There is no evidence that Muslims hijacked planes on 9/11

By Elias Davidsson
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Abstract: The United States government has alleged that 19 individuals with Arab names, deemed fanatic Muslims, hijacked four passenger planes on 11 September 2001 and crashed them in a suicide-operation that killed approximately 3,000 people. In this Note, the author shows that there is no evidence that these individuals boarded any of these passenger planes. For this reason, it is impossible to support the official account on 9/11. As the US government has failed to prove its accusations against the 19 alleged hijackers, the official account on 9/11 must be regarded as a lie.

The US government alleges that nineteen individuals whose names and photographs have been released by the FBI and whom no one has seen since 11 September 2001, had booked seats on flights AA11, AA77 (American Airlines) UA93 and UA175 (United Airlines) for that same day, boarded onto those flights, hijacked the aircraft and deliberately crashed these aircraft with passengers and crew on the Twin Towers of the World Trade Center, the Pentagon and on a field in Pennsylvania.

The accusations against these nineteen individuals were based, for the most part, on what were described as lucky discoveries made on 9/11 by the FBI. The first was the discovery of two pieces of luggage allegedly owned by Mohammed Atta, the lead suspect, which were not loaded onto flight AA11 at Boston Logan airport. The reason why these bags were not loaded onto the aircraft was never disclosed. According to FBI Special Agent James M. Fitzgerald, who testified at the trial of Zacarias Moussaoui, the connecting flight from Portland which brought Mohammed Atta and his alleged co-hijacker Abdul Aziz Alomari to Boston, had ‘arrived too late for the luggage to be loaded onto Flight 11’.

According to the 9/11 Commission, however, the flight arrived on time at approximately 6:45 A.M., one hour before the scheduled departure of Flight AA11. It has never been revealed who was responsible for the “mistake” that ensured that the bags would not be loaded onto the aircraft. The contents of the luggage enabled FBI agents, as claimed by them, to ‘swiftly unravel the mystery of who carried out the suicide attacks and what motivated them’.

Among the items reportedly found in Atta’s bags were: a hand-held electronic flight computer, a simulator procedures manual for Boeing 757 and 767 aircraft, a slide-rule flight calculator, a copy of the Qur’an and a handwritten testament written in Arabic.

1 The author can be reached at edavid (at) simnet (dot) is
2 This paper is a “work-in-process”. It will be amended as new evidence is coming to light. You can obtain the newest version from the author.
7 FBI Affidavit, at http://www.abc.net.au/4corners/atta/resources/documents/fbiaffidavit1.htm
According to later testimonies by former FBI agents, the luggage also contained the identities of all 19 suspects involved in the four hijackings, information on their plans, backgrounds, motives, al Qaeda connections and [a] folding knife and pepper spray. According to FBI Special Agent Fitzgerald, Abdul Aziz Alomari’s passport was also found in one the bags.  

Other incriminating items were also swiftly found at other locations. The 9/11 Commission noted, for example, that a passport of one of the alleged hijackers was found near the World Trade Center where a ‘passer-by picked it up and gave it to a NYPD detective shortly before the ...towers collapsed’. Numerous observers found it hard to believe that such a document could make it undamaged from the pocket of a dead suspect in the burning wreckage within the building to the street and be found miraculously within minutes. A Saudi Arabian driver’s license of Ahmad al-Ghamdi, another suspect, ‘was [also] recovered at the World Trade Center crash site’. A Toyota Corolla registered to alleged hijacker Nawaf Alhazmi was discovered at Washington’s Dulles Airport on 12 September. It contained a ‘four-page letter written in Arabic that was identical to the one recovered from the luggage of Mohammed Atta at Logan Airport’, a cashier’s check made out to a flight school in Phoenix, four drawings of the cockpit of a 757 jet, a box cutter-type knife, maps of Washington and New York, and a page with notes and phone numbers. In a car rented by alleged hijacker Marwan Alshehhi and discovered at Boston’s Logan Airport, the FBI found an Arabic language flight manual, a pass giving access to restricted areas at the airport, documents containing a name on the passenger list of one of the flights, and the names of other suspects. The name of the flight school where Mohammed Atta and Alshehhi studied, Huffman Aviation, was also found in the car. A number of documents purporting to identify the suspects of flight UA93 were reportedly found at that flight’s crash site, though no aircraft wreckage was seen there and no drop of blood. The incriminating items included the passport of alleged hijacker Al Ghamdi, alleged hijacker Alnami’s Florida Driver’s License, his Saudi Arabian Youth Hostel Association ID card, a visa page from alleged hijacker Ziad Jarrah’s passport, and a business card of Jarrah’s uncle. At the Pentagon crash site, a “Kingdom of Saudi Arabia Student Identity Card” is discovered with alleged hijacker Majed Moqed’s name on it.

