai Massacre. Daoud Gilani would not even be named publicly as the mastermind of that attack until October of 2009 (just three months later). Although I already knew that this murder was linked to a sleeper-cell of Al-Qaeda heroin distributors for 15 years, I had no proof until Detective Scalia provided me the direct proof by disclosing to me these names contained in the Mohammed Syed murder file.

78. In November of 2008 I was sitting in my apartment in Tangier, Morocco watching television when the news of the Mumbai terrorist attacks came on the screen. As I was watching the news reports of this spectacular attack, I had absolutely no idea at that time that I had known the mastermind of the attack and that it was linked to the sleeper cell of drug dealing terrorists I had infiltrated back in New York (or that this same cell was involved in the murder I witnessed back in 1994 that the government was accusing me of "hallucinating"). Even as I was exchanging emails with NYPD Detective Scalia for several months in 2009, I still had no idea as to what I had stumbled upon. About two months after my email exchanges with Detective Scalia had started (whereby he was expressing a substantial interest in the information I was providing him), all of a sudden they abruptly stopped and he did not respond anymore. I simply assumed that the federal government had ordered him to stop investigating and communicating with me, as it was clear that the DEA was tipped off that I was working with Detective Scalia after he went to meet with Special Agent John Hannah at DEA Headquarters (where the DEA claimed that they had no idea I witnessed the murder). Even when Daoud Gilani aka David Headley was eventually arrested in October of 2009 and charged with being the mastermind of the Mumbai Massacre, I still had no idea of his cell's involvement with the 1994 murder of Mohammed Syed. The news was reporting that the mastermind was someone named "David Headley" and so I thought it was some American guy who had joined Al-Qaeda.

79. I never saw a picture of this David Headley on the television or on the internet because I was not researching that particular attack as something that I would have inside information about. Several years later in 2011 as I sat in my home in Coral Springs, Florida and after the

NYPD and DEA again blocked me from cooperating on the Mohammed Syed murder for another 2 years since the breakthrough in 2009, one day I was sitting at my computer and I just randomly decided to do a search on the federal court website PACER.gov on the three names provided to me by Detective Scalia from the murder file to see if anything else would pop up. I then discovered that there was a heroin case filed against Ikram Haq in New York (and another one in New Jersey, which matched the information I knew about Abid's "uncle"). As I studied his docket, a name popped up on the docket (Daoud Gilani) that I vaguely recognized because I remembered that there was another heroin dealer named "Daoud" that used to also hang out with them and whom I had known for a period of time as being part of their little sleeper cell. This was the first time that I would discover his last name to be "Gilani." After I did a google search for his name his picture popped up and I immediately recognized him because he was the only individual I ever met with two different colored eyes. It was at that moment that I would discover that the "Daoud" which I knew in the 1990s, was also the same "David Headley" that masterminded the Mumbai Massacre. I immediately realized exactly why Detective Scalia had disappeared, as the federal government clearly pulled him off the case just as I was about to explode the scandal by identifying Daoud Gilani and others as potential terrorists (three months before he was publicly identified as the mastermind of the Mumbai Massacre). In retrospect I also then realized that the government had numerous opportunities to prevent the Mumbai Massacre if they had merely allowed me to cooperate in that murder investigation (which would have exposed their terrorism sleeper cell). For example, I sent a communication still trying to solve this murder just a few months before the Mumbai Massacre. If Federal Prosecutor If AUSA Leslie Brown had responded to that March 8<sup>th</sup>, 2008 email (Exhibit E, Pg.137-138), I could have easily prevented the November 2008 Mumbai Massacre by exposing their entire sleeper cell (to include Daoud Gilani) as being verified double-agents and high-level member of Al-Qaeda (perhaps in time to disrupt that specific terrorism plot which was still 10 months away from being completed). Although someone did reply to my email sent to ASUA Leslie Brown by claiming that a DEA Agent Bradley would contact me, he never did. The Mumbai Massacre was thereby allowed to continue to completion when I had the best chance to disrupt it, and I would only get an opportunity to finally speak to the police about that murder only after sending an anonymous email to the NYPD in 2009.

80. Since I had no idea what I had stumbled upon in Morocco at that time in 2009, I merely gave up on trying to solve the Mohammed Syed murder after NYPD Detective Scalia disappeared, and that is when I focused on just trying to get the travel ban lifted in Morocco so that I could return to America and confront the government regarding their crimes committed against me in Morocco. Shortly after I emailed Hillary Clinton complaining about the false "hacking" charges filed against me by her Ambassadors from AST and allegedly also the US Embassy in Rabat (Exhibit B, Pg.56-60). The Embassy finally got back to me and disavowed all the claims made by the AST Ambassadors. Ambassador Robert P. Jackson eventually put me in contact with a Regional Security Officer named Donald Gonnevillle, and after we spoke over the phone, he then explained to me exactly what occurred. He claimed that the AST Ambassadors had approached the US Embassy asking them to ask the King of Morocco to arrest me for "threatening" them (Exhibit B, Pg.45), but when the Embassy finally had a chance to review the emails they provided as "proof" of the threats, the Embassy immediately concluded that AST was being "intentionally deceptive" to try and get the US Embassy in Rabat to put illegal pressure on the King of Morocco to arrest me. Gonnevillle also confirmed that the US Embassy had never accused me of "hacking" them or "blocking" any of their communications, and that the first time they were learning about

these claims was after reviewing the AST Ambassador letter (Exhibit B, Pg.47-48) that they sent directly to the King after the US Embassy refused to assist them (whereby it was clear that they were trying to trick the King into believing that the US Embassy was on board with their allegations, when they already knew that the US Embassy had rejected their overtures as “deceptive.” The US Embassy thereby provided me a letter to provide to the Moroccan authorities disputing the false claims made by the AST Ambassadors (Exhibit B, Pg.61-62). After I provided this letter to the Moroccan authorities, the travel ban was finally lifted upon which time I began to prepare for a return to America which occurred in January of 2010. I abandoned my lawsuit in Morocco against AST because it was taking too long (and I decided it was not worth waiting for).

81. Another important occurrence which took place from the time when I had returned to Morocco in 2006 until the time when I had left in 2010, was that I had also re-established contacts with the individuals in Pakistan whom I suspected to be the true orchestrators of the 911 attacks (the individual I previously identified as “Hashem”). From 2001 until 2006, communications with Hashem’s terrorism cell were fairly sporadic as they all went underground after the 911 attacks. After I finally left America to the Middle East in 2006, the “Hashem” cell became more comfortable in reaching out to me and eventually sending their representatives to meet with me in Morocco and also Egypt (after I met with Sheikh Rahman’s family in April of 2009). During this time, I also recruited a high-level Pakistani gangster named Syed Farooq Ahmed (the same person whom the DEA illegally arrested immediately following the 911 attacks) to assist me in continuing to gather information on Hashem’s network after I additionally obtained a tip that Osama Bin Laden was being held by Hashem on “house arrest” at a location in Abbottabad Pakistan. I thereby dispatched Mr. Syed Farooq Ahmed on a mission to Abbottabad to investigate this lead for me because I wanted to try and orchestrate Bin Laden’s capture (as he was claiming to have been framed by Hashem as the orchestrator of the 911 attacks, and so he actually wanted to escape Hashem’s custody to testify as to what really happened with regards to the 911 attacks and who actually ordered them). The communications I exchanged with Syed Farooq Ahmed shortly before I left Morocco would be the last we would ever exchange with each other.

82. After my return to America, I realized that I needed to learn how to file a lawsuit in America because I had clearly hit a dead end with the executive branch of government since 1987 whereby they refused to cease committing all these violations of the constitution which were affecting so many people (to include the victims of the terrorism that they were now proven to be intentionally provoking). I kept trying to get in contact with Ramsey Clark without success, and I had made promises to Sheikh Rahman’s family that I would find a way to bring attention to these crimes through the America system in the hopes that this would prevent the criminals in the government from engaging any further false-flag terrorism attacks as they kept threatening me behind the scenes. I then began to research how to file a lawsuit in America and I started the procedure by filing an Equal Opportunity Employment Commission (“EEOC”) complaint against AST in America to start the procedure. Upon information and belief, AST was not aware that I was already in the United States and the King was also not directly aware that I had left Morocco (as I did not announce it to any of my friends/family before leaving except just one of my cousins who took me to the airport), and so AST then immediately responded to my EEOC complaint by ordering the King of Morocco to send two of his known enforcers to my home in Marrakesh to threaten me (which was witnessed by my family in Morocco who then called us in America to alert me that this had occurred). AST did not want the litigation to expand to America, and so this

was their last desperate attempt to stop it by trying to use additional threats of violence against me in Morocco (only to find out I had already left).

83. Shortly after the EEOC complaint was filed, I then proceeded with a lawsuit against AST in Delaware (where they were incorporated). As further retaliation against me for filing the lawsuit, upon information and belief the King of Morocco joined with my Uncle General Tamdi to kidnap one of my cousins (who was also a whistleblower against General Tamdi) to charge him with false crimes and thereby hold him as a human hostage in order to force me to settle my lawsuit against AST in America. My cousin was not aware of the level of my own whistleblower status against the King and General Tamdi, and so he did not know that his arrest in Morocco was also linked to my whistleblower lawsuit against AST and General Tamdi in America. After my cousin was illegally kidnapped, I was then approached by AST who were begging for me to settle the claims I filed against them. Although I could have demanded millions from them for their crimes committed against me in Morocco in 2009 alone, I was not seeking money but was instead seeking to again try and restrain their activities and force them to once again reconsider the issue with Sheikh Rahman.

84. Numerous parties stepped forward to once again try and mediate a settlement agreement, to include the former British Consul Mohamed Zkhiri (who was the only Board Member who was on my side until the very end). Mohamed Zkhiri was one of my main negotiators in Morocco concerning the issue with Sheikh Rahman, and he was the person most involved in trying to assist me to make the breakthrough with AST on the Sheikh Rahman case during the negotiations which took place from 2007-2008 (before the negotiations broke down in 2009). After I sued AST in America, he again stepped forward and promised me that if I settled the case with AST, that he was promising me that he could convince AST Wisner and the rest of them to agree to assist with repatriating Sheikh Rahman back to Egypt. Based upon the promises being made to me by Mohamed Zkhiri, I then agreed to settle the case with AST for nothing more than their paying me the value of the property they stole from me in Morocco and other compensatory damages I incurred, and I agreed to thereby withdraw the punitive damages I could have requested in the millions. I also demanded a letter of apology, which they also agreed to provide. We then signed a settlement contract in January of 2011, and within just a few days of the settlement the Chairman of the Board at that time (Stephen Eastman) decided to take one last parting shot at me by immediately breaching the contract by trying to deduct taxes from the settlement for compensation that was not taxable (such as trying to tax me for property they stole). It was basically his way of announcing that he was not sorry for anything he had done, and if given the opportunity to do it again, he would do it again (because it's just the type of people they are).

85. Additionally, all throughout 2010 I also never received an update from Mr. Syed Farooq Ahmed concerning the mission I sent him to accomplish for me in Pakistan, and this started to cause me some concern. I was still receiving sporadic messages from the Hashem network even after I arrived back in America, and there were indications that they were threatening to retaliate against me in Morocco for trying to expose their crimes in Pakistan. I still knew that if I was successful in breaking the stalemate with Sheikh Rahman, that this would give me substantial leverage against Hashem and so I instead focused my efforts on trying to continue my pressure campaign on AST to get them to finally agree to return Sheikh Rahman back to Egypt. Immediately after the settlement with AST fell apart, somehow Hashem found out about it because he sent me

a threat that he would engage retaliation against me in Morocco in April of 2011. I filed an appeal of the illegal dismissal of the case against AST, and this also caused the remainder of the AST Board to remove Stephen Eastman as Chairman because he basically destroyed the settlement out of pure malice, and this was clearly going to now affect the entire AST organization who were desperately trying to cover up these crimes. This is when things began to seriously escalate.

86. After receiving a threat that Al-Qaeda was going to engage a terrorist attack against Morocco during a “religious” day in April (which was the only information I received), I then went to the FBI Headquarters in Miami in March of 2011 to try and report the threat but again they took away my cell phone and refused to allow me to record myself providing this information to them, and the two FBI Agents that met with me that day also refused to provide me their identities so I could fully document their receipt of this information. By this time I was already becoming more aware of their scams after they would start to lie and claim that they never received information from me that I had been providing them since 1996, and so I merely wanted to fully document this information I sought to provide them in a way that they could not deny it later if they allowed the terrorist threat from Al-Qaeda to manifest. Despite my attempts to document this transfer of information to the FBI, they refused to allow me to document it and refused to speak to me any further upon which time they told me to leave FBI headquarters (and so I complied). Of course, the illegal surveillance started up almost immediately after and again I could not do anything about their crimes and just had to swallow it. At this point I decided to renounce my Moroccan citizenship (Exhibit E, Pg.206) and try to report this information to State police. I went to the Sunrise Police department and reported the FBI’s refusal to talk to me directly about the threat affecting Morocco. They contacted the FBI, but then refused to write a police report about it. I was also fully aware that if I did not succeed in preventing the terrorism threat affecting Morocco in April of 2011, that Bin Laden would certainly be killed because any terrorist attack against Morocco in 2011 would also be proof that my information on the location of Bin Laden was also accurate, and thus any attempt by me to report the location of Bin Laden to certain entities would likely result in the assassination of Bin Laden (because the American government and the Hashem network would never allow me to get Bin Laden out of their custody so that he could then testify against them all). The Davie Police department did (thankfully) write a police report to memorialize my concerns (Exhibit E, Pg.207).

87. So when I took a look at the calendar to see what religious days were coming up in April of 2011, I saw there were several with the first one being on April 17<sup>th</sup> (Palm Sunday). I originally thought the only Christian religious day in April was Easter, and so I was a bit confused that there were several and so out of caution I also wrote an email to the British Consul Mohamed Zkhiri and also Moulay Zine (the King’s cousin) thereby warning them of this Al-Qaeda threat affecting Morocco which can materialize at any time after April 17<sup>th</sup>, 2011 (Exhibit E, Pg.208-222). One day following Easter (on April 25<sup>th</sup>), the Hashem network then leaked a video on youtube threatening Morocco with attack. Although the video was part of a longer video that was previously released in 2007, this video was then edited to cut out the part threatening Morocco and then reposted on the internet just three days prior to the Marrakesh attack. The investigators make it clear that this video posting is “not by chance” (Exhibit E, Pg.223) in light of the fact that an attack against Morocco did occur just three days later. When the attack did occur just as Al-Qaeda threatened, at that moment I started to fear for the safety of Mr. Syed Farooq Ahmed because I realized that my information concerning the whereabouts of Bin Laden was also correct (because

it came from the same source). I also knew that I had very limited time to try and report the location of Bin Laden to get him arrested and taken into custody before he could be killed, and clearly the FBI was also already aware of his location because they were refusing to talk to me about any of this while conducting the illegal surveillance upon me. At that point I immediately began to make plans to drive to Washington DC to go to the Pakistani Embassy and other Embassies to report the location of Bin Laden. Just one day after I prepared my car for the trip, Osama Bin Laden was assassinated on May 2<sup>nd</sup>, 2011. This was the first time when it was disclosed in the media that he was indeed hiding out in Abbottabad, Pakistan, at which point I became frantic to try and find out what happened to my friend Mr. Syed Farooq Ahmed who never responded to me using the communication method I requested of him after dispatching him on the mission to Abbottabad. I started calling all my friends in New York (whom I had cut off for years) trying to find anyone who still spoke to him, upon which time I would discover that he was indeed assassinated in Pakistan in April of 2010 just one day after he left Abbottabad (Exhibit E, Pg.89, with pictures of Mr. Ahmed at 90-91).