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8 Michael Dorman, supra n. 4  
9 United States of America v Zacarias Moussaoui, supra n. 2  
12 Los Angeles Times, 13 September 2001  
17 Moussaoui trial exhibit PA00105.08, at http://www.vaed.uscourts.gov/notablecases/moussaoui/exhibits/prosecution/PA00105-08.html  
18 Moussaoui trial exhibit GX-PA00109, at http://www.rcfp.org/moussaoui/  
19 9/11 Commission Final Report, p. 132
On September 12, 2001, the FBI was notified by a hotel owner in Deerfield Beach, Florida, that he found a box cutter left in a room left by alleged hijacker Marwan Alshehhi and two unidentified men. The owner said to have found in a nearby trash a duffel bag containing Boeing 757 manuals, three illustrated martial arts books, an 8-inch stack of East Coast flight maps, a three-ring binder full of handwritten notes, an English-German dictionary, an airplane fuel tester, and a protractor.\textsuperscript{20}

And to complete the picture, the night before 9/11, after making predictions that an attack on America would be carried the next day, some of the alleged hijackers were reported to have left in a bar a business card ... and a copy of the Qur’an.\textsuperscript{21}

The amount and nature of all of that incriminating evidence suggested to a former high-level intelligence official that “\textit{w}hatever trail was left was left deliberately – for the FBI to chase.”\textsuperscript{22}

It is, however, crucial to keep in mind that the discovery of these items does not, by itself, prove that their alleged owners actually boarded any particular aircraft, hijacked those aircraft and crashed the aircraft at the known sites. The aforementioned findings merely represent circumstantial evidence. In order to prove that the suspects actually boarded the aircraft and died at the known crash sites, at least three types of evidence could and should have been produced: Authenticated passenger lists, identification of the suspects as they boarded the aircraft and identification of their bodily remains from the crash sites.

1. The US government did not present any authenticated passenger lists

The primary source used by airlines to locate the next-of-kin of aircraft crash victims is the passenger list (or flight manifest). Passenger lists are also a legal document proving – for insurance purposes - that particular individuals boarded an aircraft that subsequently crashed. This is why airlines meticulously check the identities of passengers who board the aircraft. With regard to the four 9/11 flights, American and United Airlines have refused to produce the authentic passenger lists or certified copies thereof. As a consequence, major media outlets published shortly after 9/11 partial and inaccurate lists of passengers, based on hearsay information. The US authorities have also issued inconsistent reports about the number and identities of the alleged hijackers. No document has been issued by the airlines or the US government that certifies the claim that the 19 individuals designated on September 14, 2001 by the FBI as the “hijackers”, actually checked-in and boarded the four aircraft that crashed on 9/11.

On 13 September 2001 Attorney General John Ashcroft said that ‘\textit{b}etween three and six individuals on each of the hijacked airplanes were involved’ in the hijackings.\textsuperscript{23} On the same day FBI Director Robert Mueller said that a ‘preliminary investigation indicated 18 hijackers were on the four planes -- five on each of the two planes that crashed into the World Trade Center, and four each on the planes that crashed into the Pentagon and in Pennsylvania’.\textsuperscript{24} A day later the number grew to 19.\textsuperscript{25} On September

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\textsuperscript{20} Miami Herald, 16 September 2001; Associated Press, 16 September 2001.
\textsuperscript{21} Associated Press, 14 September 2001
\textsuperscript{22} New Yorker, 8 October 2001
\textsuperscript{24} Ibid.
\textsuperscript{25} Ibid.
14, 2001, the name of Mosear Caned (ph) was released by CNN as one of the suspected hijackers on “a list of names (...) that is supposed to be officially released by justice sometime later today”.26 His name disappeared a few hours later from the list of suspects and replaced with that of Hani Hanjour when CNN posted a new list of suspects released by the FBI27. It was never explained why Caned’s name had appeared in the first place and why it was then removed.28 Two other names, Adnan and Ameer Bukhari, whose names had also apparently figured on the original passenger list, disappeared and were replaced by other names.29 A fourth person, Amer Kamfar, was also named as an initial suspect hijacker.30 His name also disappeared from the subsequent lists of suspect hijackers. The Washington Post revealed that the original passenger lists did not include the name of Hani Hanjour who later appeared as one of the alleged hijackers. In its Final Edition of 16 September 2001 the paper explained that his name ‘was not on the American Airlines list for [Flight 77] because he may not have had a ticket.'31 Yet Hanjour’s name appears on a purported passenger list of Flight AA77 released later at the Moussaoui trial, suggesting that the belatedly released list does not represent a copy of the authentic list of those who boarded the aircraft.

On 12 September 2001, various newspapers published partial passenger lists of the crashed flights. These reports included Jude Larsson, 31, and his wife, Natalie, 24, as passengers aboard flight AA11.32 Yet on September 18, 2001, the Honolulu Star Bulletin reported that the newspaper had received an email from Jude, apparently alive, notifying of the mistake.33 According to the paper, “a person claiming to be with the airlines” called Jude’s father, a person described as a “known sculptor” in his community, and informed him that his son and daughter-in-law had been passengers on flight AA11. The names of Jude and Natalie Larson then disappeared from publicized passenger lists. Such a mistake would be unthinkable were media reports be based on the original passenger lists. More bizarre is that the names of Jude and Natalie Larson, whose names are not anymore officially listed as flight AA11 victims, are still listed on the National Obituary Archive list of those who died on 9/11.34 According to the

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26 Kelli Arena, CNN, 14 September 2001, 10:11 ET. Available at [http://transcripts.cnn.com/TRANSCRIPTS/0109/14/bn.01.html](http://transcripts.cnn.com/TRANSCRIPTS/0109/14/bn.01.html)


31 Hani Hanjour, Washington Post, 16 September 2001, p. A06 (no author indicated)


According to New York Times reporter Jere Longman, US authorities and United Airlines initially said there had been forty-five people aboard Flight UA93, then amending the figure to forty-four, claiming that one passenger in coach – Marion Britton – had bought two tickets. No evidence was presented to corroborate this explanation.

According to Terry Tyksinski, a longtime flight attendant with United Airlines, a customer service supervisor told her that he had observed two passengers leave Flight 93 after hearing an announcement that there will be a five-minute delay in the plane pushing back from the gate. The two first-class passengers were reportedly of dark complexion, “kind of black, not black.” According to Tyksinski, the supervisor noted their names and was subsequently twice interviewed by the FBI. No other accounts, including the 9/11 Commission Report, mention this incident. As these individuals presumably checked in with a ticket, their names should have been recorded on the original passenger list of Flight 93. Were these names then removed and a new passenger list compiled?

The aforementioned fluctuations in the number and names of the alleged hijackers (and passengers) could not have happened if these declarations had been based on authentic documentation. In 2006 a seven-page set of faxes purported to be the original flight manifests was published on a weblog claiming that they were from the Moussaoui trial exhibits. If the faxes are in these exhibits, they are not easy to find: the prosecution submitted approximately 1,000 exhibits to the trial. They include many huge, innocuously entitled files that require downloading, unzipping and the use of specialized software to view. According to the 911myths.com website the fax images were obtained from the FBI by Terry McDermott while researching his book Perfect Soldiers. The discretion surrounding the alleged release of these lists and the lack of comments or indication as to their source, suggest that the US authorities did not relish having questions being asked about these lists’ authenticity.

While the names of all passengers, crew and alleged hijackers were publicized shortly after 9/11 in the media, the FBI and the airlines have consistently refused and continue to refuse to demonstrate that they possess authentic, original, passenger lists (flight manifests), of the four 9/11 flights. As the names of all victims and alleged hijackers have been publicized within days after 9/11, no plausible reason exists for refusing to confirm – by releasing the original, authentic, documents – information that already exists in the public domain, unless that information is bogus. The only plausible explanation for this refusal is that the release of the authentic passenger lists (if they at all exist) might prove that no Muslims boarded the four aircraft that crashed on 9/11. This would in turn destroy the official account about the events of September 11, an...
account which paved the road to the global “war on terrorism”, the wars on Afghanistan and Iraq, and the PATRIOT Act.