88. I was devastated by the assassination of Mr. Syed Farooq Ahmed and all the crimes which occurred following the collapse of the settlement with AST, but I continued to try and resolve these crimes via the legal system which was my last and final option. I then filed a lawsuit on behalf of Sheikh Rahman in Florida on September 26<sup>th</sup>, 2011 (SDFL Case No. 11-cv-23492) which they dismissed some time later by claiming that only his attorney (who was refusing to speak to me) could file it. Shortly thereafter the illegal dismissal of the civil case against AST was reversed by the Third Circuit (which was the only lawful ruling they would ever issue in this matter), and after the case was reversed and remanded back to Delaware and discovery was ordered in the case, of course AST again returned back to me begging for another settlement because they knew that once discovery was ordered that this now threatened the ability of President Obama to get re-elected in 2012. AST is essentially a government organization, and although it had both Republican and Democratic officials involved with it, it was still primarily a Democratic Party institution with their most prominent influence being upon Hillary Clinton, Robert Mueller and Barak Obama (and also James Comey once he took over the FBI). My litigation against AST was thereby an immediate political threat to the Democratic party especially after discovery was ordered to occur right before the 2012 Election, as my depositions of AST officials would immediately expose the Obama/Clinton involvement with their crimes. AST thereby again approached me begging for a settlement agreement and again promising to cease their crimes.

89. Again I agreed to settle the case in exchange for them reimbursing me of the additional damages I suffered from 2011 to 2012 and also another letter of apology. During the settlement negotiations which then took place in Mary Thyng's chambers in March of 2012, again AST Ambassador Edward Gabriel engaged in yet another private conversation with me (outside of the presence of his attorneys and the Magistrate Thyng) whereby he again promised to help me resolve the conflict he provoked between myself and the Moroccan government (which was certainly exacerbated by the terrorist attack in Morocco) and he also promised to help me resolve the issue with Sheikh Rahman. With those secret promises and also the public promises his attorney made with me as part of the new settlement agreement, I again agreed to settle my claims and not do anything to collapse the presidency of Obama from being able to obtain a second term. If I had known that they illegally recruited the Magistrate to refuse to enforce the contract once they broke it again, I would never have signed it and instead conducted the depositions that

would have prevented Obama from being able to obtain re-election (and also resulted in Hillary Clinton and Robert Mueller being removed from any further government employment).

90. After several months of peace following that last settlement whereby a new President was elected in Egypt (which made the situation concerning repatriation of Sheikh Rahman seem as though it was finally on track to occur), approximately September/October of 2012 I then received a call from an AST Board Member named Yahya Rouach who was now accusing me of breaching the agreement by “hacking” Mark Simpson. This was basically a threat that AST was going to refuse to repatriate Sheikh Rahman back to Egypt following Obama’s re-election in 2012, unless I proved to them that I had not breached the agreement as Mark Simpson was alleging. I really didn’t see this as something difficult to prove because I absolutely had not hacked anyone and never did since the scandal went public in 2009, and so I figured it would be very easy to simply sue Simpson for his false claims and prove to AST that it was him who breached the agreement. I also had no idea this was just all part of another scam by AST after they already recruited Magistrate Thyng to block the lawsuit (so that I could not use the court process to easily prove I did not breach the agreement). When I asked AST if I should file the lawsuit in Delaware with Thyng, they claimed that I did not have to because they were not opposed to the lawsuit and so I could file it against Simpson directly in New York. After I then filed the lawsuit in New York, it was then transferred to Delaware before I could even serve Simpson in New York. This is when I began to suspect that something was afoot because shortly thereafter, Magistrate Thyng refused to allow a mediation to occur (despite promising that any alleged breach would immediately result in mediation just to get me to sign the contract). She instead ordered the lawsuit to proceed without any mediation, and despite the fact that she already intended to dismiss it based upon a claim that jurisdiction was not in Delaware (even though the 2012 Contract established jurisdiction in Delaware). Magistrate Thyng also acted to immediately seal the entire complaint, and that is when I knew that she was also in on the scam. She then illegally dismissed the lawsuit in 2013 based upon a claim that there is no jurisdiction in Delaware, and that is when I began to realize that I had again been scammed by Obama who was going to refuse to return Sheikh Rahman to Egypt based upon this false claim that I had “hacked” Simpson to breach the agreement.

91. AST Ambassador Gabriel was also the King of Morocco’s registered foreign agent in America, and thus my 2012 Contract with AST was also a direct contract with the King of Morocco. Obama and his AST constituency were now also falsely accusing me of breaching a contract I signed with the King of Morocco and this was an explosive situation that could not be allowed to proceed because it also placed my family in Morocco in serious danger. Although I was already a whistleblower against my own Uncle General Tamdi regarding the crimes he was committing in Morocco (along with his AST associates and also the King), I still did not want my Uncle to be assassinated based upon these false claims being made by AST that I had breached the 2012 Contract. This then caused me to return to Egypt in February of 2013 to conduct the press conference that was previously requested by Sheikh Rahman’s family (as I had tried everything in America to resolve this problem, and had failed). At this time in 2013, Mohamed Morsi was still president of Egypt. Upon my arrival in Egypt in 2013, I went to Muntasser El-Zayat’s office in Cairo (Sheikh Rahman’s Egyptian Attorney whom I only made contact with for the first time in 2009) to start the procedure to engage the press conference concerning Sheikh Rahman, and he asked me to return the following day to do the press conference because they needed to prepare the translators and the media people. Before I could return the next day, I was approached at my

hotel by two persons claiming to be Egyptian security officials and thereby instructed NOT to return to Mr. El-Zayat's office because President Morsi did not want me to interfere in his "behind the scenes" negotiations with Obama in America. I thereby complied with their orders and did not return to Mr. El-Zayat's office the next day, and instead I just returned to America without conducting the press conference.

92. Only after President Morsi was illegally removed from power via the coup which took place after I left Egypt, did I begin to realize that President Morsi was also likely framed and set up to be subjected to a coup and the incommunicado imprisonment that followed. I could not understand why President Morsi would order me not to engage the press conference concerning Sheikh Rahman in February of 2012 if he knew that he did not have a firm grip on power in Egypt. This is when I began to realize that it was more probable that I had been tricked by someone (likely American agents) other than Morsi not to do the press conference, and that it was possible he did not even know that I came to Egypt for that purpose (as I could not imagine that Muntasser El-Zayat would betray him by not also telling him about the imminent press conference the next day after I met with him at his office). The only way for me to know for sure what actually happened and who ordered me not to return to Mr. El-Zayat's office, is if someone can actually meet with President Morsi directly to ask him if he was aware of my trip to Egypt in 2013 and my attempt to engage the press conference requested by Mr. Zayat and Abdullah Omar Al-Rahman (Sheikh Rahman's son) since 2009. If Morsi is the one who actually issued the order directing me not to return to Mr. El-Zayat's office to conduct the press conference (as alleged by the two Egyptian agents), then he would have to explain why he made such a decision because I still cannot see how the press conference could have hurt Sheikh Rahman's chances of being repatriated back to Egypt (especially after the monumental investigation I conducted into this matter following my last trip to Egypt in 2009). Was he also receiving threats of WMD violence against the entire Middle East concerning the matter with Sheikh Rahman? If President Morsi did not authorize those two security officials to approach me, then I am a witness to the illegal coup plot which started as early as February of 2013. Upon information and belief, it would have been impossible for President Morsi to be subjected to a military coup if I had conducted the press conference because it would have bolstered his prominence with certain political parties that eventually betrayed him to support his removal (to include the Al-Noor party who would have never flipped on him had he accomplished the return of Sheikh Rahman). Loss of the support of the Al-Noor party was likely the most critical tipping point that allowed him to be subjected to the coup, and that was easily avoidable with a press conference that I believe could not have possibly hurt Morsi or Sheikh Rahman (in any way that I can think of, unless they were also receiving threats of WMD attacks).

93. To complicate matters further, immediately after I returned from Egypt in 2013, I also began to receive additional death threats against my mother in Florida via emails sent to me by Mark Simpson approximately April of 2013, and I was now directly responding to him with counter-threats (upon which time they contacted their friends in the NYPD and Manhattan District Attorney). When the NYPD contacted me concerning my counter-threats, I immediately informed them that Mark Simpson was the individual threatening me to provoke my responses upon which time they promised to arrest Mark Simpson if I brought them the evidence of Simpson's threats. Shortly thereafter I took another trip to the Middle East to continue to work the investigation because after the 2013 trip to Egypt did not result in a press conference, I was then obligated to start releasing some of my newsworthy, First Amendment-protected whistleblower materials

directly to other persons involved in this dispute who were also threatening violence and who were demanding that I prove that I was indeed conducting a massive investigation into the illegal frame up of Sheikh Rahman. I assembled a USB key of just a small portion of the non-public evidence which I then took with me to Lebanon in 2013, and I hid it in a hotel in Lebanon (called the Duroy Hotel) and transmitted its location to various persons involved in this dispute to thereby see who attempted to retrieve and publish the materials. Upon information and belief, an operative was dispatched to Lebanon to retrieve the USB and was caught, at which point he blew himself up inside the hotel to keep from being taken alive and tortured to disclose who sent him to retrieve the USB. This incident is also documented in Exhibit E, Pg.256.

94. After I returned from Lebanon in 2013, I also finally did get in touch with Ramsey Clark concerning the matters with Sheikh Rahman, whereby he then agreed to meet with me to discuss the issues with Ramsey Clark directly. That is when I made a trip to New York to meet with the NYPD and Ramsey Clark, and immediately upon my arrival in New York I was illegally arrested by the NYPD and charged with threatening Simpson after they denied that they sent me any emails to threaten me. After I was released from the illegal arrest and imprisonment the next day, I finally did meet with Ramsey Clark and again I provided him substantia evidence concerning the abuse of Sheikh Rahman, and again he promised to start the procedure to investigate in and file a lawsuit. This arrest in New York also resulted in my Uncle General Tamdi being pounced upon by the King of Morocco in surprise fashion and then forcibly removed from his military post (as clearly the King feared a coup as a result of his illegal coordination with Obama to try and have me illegally prosecuted in New York as the means by which they would attempt to “prove” that I breached the 2012 Contract.

95. It is important to disclose some top-secret information about the Moroccan government at this juncture to place this alleged “threat” against the King of Morocco in its proper context. My mothers’ brother is General Mohamed Tamdi (“General Tamdi”) of the Moroccan military (who is documented in Exhibit D, Pg.129-154). My research would eventually begin to explain why he was actually one of the most important military leaders in Morocco starting since the time period between the early 1970s and up until 2013 (not just because of the emerging scandal with my father and I, but for other reasons that solely have to do with him). The Kingdom of Morocco fought a very nasty and brutal war with a so-called “separatist” group called the POLISARIO for many years, and my uncle was one of the main Colonel’s in charge of the war (the POLISARIO and their activities are also documented in Exhibit C). He was a very effective, battle hardened military leader, and his troops loved him tremendously because of his proven bravery in battle. He was himself nearly killed when a piece of shrapnel from a mortar hit him in the head during one of the major battles in the Sahara (a very tough and extreme environment to be involved in warfare). He steadily rose up the ranks of the Moroccan military to participate in some of the most sensitive matters involving the Monarchy (to include the assassination of Mehdi Ben Barka according to certain sources within my family). At some point approximately the 1990s, General Tamdi’s son (my cousin) experienced a “religious rebirth” and became a Salafist Islamist (essentially one of the most extremist groups of the Islamists). This had a profound effect on his entire immediate family, as General Tamdi started to follow his son to become a Salafist himself.

96. This is very important to understand because the Moroccan Monarchy is eternally fearful of military coups, and the biggest threat to the Monarchy has always been from the

Islamists. It is unprecedented in the Moroccan military (ask all the experts) for an Islamist Salafist to be promoted all the way to the rank to that of a General, especially when my uncle exerts substantial influence within battle-hardened branches of the Moroccan military. While all the other main military generals were drinking, smoking, their wives did not wear hijab, etc, my uncle was the only one who was not doing any of that, and he was the only one whose wife and children wore the hijab (and other clear signs that he was engaging a form of Islamic dissent at the highest level of the Military, which was unprecedented at the time). The CIA is extremely fearful of the Islamists staging a coup in Morocco, and for those reasons my uncle was placed under much more surveillance by the CIA than even General Benanni, General Benslimane and General Aroub. What actually occurred is that the King of Morocco was very impressed by my uncle, his bravery, his intelligence and his distinguished military career, but he was also impressed by the fact that both he and his son had become very heavily involved with the Salafist Islamists to the point whereby they were also becoming very well respected by that particular community (and also forging those connections all throughout the Middle East). My uncle thereby provided the King with the perfect cover, a loyal Islamist Military General who was also extremely respected and trusted by the most extreme Islamists (something that the King could only dream of, and something that he could not buy with any amount of money). For those reasons, people like my uncle (who had tremendous power, respect and credibility with the Islamists) were really his only chance at maintaining his control over the Kingdom. In the period starting immediately after I returned to Morocco in 2006, there was a time-period between 2007-2008 whereby my requests and negotiations with AST asking them to end the illegal conspiracy against myself and Sheikh Rahman were going so well that everyone involved began to believe that the entire situation might actually be resolved quietly behind the scenes. This is important because as a result of these successful negotiations taking place from 2007-2008, General Bennani started to train my uncle to take over his spot and the "Southern Command," which would essentially have put my uncle as the top military leader in the entire country once Bennani retired. General Benslimane and General Aroub were allegedly very jealous about that, and upon information and belief they sought to sabotage it by joining with the AST LGBT who were themselves plotting a terrorist attack against me in Morocco to "retaliate" for the assassination of Joseph McPhillips (which was a situation that was supposed to have already been resolved since 2007).

97. So all throughout 2007 to 2009, my family was directly privy to the secret, non-public information that my uncle was already being trained by Bennani directly to take over his spot in the Military. We were fully aware that my uncle was in the process of becoming the highest-ranking military leader in the entire country. It was only after my negotiations with AST were collapsed by the LGBT in 2009 (with the help of the CIA that joined with the other Generals to sabotage my uncle's ascension to the top spot in the military), that the King then started plotting against me and my uncle. When the LGBT made the decision to illegally arrest me in New York in 2013 (pursuant to a false criminal complaint filed against me by AST agents), the King and the CIA immediately pounced on my uncle in surprise fashion (as I would later find out he had no idea this was going on), and the CIA/King thereby forcibly removed my uncle from his Military post out of fear that this continued scandal could cause my uncle to stage a coup against the King of Morocco out of protest of the King's illegal (under Islamic law) alliance with the LGBT (as no one, including the CIA, fully trusted that my uncle would take the side of the King against his own nephew, especially since the King was pushing LGBT and I was pushing Islam). This was

becoming a very dangerous situation for everyone involved, and the FBI illegally created this dispute for reasons that will forever remain elusive.

98. All of this is also very relevant because as you can see in the Exhibit C documenting Ambassador Edward M. Gabriel's involvement with AST ("AST Gabriel"), it is very clear that the person I eventually signed a settlement contract with in 2012 concerning the crimes of AST (after I finally sued them in Delaware starting since 2010), is himself heavily involved in lobbying against the POLISARIO on behalf of the King of Morocco (while my uncle was himself an integral part of how the Moroccan government was able to at least gain a military advantage against the POLISARIO, despite the fact that they were receiving substantial support from the much larger Algeria). It was my uncle that helped defeat the POLISARIO, not the lobbying assistance of AST Gabriel, but AST Gabriel was so jealous of my uncle that he literally tried to get him murdered (with the help of the judiciary here in America) so that the LGBT could "have the King all to themselves" in this epic fatal attraction of epic proportions.