2. No witnesses to the boarding of the airliners

A second category of evidence to prove that particular individuals have boarded a particular airplane at a particular gate and a specific time, is eyewitness testimony and security video recordings.

Did anyone witness the boarding of the aircraft?

According to the 9/11 Commission, ten of the nineteen suspects were selected on 9/11 at the airports by the automated CAPPS system for ‘additional security scrutiny’. Yet no one of those who handled the selectees, or any of the numerous airline or airport security employees interviewed by the FBI or the Federal Aviation Administration (FAA) on or after 9/11 is known to have seen the suspects. As for flights AA11 and UA175, which reportedly left from Logan Airport, Boston, the 9/11 Commission found that “[n]one of the [security] checkpoint supervisors recalled the hijackers or reported anything suspicious regarding their screening.” As for flight AA77, which reportedly left from Dulles Airport, Washington, D.C., the 9/11 Commission wrote that “[w]hen the local civil aviation security office of the FAA later investigated these security screening operations, the screeners recalled nothing out of the ordinary. They could not recall that any of the passengers they screened were CAPPS selectees.” As for flight UA93, which reportedly left from New Jersey International Airport, the 9/11 Commission indicated that the “FAA interviewed the screeners later; none recalled anything unusual or suspicious.” According to an undated FBI report, the ‘FBI collected 14 knives or portions of knives at the Flight 93 crash site.’ Yet no screener is known to have mentioned coming across a single knife that morning.

To sum this paragraph, no airport security employee has testified to have actually seen any of the alleged hijackers.

Normally there would have been at least eight airline employees – two for each flight – tearing off the stubs of passengers’ boarding cards and observing the boarding of the four aircraft at the departure gates. Under the circumstances of 9/11, one would have expected to read international media interviews with these airline employees, or at least some of them, under headlines such as “I was the last person to see the passengers alive”. Yet no such interview is known to have taken place. The 9/11 Commission does not mention the existence of any deposition or testimony by airline personnel that witnessed the boarding of the aircraft. Their identities and the role they played on 9/11 remain a secret: As a response to this author’s request to interview American Airlines employees...

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40 Ibid. Chapter I, p. 2. In support of this statement, the Commission refers to interviews with six named individuals.
41 Ibid. Chapter I, p. 3. In support of this statement, the Commission refers to an interview made on April 12, 2004 with Tim Jackson, a person whose role is not indicated.
43 Ibid. Note 82, p. 457
employees who saw off passengers of flight AA77, the airline responded that their identities cannot be revealed for privacy reasons.45

The absence of testimonies regarding the boarding process can, perhaps, be explained by a number of anomalies that the 9/11 Commission failed to address. It was, for example, discovered in 2003 by independent investigator Gerard Holmgren and ascertained by the present author that according to the BTS database of the US Department of Transportation (DoT), flight AA11 was not scheduled to fly at all on 11 September 2001 but were scheduled to fly on the preceding and subsequent days.46 After Holmgren’s discovery was publicized on the internet, the DoT hastily added the records for flight AA11 on the 9/11, fraudulently manipulating official records to correspond with the official account on the crime. If flight AA11 did not take off on 9/11, it would mean that passengers, crew (and possibly hijackers) boarded other, unidentified, aircraft. Another discovered anomaly is that according to the BTS database the aircraft, which reportedly crashed on the Pentagon (flight AA77, tail number N644AA), did not depart at all from Dulles Airport, Washington, D.C. as officially reported.47 A third anomaly is that flight AA11 was initially reported in the media to have departed from Gate number 26, while this particular flight had usually departed from Gate 32.48 The 9/11 Commission claimed, however, that the flight had departed from Gate number 32. No explanation has been given for these contradictory reports. Testimonies by airline employees would have easily resolved these inconsistencies. The absence or suppression of such testimonies suggests, therefore, that what happened at boarding time is a closely held secret, the revelation of which might help solve the mystery surrounding 9/11.