99. Thus what I would soon realize about complex scams involving numerous different individuals and agencies of the United States Federal government and other foreign governments (to include the government of Morocco), is that they are not very coordinated and organized in engaging these types of crimes. In fact, I would not call them organized crime, but rather dis-organized crime. While it was clear that the terrorism crimes were much more coordinated and able to be covered up, the lower level crimes which were supporting their upper level crimes were much harder to conceal. After my illegal arrest in 2013, my litigation against AST thereby expanded to include dozens of complaints/appeals filed in four different district courts and three courts of appeals. I also fought the new false criminal complaint filed against me by AST from 2013 to 2015, while at the same time the federal judiciary then fell into a substantial conspiracy with Magistrate Mary Thyng in Delaware to prevent all my attempts to use federal litigation to enforce the terms of the 2012 Contract or otherwise be released from the contract due to the obvious breaches which remained ongoing since 2012 (and instead increasing in severity, to include the false criminal prosecution attempted in New York in complete breach of the terms of the agreement in Delaware).

100. I fought the illegal case from 2013-2015 without assistance from any attorney (again) and it was eventually dismissed in 2015 after I traced the death threats against my mother directly to Mark Simpson (and his homosexual partner Brian Albro) home residence despite the fact that they attempted to use an internet proxy company to hide the origin of their knowingly illegal threats (Exhibit B, Pg.269-288). The NYPD still refused to arrest him for that crime and also for filing false police reports, and Magistrate Thyng still refused to enforce the 2012 Contract that prohibited all these crimes despite this overwhelming evidence against them. As a result of that illegal malicious prosecution crime, I continued to document the ongoing terrorism threats I was receiving on my website which was previously located at [www.cryptomedia.com](http://www.cryptomedia.com). My website at that time was openly published to the entire world, whereby I had publicly announced the specific dates that the terrorists were going to use to "sign" their terrorist threats and attacks. On May 12<sup>th</sup>, 2015, I uploaded to my public website a listing of "terrorism dates" derived from the threat information I was receiving (which was the date when I first posted 6/11 as the "dragonfire" terrorist threat date, as documented in a copy of my upload which is attached at Exhibit G, Pg.23). The 6 terrorism attack dates I posted on my website in 2015 were 2/14, 3/14, 5/12, 6/11, 9/11,

12/21. These dates would keep recycling every year that I failed to neutralize the dispute which was occurring behind the scenes between all the feuding parties that were holding me as a hostage to their threats. The rule of this “terrorism game” to which I was being illegally held as a journalism hostage, is that if I miss three deadlines in a row to update Al-Qaeda on the status of my investigation (either through my website or other means), that Al-Qaeda will follow through on their threats to engage an attack. The remaining government terrorists were similarly threatening that if I make any disclosures to the Al-Qaeda concerning the crimes they had committed against Sheikh Rahman, that they will themselves attack just to show that their terrorism threats against the innocent Muslim population of the Middle East (which they were making since 2001) are indeed credible. This terrorism standoff which had been occurring in secret since even before the 911 attacks, thereby set the stage for two terrorist attacks from 2016 to 2019 that were publicly predicted on my websites, both of which were clearly preventable. In the process I also predicted at least one additional assassination publicly, and two others occurred while I was illegally imprisoned again by the FBI starting since 2016. If I had been told that at least one terrorist attack related to this dispute will occur every year, and I then randomly choose eight dates out of the year to predict a terrorist attack, that gives me a 1/46 chance of predicting a terrorist attack. If I then predict two terrorist attacks back to back (in terms of when I am free to publish the terrorism schedule online, with no intervening term of imprisonment to disrupt it), the probability of successfully accomplishing that through random selections is 1/2116 (and this is just for some random person who has no connection to terrorism and is just trying to guess the date of a terrorist attack). Now when you consider that I am asserting inside knowledge regarding these attacks which are given to me by the persons involved in orchestrating them, then the coincidence of my predictions reaches a statistical probably of near certainty that I am receiving inside information on these attacks. These alleged predictions are thereby documented as follows:

101. After Hillary Clinton announced her intent to run for President in 2015, I began to get threats from Al-Qaeda that if I did not travel to the Middle East to do the press conference on behalf of Sheikh Rahman by March of 2016, that this would result in a terrorist attack. This is when I began to accelerate my attempts to expose this scandal in America on the path towards trying to prevent this terrorism attack set to take place in 2016. I then travelled to New York at the end of 2015 to seek assistance from my connections in an effort to circumvent the sabotage engaged by the judiciary from 2012 by refusing to enforce the 2012 Contract I signed with AST (and blocking me from suing to prove I didn't breach it). My ace card with regards to the judiciary, is that I had a contact who was friends with Supreme Court Justice Antonin Scalia. Antonin Scalia was originally from the same neighborhood where I grew up in Queens (Elmhurst), which is the same neighborhood where the Mendez Organization (previously mentioned in this affidavit) was also headquartered. By this time, one of my cases filed against AST had finally become ripe for appeal to the Supreme Court. I then engaged an ex-parte communication with Antonin Scalia whereby he agreed to publicly review the Supreme Court brief I intended to file. There was no guarantee that the entire Supreme Court would vote to take up the case, but I was at least assured that Justice Scalia would comment on the case no matter if the rest of the Justices on the Supreme Court refused to review it (and that publicity would certainly raise eyebrows in the legal community). That publicity would have additionally given me substantial leverage against Al-Qaeda in disputing their claim that the entirety of the American government is corrupt.

102. During this time I also obtained a promise from the British Consul in Morocco, Mohamed Zkhiri, to assist me in exposing the crimes of AST following my return to the Middle East. Mr. Zkhiri was a critical witness to the negotiations concerning Sheikh Rahman taking place from 2007-2009, and he was also a direct associate of the King of Morocco, Hillary Clinton and other key figures in this dispute. It was a substantial accomplishment for me to recruit Mr. Zkhiri as a witness against AST because he was risking his life to assist me, yet he still made the decision to do it because he was the only person out of the entire AST organization that was willing to stand up to them because he knew they were wrong from the start. Upon information and belief, the FBI was conducting illegal surveillance upon me and immediately discovered that I was able to conduct an ex-parte communication with Justice Scalia (whom they were not previously aware that I did have a connection to him until I travelled to New York at the end of 2015), and that I was able to also recruit Mr. Zkhiri to help me again.

103. Shortly after I engaged this successful communication with Mr. Zkhiri and ex-parte contact with Justice Scalia, the illegal direct surveillance (which is actually nothing more than illegal stalking and threats) was again instituted by the FBI who then started to stalk me everywhere, including after I left New York and travelled to Washington DC in preparation for my trip to leave America at the end of March of 2016. After I quickly realized that the government did indeed witness my ex-parte communication with Justice Scalia and my other communication with Mr. Zkhiri, on February 12<sup>th</sup>, 2016 at 5:57 pm I then sent an email to the attorneys who were defending against my lawsuit against the NYPD in New York publicly (and cryptically) confirming that I had successfully recruited Justice Scalia to help me defend against the terrorism crimes being committed by Obama, Clinton and their AST constituency. Within one day after I sent that email concerning Justice Scalia essentially praising him for agreeing to take on the AST mafia, he ends up dead under suspicious circumstances in Texas (Exhibit G, Pg.26-28). Immediately after Justice Scalia was assassinated, the death threats against me continued to increase and become more aggressive, whereupon I sent an email to AST on February 18<sup>th</sup>, 2016 challenging their various mafia criminals to a "fair fight," and I also threatened to have the Magistrate Thynghe they recruited thereby investigated by the public for her crimes. Since the FBI didn't have anything they could use to prevent me from being allowed to leave the country (other than to assassinate me to prevent it), they then latched onto my February 18<sup>th</sup>, 2016 email as the justification they would use to file another false "threat" charge (exactly like they had illegally done in Morocco in 2009 and again in New York in 2013, both times they refused to go to trial). The FBI still had many problems with attempting to proceed in this manner because the only way they could file any such false case was to steal my computer (which contained my litigation database) and then kidnap me into imprisonment (without allowing me to be released on bail) because any such threat case would need to be founded upon a theory that the entire body of misconduct that occurred from 1987 to 2016, was all a "delusion."

104. FBI Director Comey thereby clearly ordered the FBI to file another knowingly false charge, although they clearly feared filing the case in Maryland despite that being the jurisdiction where AST Agents (Ambassador Gabriel and Larry Seegull) were located when they received the email, and despite the fact that was also the jurisdiction from which I sent the email. I never sent that email to Magistrate Thynghe in Delaware, but they knew they could not attempt to file the case in Maryland (which is under the Fourth Circuit) because they knew it was a false case from the start and so they could only file it in a jurisdiction where the judges have a motive to help cover

up the crime (which was Delaware and the Third Circuit because that was the jurisdiction where all the illegal civil rulings were made from 2012 to 2016). AST Attorney Larry Seegull thereby engaged an illegal ex-parte communication by contacting Magistrate Thyng in Delaware and instructing her to file a false complaint based upon his “professional” interpretation of my language as being a “threat” before finally forwarding her the email (where I spent 4 pages challenging AST to a fair fight and threatening them with destruction wherein two sentences buried in the email contained a passing reference that I was also going to have Thyng investigated for her crimes). And this is how FBI Director James Comey, President Obama and Hillary Clinton decided to try and rig the 2016 Election in favor of Hillary Clinton.

105. Thus although Justice Scalia was assassinated for merely engaging an ex-parte communication with me concerning confirmed illegal misconduct engaged by the judiciary, Magistrate Thyng was instead rewarded for her ex-parte communication with AST as part of their effort to try and prevent a scandal concerning Obama and Clinton from being exposed prior to the 2016 election. I was immediately arrested, my computer stolen and I was imprisoned and refused the ability to be released prior to trial (despite the fact that this was the third time they attempted the exact same false case against me since 2009, and the two prior times I defended myself without an attorney and they refused to go to trial, and they even paid me a total of \$171,000 in damages from 2009 to 2012 concerning their first false case filed against me in Morocco). The FBI, the judiciary, the Public Defenders, the prosecutors all thereby engaged every single illegal action possible to keep me imprisoned so that I could not defend myself as I had done successfully so many times prior. Once the FBI arrested me, they also confirmed at that moment that the entirety of their claims that they were investigating these crimes committed by AST (which they kept telling me from 2012 to 2016) were false. At that moment on March 7<sup>th</sup>, 2016 the FBI and the government basically admitted that their coverup of the terrorism scandal was eternal and that they will commit any crime necessary to accomplish that goal, to now include kidnapping me and preventing me (a successful Pro Se litigant) from being able to defend myself. The FBI then destroyed all the files on my computer before returning it to my family, and refused to grant me bail so that I could defend myself by trying to retrieve these files from alternative sources.

106. At the time of my illegal arrest on March 7<sup>th</sup>, 2016, the government was also fully aware that I was under terrorism threat from Al-Qaeda to return to the Middle East and conduct the press conference concerning Sheikh Rahman, and they already knew from the information I was providing them since I posted the terrorism schedule online since 2015, that if I had missed three deadlines in a row to continue to signal my support for the ceasefire I negotiated since the 911 attacks (prohibiting all Al-Qaeda attacks within the territorial boundaries of the United States), that Al-Qaeda would then engage an attack. All the terrorism threat deadlines were publicly posted on my website cryptomedia.com since 2015. My illegal imprisonment which started on March 7<sup>th</sup>, 2016, thereby caused me to miss the 3/14, 5/12 and 6/11 deadlines (and I also was not able to update my website to repost the 6/11 deadline which was previously posted in 2015, because my site only displayed three deadlines in a row unless updated). After I violated the “three-strike” rule by missing three deadlines in a row to continue to signal that I was still alive and supporting the continued ceasefire, Al-Qaeda thereby activated their operative to attack the LGBT in Orlando on 6/11/2016 (a date which was documented on my website starting since I first published it on 5/12/2015). Thus Obama, Clinton, Comey and the FBI had now murdered 50 LGBT in Florida for no reason just to prevent me from conducting a press conference concerning Sheikh Rahman.

They instead resorted back to claiming that everything I witnessed since 1987 is a “delusion” and tried everything possible to prevent me from defending myself (even while I was still imprisoned). They still could not prevent me from filing numerous important motions in my case dealing with the substantial constitutional violations inherent in their attempt to try and pretend as though the entire history of this dispute just “started” on February 18<sup>th</sup>, 2016 (by again claiming that everything which occurred prior to that date was all just a massive “delusion”).

107. When I discovered a fatal flaw in the indictment whereby the government failed to include mandatory statutory language describing the type of injury being threatened (so that I am not falsely convicted for threatening Thyngé’s reputation, which is exactly what I threatened to do by having her investigated), the judge merely dismissed the error by claiming that the type of injury being threatened is no longer an element of the offense. When I filed a motion to dismiss the case as being a selective prosecution because AST and the government were not being charged for their illegal death threats they have been sending me since 1987, the judge responds by claiming that it is legal for them to threaten me because they are federal officials, but it is illegal for me to respond because I am not a federal official. When I agreed to plead guilty to threatening reputation (which is not even a crime under the statutes charged), the judge immediately called a hearing to accept the plea. When the judge asked me if I was being threatened with violence to plead guilty to a non-crime, I immediately told him I was being threatened with violence by everyone from the FBI to Al-Qaeda, and he responded by claiming that if I did not receive any new threats on the specific day I signed the agreement, that he was not going to consider any threats I received in the days/weeks/months/years prior to that date. By the time I was finally assigned an attorney to review the Appeal of my conviction that I filed (almost two years after I first filed the notice of appeal because the Third Circuit has been illegally blocking the appeal because they are now trying to rig the 2020 election), even the attorney could not believe their rulings and he openly confirmed that the courts had violated almost every single constitutional right imaginable. And finally, before I could be released from prison, Sheikh Rahman was thereby also assassinated on the 1-year anniversary of my February 18, 2016 email which they used as justification to illegally imprison me (as they threatened to do following my illegal imprisonment). The British Consul Mr. Zkhiri was also assassinated before I could be released from imprisonment to thereby obtain the testimony and evidence, he promised to provide me prior to my illegal arrest.

108. Before I even pled guilty, the Judge had also promised me that as long as I was not in violation of my probation after my release, that the prosecutors were not objecting to allowing me to return back to my residence in the Middle East. I already made it clear to them that I was going to leave the country and renounce my US citizenship as a result of their crimes. Immediately upon my release from the imprisonment on November 6<sup>th</sup>, 2017, I informed the probation officers that I wanted to return back home to the Middle East. As soon as I told them, they then violated my probation without any justification whatsoever on December 6<sup>th</sup>, 2017 (just one month after my release) as a ruse to again prevent me from returning back home to the Middle East. I have now been in violation of my probation for over a year since December 6<sup>th</sup>, 2017 while the probation officers are desperately trying to find any justification to imprison me again to prevent me from completing the appeal of my illegal conviction or leaving back to my home in the Middle East. At some point after my release, the judge even ordered for me to undergo another psychiatric evaluation by their hand-picked doctors so that they could obtain another forged medical diagnosis of “schizophrenia” to prevent me from being allowed to return back to the Middle East and/or

otherwise imprison me again on probation violations to prevent me from pursuing my appeal. When I asked to record the evaluation to prevent the obvious imminent forgery, the court prohibited me. I still violated the court order and recorded the evaluation to demonstrate how they were forging all these “schizophrenia” reports since 2001, and still the doctor wrote a forged report whereby the video-recording of the evaluation makes it clear that the report was forged. I then demanded to submit the video-recording of the forged evaluation into evidence at a hearing to challenge these continued falsified and fabricated medical reports, and the Court refused to allow a hearing by claiming that I do not have a legal right to challenge any of these forged reports (in violation of the federal competency statutes which clearly afford me these rights). I am now basically just being held in the United States as a hostage, or really as a slave. The government now alleges that because I am the most prolific whistleblower in their history, that I am no longer allowed to leave the country ever again (as they continue to search for ways to either imprison me for life or otherwise kill me if they have no other alternative).