As no person has testified to have witnessed the boarding process, did perhaps security cameras document it? Apparently none of the three airports from where the 9/11 aircraft reportedly departed had surveillance cameras above the boarding gates. Thus, there exists neither eyewitness testimony nor a visual documentation of the boarding process. This means in plain language that the families of those who had booked flights with one of the 9/11 flights and of the crew of these flights have been prevented from knowing what happened to their loved ones once they arrived at the three airports on the morning of 9/11. Whether they boarded any aircraft, and if so, which, remains uncertain.

Yet public opinion remains convinced that surveillance videos of the boarding process had been shown on TV networks. In fact, what has been shown around the world was not the boarding process of any of the four aircraft but two video recordings, one of which is said to be from Portland airport and the other from Dulles Airport. The Portland video purports to show alleged hijackers Atta and Alomari before they board onto a connecting flight to Boston. Even if this video is authentic and if it actually shows these individuals, it does not show what they did after they arrived in Boston. The other security video recording is said to be from the screening checkpoint at Dulles Airport, Washington, D.C., from where flight AA77 allegedly departed.

According to all known sources, Logan Airport, Boston, did not have any surveillance cameras on 9/11, neither at the security checkpoints nor above the boarding gates. According to the 9/11 Commission’s staff, the Newark International Airport, from which flight UA93 reportedly departed, did not either have such equipment. But this claim has been contradicted by Michael Taylor, president of American International Security Corporation who claims that security cameras had been installed at that airport. The video recording that has been shown widely purports to show the alleged hijackers of flight AA77 pass through the security checkpoint at Dulles Airport, Washington, D.C. This recording was not voluntarily released by the US government, but was forced out in 2004 under the Freedom Of Information Act. This video recording can be found on various sites on the Internet. Jay Kolar, who published a critical analysis of this recording, pointed out that it does not show the date and time of recording or the camera number. Security videos typically record such identifying information automatically. He also pointed out further anomalies, such as the unusually bright lighting (which suggest that the recording was not made in the morning) and the fact that a human operator had manipulated the camera in order to zoom on particular subjects (indicating foreknowledge of those subjects). His conclusion is that someone deliberately decided to film certain persons passing a security checkpoint at a certain time in order to produce “evidence”. The released recording does not show any passengers pass through the security checkpoint. Aside from the dubious source of this recording, it does not show who boarded the aircraft but only a few individuals who passed some security checkpoint at an unknown time.

According to Lewis Schiliro, the former assistant FBI director in charge of the New York field office from 1998 to April 2000, cited by the New York Times of September 13, 2001, FBI agents “examined footage from dozens of cameras at the three airports where the terrorists boarded the aircraft.” According to the 9/11 Commission Staff Report, Logan Airport’s “security checkpoints and gate area were not monitored by video surveillance equipment at that time.” Either of these statements must be false.

3. No boarding passes

To ensure that all checked-in passengers actually board the aircraft, airline personnel usually tear a stub of the boarding pass and count these stubs. These stubs carry the names of the passengers. The 9/11 Commission Staff report, which mentions specifically that Mohammed Atta received a “boarding pass” at Portland airport, does not mention boarding passes in connection with flights AA11, AA77, UA175 and UA93 as if such documents did not exist. In footnote 62 to Chapter I of its Final Report, the 9/11 Commission mentions to have received “copies of electronic boarding passes for United 93” and in footnote 74 “copies of boarding passes for United 93”. None of these

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49 Staff Statement No. 3, supra n. 44. p. 18
50 Staff Statement No. 3, supra n. 43. p. 35
53 The video can be viewed here: http://www.whatreallyhappened.com/hijackers_video.html
56 Staff Report, supra 3, at p. 5
57 Staff Report, supra n. 3
documents were released. According to the 9/11 Commission Staff report, “[t]he records for Flight 11 indicated that some passengers had boarded after the aircraft had pushed back from the gate.”

It is not known who these passengers were and whether their names appear on any official list.

4. No identification of the “hijackers’” bodily remains

According to the official account, the 19 hijackers died in the crashes at the World Trade Center, the Pentagon and at the crash site near Shanksville, Pennsylvania. Yet, there is no positive proof that they did. There is no indication that a proper chain of custody between the crash sites and the final disposition of bodily remains had been established by the FBI, as required in criminal cases. The 9/11 Commission did not refer to any such documentation.

Unidentified officials spoken to by The Times (U.K.) in October 2001 expected that the bodies of the 9/11 suspects would be identified ‘by a process of elimination’. They did not explain why they did not expect a positive identification of these bodies.