109. After I was again forced to remain in the United States against my will since my release from the illegal imprisonment in 2017, the only thing I could do to further demonstrate that these crimes are still ongoing was to once again launch a public website documenting how I could easily predict a terrorist attack (to thereby again confirm to the public that I am being held as an illegal hostage in a terrorism dispute since even before the 911 attacks). For example, approximately September of 2018 I received confirmation that the dispute was still active after receiving more threats. After the November 2018 election, I then reposted the terrorism schedule back on the internet at [www.theinvestigation.org](http://www.theinvestigation.org) prior to the standardized 12/21/2018 deadline (thereby making it the first deadline in the new series published for this filing). Thus the first deadline in the new series was 12/21, and the following two deadlines were 2/14 and 3/14 (Exhibit E, Pg.280). Just like in 2015-2016, I only had three deadlines in a row to either make a disclosure to the Al-Qaeda (either on my website or otherwise) to prevent the terrorist attack they were threatening, but at the same time I am simultaneously being threatened with an attack against innocent Muslims which was being made by the government terrorists if I make any such disclosure. What do you do when the FBI places you in a hostage situation like that? The FBI did not illegally arrest me this time like they did in 2016 to prevent me from properly documenting the exchange, which is actually to their benefit if there is now a new administration in office that is not implicated by all the crimes which took place from 1987 to present.

110. Thus on 3/13/2019 (one day before the deadline for the threatened Al-Qaeda attack) I engaged my First Amendment right to leak the entirety of a very significant recording related to this scandal (for which I only previously released just a few seconds to prove it occurred), and I did this despite the fact that the terrorism organizations opposed to Al-Qaeda were themselves threatening me with a WMD attack against the Middle East if I made that disclosure (Exhibit E, Pg.281). The problem is that if I had not leaked it by that date (which was the last possible date for me to neutralize the threat from Al-Qaeda), then Al-Qaeda was going to attack on 3/14 or 3/15 (according to the rules which have been in place since before I was arrested by the FBI in 2016). I could have just let Al-Qaeda attack by not doing anything, and in that scenario the Muslims who were illegally murdered by the global terrorist organization that runs the American government would still be alive (and we would instead be mourning victims of Al-Qaeda, somewhere, somehow, while the government uses their crimes to justify further slaughter of innocent Muslims). So while my leak was successful in neutralizing the 3/14 threat from Al-Qaeda, I was

conversely unsuccessful in preventing the other global terrorists from ordering a so-called “lone wolf” attack to retaliate against me for my disclosure made on 3/13 in violation of their threats not to leak (all in accordance with the rules of the terrorism exchanges, which I again openly documented on the internet for all to see). I am sad for the victims of the mosque massacre in New Zealand, but according to the global terrorists who ordered that attack, they are claiming that they had to die (to remain credible to me) or else they would have instead engaged their threatened WMD attack against the Middle East which they have been threatening since the 911 attacks.

111. Prior to this last exchange of terrorism, I made numerous attempts of my probation officer and the Judge, requesting permission to travel to Washington DC long before the terrorist threat manifested on 3/14 (which is the second terrorism attack predicted on my public website using the identical terrorism rules that allowed the 6/11/2016 attack to proceed). The Courts and the probation department refused to grant me permission for that trip because they know that I was going to merely disclose their crimes to the Senators and Congressman (like I was threatening to do in 2016 at the exact time that they orchestrated for me to be illegally kidnapped), and all these low-level operatives of the conspiracy deem it more important to cover up their own crimes than to prevent terrorism. All I wanted to do was go to DC to first visit the Senators and Congressman offices directly to provide them all the recordings and other evidence I accumulated to document these crimes in the hopes that I could find relief through the legislative branch of government after confirming that the executive and judicial branches are completely implicated and unable to resolve a scandal of this magnitude (even when there is a new administration with no prior involvement in the past crimes).

112. If the Senators and Congressman couldn't force the executive and judicial branches to explain what they hell they are going, and if they also subsequently failed to alert all appropriate Islamic authorities directly concerning this threat that was poised to emerge on 3/14, I would have then simply gone to the Saudi Arabian Embassy to give them the information and recordings I acquired (which would have certainly and without a doubt allowed them to issue a word-wide alert to all Muslims that something was coming on 3/14 in order to try and prepare however possible). Even when I have confirmed information regarding imminent terrorist threats, I am simply not allowed to share it with any government body, foreign or domestic. The public suffers in the end.

## CONCLUSION

113. It is impossible that all the coincidences mentioned in this affidavit (including many other things not described in this affidavit) all converge together to form proof of a non-conspiracy. In attempting to discern the source of all these crimes, the best that I can do is analyze all the unique patterns and signatures of the individuals/groups involved that I have observed over a period of over 32 years investigating this scandal, and what I have been able to determine is as follows: There are at least four distinct ideological groupings that are involved in the dispute that I witnessed. There is a Jewish (ie *Kahane*) terrorism organization, a Christian (ie *Freemason*) terrorism organization, a Muslim (ie *Shiite*) terrorism organization and an LGBT (ie *Atheist*) terrorism organization, each of which have unique ideological, signatures and methods regarding how they interact with each other to engage their crimes. The Jewish, Christian and LGBT terrorism organizations have formed an alliance (which will collectively be referred to herein as the “Illuminati”) to wage warfare against the Muslim terrorism organization. These secret groups

are the cause of all the crimes I witnessed, and the democratic public (to include the majority Jewish, Christian and Muslims who do not support crime or terrorism to be engaged in pursuit of trying to force your religious beliefs upon others) are suffering substantial harms that are being imposed upon them by these secretive extremist groups that are currently controlling all the worlds governments. I am not the first to allege the existence of these secretive societies and groups, as they are documented in thousands of texts, books, internet sites, videos, documentaries, etc. I am merely trying to make sense of what they want, and why they have targeted me in this illegal way for over 30 years after confirming that there is an organized conspiracy to the crimes I witnessed.

114. It is impossible that all the individual persons whom I have witness committing some of the most extraordinary crimes in this unprecedented scandal, are all just committing crimes based upon some random evil impulse (without any conspiracy operating behind the scenes to guide them). The problem is that anytime I try to allege a conspiracy, the government runs to claim that my opinions are thereby proof that I am suffering from a “delusion” when in fact, the government refuses to provide any other explanation for the crimes that I witnessed. Why would the FBI lie by telling everyone I was never imprisoned with Sheikh Rahman? If that event was not significant proof that I did actually witness substantial crimes leading directly to the 911 attacks, why lie about it over and over again? Why lie about my father also being witness to that crime? Why accuse me of “delusion” anytime I attempt to describe the illegal sexual molestation attempted against me by McPhillips in 1987 (especially if there no LGBT conspiracy to cover it all up)? Does the government have another explanation for their lies and crimes, other than the fact that these occurrences are certainly proof of a criminal conspiracy engaged behind the scenes by the so-called illuminati? Why would the government lie and tell people that I never witnessed the murders that they know I witnessed, even after I obtained proof that I have witnessed them? Is the government alleging that all these police, judges, high-level government officials that are committing these crimes are doing it with absolutely no coordination (ideological or otherwise) whatsoever? Why would the government illegally drag me to a hospital 5 times based upon a false claim of schizophrenia? Why would the government file false case after false case against me, nonstop since 1996, and then lie about it over and over again? Why is the government still openly committing these crimes on a public court record without any fear that they will be called to account for their misconduct in complete and utter violation of the constitution?