Chris Kelly, spokesman of the Armed Forces Institute of Pathology (AFIP), where the identification of the victims’ remains from flights AA77 and UA93 took place, said that the authorities were reluctant to consider releasing the hijackers’ bodies: ‘We are not quite sure what will happen to them, we doubt very much we are going to be making an effort to reach family members over there.’ He did neither explain why no efforts would be made to locate the families of the alleged hijackers, nor why AFIP could not use comparison DNA samples from known locations in the United States where the alleged hijackers had lived. Yet the family of alleged hijacker Ziad Jarrah in Lebanon was reported as early as September 16, 2001, to be “ready to cooperate with the authorities.” They did not believe the allegation that Ziad was a terrorist. The US authorities did not respond to this offer of cooperation. In mid-August 2002, a new report on the victims’ remains noted the DNA still had not been checked, because “little attention has been paid to the terrorists’ remains.”

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58 Staff Report, supra n. 3, footnote 31
59 In practical terms, a chain of custody is the documentation and testimony that proves that the evidence has not been altered or tampered with in any way since it was obtained. This is necessary both to assure its admissibility in a judicial proceeding and its probative value in any preceding investigation. “Proving chain of custody is necessary to ‘lay a foundation’ for the evidence in question, by showing the absence of alteration, substitution, or change of condition. Specifically, foundation testimony for tangible evidence requires that exhibits be identified as being in substantially the same condition as they were at the time the evidence was seized, and that the exhibit has remained in that condition through an unbroken chain of custody. For example, suppose that in a prosecution for possession of illegal narcotics, police sergeant A recovers drugs from the defendant; A gives police officer B the drugs; B then gives the drugs to police scientist C, who conducts an analysis of the drugs; C gives the drugs to police detective D, who brings the drugs to court. The testimony of A, B, C, and D constitute a "chain of custody" for the drugs, and the prosecution would need to offer testimony by each person in the chain to establish both the condition and identification of the evidence, unless the defendant stipulated as to the chain of custody in order to save time.” (Free Online Law Dictionary, http://legal-dictionary.thefreedictionary.com/Chain+of+custody)
60 Damian Whitworth, ‘Hijackers’ bodies set Bush grisly ethical question’, The Times (U.K.), 6 October 2001
61 Ibid.
63 Associated Press, 16 August 2002
positively identified the human remains of all ‘innocent’ passengers and crew from the flights, they did not identify the remains of any of the alleged hijackers. Kelly said later: ‘The remains that didn’t match any of the samples were ruled to be the terrorists’. \(^{64}\) Somerset County coroner Wallace Miller said that the “death certificates [for the suspected hijackers] will list each as 'John Doe'”. \(^{65}\)

As for the remains of the suspects who allegedly flew AA11 and UA175 into the Twin Towers, a spokeswoman for the New York Medical Examiner’s Office, where the identification of the WTC victims took place, said to have received from the FBI in February 2003 “profiles of all 10 hijackers ...so their remains could be separated from those of victims.” She added: “No names were attached to these profiles. We matched them, and we have matched two of those profiles to remains that we have.”\(^{66}\) No explanation was given where and how the FBI secured the “profiles” of these 10 individuals, why it took so long to hand them for identification and why they could not be identified by name.

The lack of positive identification of the alleged hijackers’ bodily remains, compounded by the lack of an established chain of custody of these remains, means that the US authorities have failed to prove that the alleged hijackers died on 9/11 at the known crash sites.

5. Conclusion

As shown above, the US authorities have failed to prove that the 19 individuals accused of the mass murder of 9/11 had boarded the aircraft, which they allegedly used to commit the crime. No authenticated, original, passenger lists, bearing their names, have been released; no one is known to have seen them board the aircraft; no video recordings documented their boarding; no boarding pass stub is known to exist; and there is no proof that the alleged hijackers actually died at the known crash sites, because their bodily remains were not positively identified and the chain-of-custody of these remains was broken.