115. Is the government alleging that the mere sight of me causes random persons, none of whom know each other, to all commit the exact same crimes against me regardless where they are located anywhere in the world? It is clear that there is a conspiracy, and that these crimes are not random but part of a pattern, and that there must be some underlying organizational theology, ideology and/or religion (to include atheism, which is itself a religion) that is promoting and guiding them all. When I study the religious texts of these various secretive societies, they provide many different explanations to justify their illegal activities. Some allege that unseen beings like angels and demons and spirits are behind it all. Some alleged that entire groups are under various forms of mind control, hypnosis, etc. Some alleged that there are evil aliens out there controlling all of these groups. These are not my words, but these are the words and explanations of others which I must take into account after witnessing the extraordinary crimes I have witnessed over the court of over 32 years thus far. As for myself, I have studied all these other religions and out of them all, the best and most logical explanations for this extreme criminal conduct are found in the Islamic religion. Nevertheless, there is absolutely nothing wrong with me formulating a belief that

there are secret societies which are involved in committing all these spectacular crimes against me and others as part of their attempts to force people to worship them in some way or another (by validating their religious beliefs). This is not a sign of “delusion” or “schizophrenia,” it is a sign of being observant and understanding that what you see on the television screens is not actually what is happening in reality. It is an attempt by an individual to try and explain a miracle, even if it is an evil miracle. The government provides no explanation for their crimes, and instead avoids any opportunity by me to place them under oath in order to ask them these questions. Over 60+ federal judges in 7 different Districts and three different Circuits (to also include the Supreme Court) and numerous federal agents, officials, probation officers, prosecutors, public defenders are all acting in concert with each other to ensure that I am not able to ask the important question, which is why? Where, what, when, and who is already answered, the only answer I have not yet obtained, is why? Every time a judge, prosecutor, federal agent, etc engages any activity involving me, their actions violate the constitution. Is that just merely a coincidence of epic proportions? Every time a prosecutor files a pleading on this case, it is replete with lies and violations of the constitution. Anytime I cite these occurrences as proof that there is absolutely a conspiracy that is causing it all, the crimes against me increase and the false claims of “delusion” and “schizophrenia” increase, yet there is never once an explanation or admission as to why they have engaged all these crimes against me and others since 1987.

116. When the United States citizens (whether in government or not) all agreed that the constitution would govern everyone’s conduct equally, regardless of race/religion, this was the method by which the elimination of conspiracy theories was supposed to operate. Anytime a specific group or religion (or even category of employment, like government employee vs. non-government employee) is given special privileges to violate the constitution, this is the easiest way for any individual on earth to spot the outline of a criminal conspiracy (and also a secretive society that is manipulating government organs to their personal advantage). When you have a violation of the constitution this extreme, this severe, going on for this long, and which is not restricted in any way in that it operates globally where ever I happen to be located (from America, to Morocco, to Egypt and everywhere else), this is the full and complete proof of a conspiracy of epic proportions. No one can explain such a conspiracy without resorting to the super-natural to explain it, and the members of this conspiracy cannot imprison others for having an opinion about these crimes that relies upon the super-natural to try and explain them (when in fact these criminals are the ones who are obviously under the influence of super-natural forces, except in a bad way). These criminals fail to realize is that there is a god, and there is a Satan, and the best measure to be able to determine which one you are following is by asking yourself if you are committing crimes (according to the laws that we all agree upon) in order to try and force your religious beliefs upon others. If the government was really confident in all these illegal hospitalizations they were imposing upon me, and all these illegal imprisonments they were imposing upon me, then they would not fear allowing me to record them and document their activities and yet they prohibit me from doing so because they know that they are the ones who are under the influence of Satan, and they seek to conceal this reality from the public by merely killing more and more people (in the hopes that they can eventually eliminate all the witnesses to their crimes). The highest-level government officials involved in this conspiracy are absolutely killing millions of people just to keep their most advanced technologies from being made available to the public (because they wish to use them to illegally force the entire democratic majority to join their minority religious cults). If you have to be secretive about your true religious beliefs (whether they are founded in racism

or sexism), then that is a sign that your religion is that which worships the Satan (the same demon you claim does not exist). By using my miraculous investigation to prove that evil exists (and that it must have a source), this proof automatically also proves that god exists (because evil cannot exist without a force to counterbalance it and ensure that the universe remains supersymmetric as we pass back into eternity).

117. It is not a coincidence that advanced technologies are absolutely also one of the main focal points of this illuminati conspiracy, and that keeping these technologies secret is just as important as also keeping the conspiracies that bore these technologies secret. As a result of this substantial investigation, I was able to very easily able to confirm that the Illuminati have obviously perfected satellite-based surveillance technology which they can use to seamlessly monitor anyone 24/7, wherever they are on the entire globe. I have been involved in the study of these advanced technologies for years. For example, I once decided to produce an educational segment about satellite technology, and so I interviewed an individual named Conny Kullman (who was the CEO of Intelsat, one of the largest satellite companies in the world), whereupon he directly admitted to me that such advanced surveillance technologies were absolutely possible. I eventually even worked with Mr. Kullman to produce an educational segment with Intelsat that was eventually aired on some prominent networks like CNN Headline News and CNBC, which can be seen here: (although it was a cheezy production by my own standards because the production company I was working for at the time was cheap with their budget and did not properly fund it as I had been requesting): <https://www.youtube.com/watch?v=8EOpGBMnddU>

I have also discovered that the illuminati have perfected technology to be able to forge authentic-looking audio and video recordings of anyone they “digitize” (and so they can play the puppet-master all day long and fabricate authentic audio/video recording of you saying/doing whatever they want). They have also perfected the ability to clone humans and also the ability to extend the term of an average human life to substantially over 100 years, yet all of these technologies are kept secret because the illuminati seek to exploit them to try and force the entire world to worship them as the alleged saviours of mankind (if only they can remove their primary opposition to these crimes, which are the adherents of the Muslim religion). These technologies are real, and there is nothing wrong with educating yourself on them so that you can understand what is out there.

118. I have committed no crimes. The fact that I (and my father) have never been charged with terrorism is a testament to the morals that my father instilled in me as a child, which were morals that he lived by his entire life. If I had come even just a fraction of an inch close to considering getting involved with terrorism, I think you can see from how brutal the government treated me just for attempting my First Amendment right to document this miraculous scandal, that if they had me on anything serious they would have long barbecued me before the entire global public by now. The terrorists have so far refrained from attempting to assassinate me (although they have assassinated numerous others who violated their illuminati rules of engagement) because they have a very healthy fear of me (regardless of the satanic religion they follow), because they too believe that I am too lucky for it to be just a coincidence. All they can do now is try and convince other more stupid people to try and kill me for them, so that they can join the crowd in blaming “the other” when this scandal eventually collapses globally.

119. Subhan Allahi wa bihamdihi, Subhan Allahil Azim

Submitted under penalty of perjury, 5/13/2019

/s/ Younes Kabbaj

The attached Exhibits A through H contain additional evidence, much of which is not described or explained in this affidavit, although they may be explained as part of some filing which could be submitted in the future (or if it becomes relevant to discuss them at some later point in the ongoing litigation). The exhibits are not an exhaustive list of all the evidence I accumulated in this matter, but they are rather just a small sampling as my evidentiary archive concerning this scandal is massive. A summary of the Exhibits are as follows:

Exhibit A – This is a list of various recordings and videos (and one document archive) which can be accessed via the internet. I wish to incorporate all this evidence as if submitted directly to the court. I posted the materials on youtube so that they are confirmed to be free of any viruses and can be easily viewed on any computer, telephone, tablet.

Exhibit B – This is a sampling of the evidentiary archive concerning the dispute with the American School of Tangier, pretty much up until the time when they filed a false federal complaint against me with the FBI in 2016 as part of their attempts to rig the 2016 election on behalf of Hillary Clinton.

Exhibit C – This is an archive documenting the activities of Ambassador Edward M. Gabriel, who was the signatory to the settlement agreement I signed with AST in 2012, and who was also the King of Morocco's registered foreign agent, whose activities primarily involved lobbying the American government to assist Morocco with their attempts to annex the Western Sahara (which was also the primary function of my Uncle General Tamdi who was integral in pursuing Morocco's interests during the time when they waged war against the POLISARIO

Exhibit D – This is an archive of documents concerning the Islamic Mission of America and also the remainder of my family, to include General Tamdi and his brother-in law, and also a distant relative of my father (who was also named Mohamed Kabbaj), who was also a military General that once saved the life of the King during a coup attempt).

Exhibit E – This is an archive documenting the terrorism dispute involving Sheikh Rahman and various items of evidence concerning that matter

Exhibit F – This is a compilation of various documents, articles and other evidence which is also related to the scandal I witnessed. Many of these items are not explained in the instant affidavit, but may be further expounded upon in future filings

Exhibit G – This is a compilation of the various documents/evidence concerning the false federal case filed against me by the FBI as part of their attempt to rig the 2016 election on behalf of Hillary Clinton

Exhibit H – This is a reformatted copy of the transcripts generated as part of the proceedings which took place concerning the false criminal case filed against me by the FBI starting in 2016