In the months following 9/11, reports appeared in mainstream media that at least five of the alleged hijackers were actually living in various Arab countries.\(^{67}\) These reports led to speculation that the identities of some of the hijackers were in doubt. Typical of such reports is an Associated Press dispatch of 3 November 2001, which states: “The FBI released the names and photos of the hijackers in late September. The names were those listed on the planes’ passenger manifests and investigators were certain those were the names the hijackers used when they entered the United States. But questions remained about whether they were the hijackers’ true identities. The FBI has not disclosed which

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\(^{66}\) ‘Remains of 9/11 hijackers identified’, BBC, 28 February 2003

\(^{67}\) A collection of articles from mainstream media on the “living hijackers” is posted on [http://www.aldeilis.net/english/index.php?option=com_content&task=category&sectionid=10&id=97&Itemid=107](http://www.aldeilis.net/english/index.php?option=com_content&task=category&sectionid=10&id=97&Itemid=107)
names were in doubt and [FBI Director] Mueller provided no new information on the hijackers’ identities beyond his statement to reporters.” The 9/11 Commission did neither address at all these doubts nor the reports about the “living hijackers”.

On September 14, 2001, the FBI released the names of the 19 individuals “who have been identified as hijackers aboard the four airliners that crashed on September 11, 2001”. On September 27, 2001, the FBI released photographs of these 19 individuals. Withdrawing from its unqualified statement of September 14, the new press release said these were photographs the FBI merely “believed to be the hijackers of the four airliners”. Yet for most names no birth date, birthplace or specific residence is given despite the apparent availability of such data on visa application forms and other documentation possessed by the FBI. The FBI webpage provides the following caveat: “It should be noted that attempts to confirm the true identities of these individuals are still under way.” This statement, issued on September 27, 2001, is still valid today, anno 2008, because the webpage has not been updated since it was initially posted and remains, therefore, the US government’s official position that their identities are in doubt. Accordingly, a significant difference exists between the official position of the US government, as reflected by the website of the FBI, regarding the identities of the alleged perpetrators of the crime committed on 9/11 and the popularized version parroted by politicians and the media about the guilt of 19 Muslims for the mass murder of 9/11. The 9/11 Commission has studiously avoided the question of the alleged hijackers’ identities. It must be added, however, that the aforementioned statement is deliberately deceptive, because there is no hard evidence that any person actually hijacked the airliners and crashed them on the known sites.

More than six years have elapsed since the events of 9/11. The U.S. government had in those years sufficient time to prove the identities of the persons who allegedly boarded and crashed airplanes on 9/11, if any. If the official account on 9/11 were true, the U.S. government, more than anyone else, would have trumpeted this evidence in order to prove to the world, once and for all, who committed the crime. No one has better access to incriminating evidence on 9/11 and no one has more incentive to produce this evidence than the U.S. government. As more and more people suspect the U.S. government of having orchestrated the crime, one would have expected the U.S. government to produce the incriminating evidence, or even fabricate such evidence, in order to quash such suspicions. Yet, surprisingly, the U.S. government has not attempted to prove its case. On the contrary, it has maintained a low profile regarding the actual events of 9/11, preferring to draw the public’s attention to other alleged threats by Al Qaeda.

Some people may wonder why the U.S. government has not simply faked all necessary evidence, such as “authentic passenger lists”, fake testimonies and fake boarding passes, in order to prove its allegations. One can only conjecture why this has not been done. Perhaps the U.S. government found that this would require the criminal participation of too many individuals, something that would be riskier than simply avoid mentioning these issues in the first place: Until now the U.S. government could rely on mass media to ask no questions about the lack of evidence.

The crime of 9/11 has served to justify two wars of aggression by the United States, an indefinite and global “war on terror”, the imposition of the PATRIOT Act, spying of the public, and serious violations of international law. Many governments have colluded in

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68 [http://www.fbi.gov/pressrel/pressrel01/091401hj.htm](http://www.fbi.gov/pressrel/pressrel01/091401hj.htm) (emphasis added)
69 [http://www.fbi.gov/pressrel/pressrel01/092701hpic.htm](http://www.fbi.gov/pressrel/pressrel01/092701hpic.htm) (emphasis added)
these violations and endorsed U.S. lies regarding the events of 9/11. The continuous reliance on the official account regarding 9/11 thus threatens international peace and security. The above account should therefore prompt all those who are concerned by human rights violations and the threat to international peace and security, to join in demanding the full truth on the events of 9/11.

END

Elias Davidsson’s website is  www.juscogens.org