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AT SEATTLE

CLERK U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON

Case Docket:

MAIL

) Case No.: 2:17-cv-00141 JLR

Kareem Salessi (Salessi-RJN);

Request for Judicial Notice of Facts and

Documents Pertinent to this case by Nonparty

https://www.clearinghouse.net/detail.php?id=15606

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UNITED STATES COURT WESTERN DISTRICT OF WASHINGTON

STATE OF WASHINGTON: STATE OF MINNESOTA, Plaintiffs-Appellees,

VS.

DONALD J. TRUMP,

President of the United States, et al. Defendants & Respondents.

Pursuant to the Federal Rules of Evidence 201, et seq, Kareem Salessi ("Salessi", or "I"), a nonparty to this action, herein requests this honorable court to take Judicial Notice of the herein attached attempted 9th Circuit RJN, as if being now originally filed in this case, and as a potential guidance to this action.

A new support for (Request#1) below further explains Shape-shifters:

GOOGLE: Coast To Coast AM – March 11, 2017 Reptilian Conquest.

In addition, another video supports (Request#10) below in which a ½ meter lift of a 2-ton car with 2 kilos of TNT parallels a similar lift of the ("300 ton AMEX-BULLET") with 300 kilos of TNT, and a similar lift of 100,000 tons of WTC with 100 tons TNT, thus resulting in similar ultimate fact-findings that WTC towers could have been destroyed only with U.S. nuclear bombs on 9/11/01. YOUTUBE; Can a Sewer Explosion Disable Vehicles with No Casualties? | MythBusters

Respectfully submitted.

3/14/2017 Dated:

Kareem Salessi

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UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

STATE OF WASHINGTON; STATE OF MINNESOTA, Plaintiffs-Appellees,

VS.

DONALD J. TRUMP,
President of the United States, et al,
Defendants & Respondents,

Case # 17-35105 Appeal From:

Case No.: 2:17-cv-00141

Request for Judicial Notice of Facts and Documents Pertinent to this case by Nonparty Kareem Salessi (Salessi-RJN);

Case Docket:

http://www.ca9.uscourts.gov/content/view.php?pk_id=0000000860

TO THE COURT, TO THE PARTIES, AND TO THE AMICI:

Pursuant to Federal Rules of Evidence 201, et seq, and the Federal Rules of Appellate Procedure (FRAP) 10, et seq, Kareem Salessi ("Salessi", or "I"), a nonparty to this action, files this Request for Judicial Notice ("Salessi-RJN") as a potential guidance for all parties to the underlying litigation, to this appeal, and to its amici. Salessi moves this honorable Court to take judicial notice of the following documents, and/or facts, in support of unmasking "Terrorism in USA", which is the apparent focus of the underlying executive order to this case, banning specific classes of persons from travel to USA, under false pretexts.

I have NO intentions of filing an amicus brief in this case.

Respectfully submitted.

Dated:

2/20/2017

Kareem Salessi

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FOREWORD:

As an independent nonparty to this action, I, Kareem Salessi, am not a stranger to this honorable court of appeal, since I formerly had case# 13-57063 in this court in the past few years, ending with its unjustified dismissal, despite my medical issues, proof of which I filed with this court, in conjunction with the necessary motions to reinstate appeal and to file my opening brief, also linked herein: https://kareemsalessi.files.wordpress.com/2010/04/e2809ckareem-salessi-informal-opening-brief-case-13-57063-file-stampede2809d.pdf ¹

INTRODUCTION: 2

As a preliminary matter, I will request this honorable court to take judicial notice of several sealed documents, beginning with my Nov. 2015 FBI complaint, which I also filed in this court in my case# 13-57063, documenting my personal knowledge of 9/11 having been an inside job, in addition to uncontestable proofs that all the "so called Radical Islamic Terrorist Attacks", both in USA, and abroad, had been fabricated "False Flag Operations" ("False Flag Ops"). As stated in

As I had documented in my above linked Opening Brief, and in a motion for remand on 10/27/14, (DktEntry: 12), the underlying federal district court case # SACV 08-01274 DOC had been maliciously, and systemically, destroyed by the Federal District Judge Hon. David O. Carter, to relieve his defendant friend, Orange County Judge William Monroe, from all liabilities

As I had documented in this court, Judge Carter had concealed his friendship, associations, and affiliations, not only with defendant Judge Monroe, but also with Defendant County of Orange, in addition to concealing his engagements with the U.S. Department of State, in cases where USA was a party; the latter was likely in violation of multiple conflict laws, including his federal judgeship.

I recently discovered that in December 2013, without my permission, attorney Orly Taitz had posted online the contents of my private email about Judge Carter's U.S. State Department job. My public comment, including a link to Ms. Taitz posting, shows that Judge Carter's above claimed engagement must be presumed true, since no one has ever explained, and/or denied it. That comment, which is readily available in GOOGLE: "Kareem Salessi 12-10-16", is incorporated herein with this reference, and may be of guidance to cases landing in Judge Carter's court.

States of Washington & Minnesota v. Donald J. Trump, et al., public case dockets: http://www.ca9.uscourts.gov/content/view.php?pk_id=0000000860 https://www.clearinghouse.net/detail.php?id=15606

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 those filed documents, which began with my FBI complaint, I am willing to testify to their details, under oath, in any live legal public proceedings, however, not in depositions. Public disclosure of faked historic events is of major import here.

My above mentioned FBI complaint had been filed shortly before the next "False Flag Operation", namely the "San Bernardino Massacre", after which the then Presidential candidate Donald Trump is known to have begun his relentless campaign against a "so called" "Radical Islamic Terrorism", a false label, faked and fabricated, by the very entities which President Trump has repeatedly denounced as "Fake Media", and "Fake News Media", spearheaded by FOX Film Studios, mislabeling itself as "Fox News Network", after 9/11/01.

Immediately after each one of the recent years' USA, and overseas, "False Flag Operations", beginning with Sandy Hook Elementary School, truth-seekers had launched their own investigations and posted their findings online proving that the alleged "mass shootings", and/or, "terrorist attacks" had been fabricated by local agencies in conspiracy with "Major Stream Media" (MSM) (a/k/a: Fake Media), although, truth-seekers' reports have never made their way to MSM, which are owned by a handful of people who publish identical fake stories about identical events, most of which have been proven fakes by truth-seekers online.

Therefore, President Trump having taken for granted select MSM stories as absolute facts, while publicly declaring all MSM to be "Fake News Media", is itself self-defeating in that it proves that President Trump has been contradicting himself all along by ignoring the fakeness of the "Fake Media" sources, while also ignoring all available alternative online media which have abundantly documented the falsehoods of every such "False Flag Operation" with irrefutable proofs of their falsehoods, some of which falsehoods this document will take judicially notice of, in order to judicially establish their falsehoods as they had been published by "Major Stream Media", as conduits of U.S. Government (USG) propaganda agencies, modeled after Adolf Hitler's Propaganda Ministry.

For a president with access to unlimited factual information, from "U.S. intelligence agencies", there is no excuse for feeding on falsehoods from "Fake News Media", which media President Trump knows to have been in the business of fabricating "Fake News", some of which have been personal gossips against his person, which President Trump has subsequently discredited. This RJN helps boost public awareness, as to major historic events, by the unmasking of a few.

As to the fakery of public events, it is even less of an excuse for a U.S. president to believe in MSM, despite having access to an overload of information from "intelligence agencies", which agencies have likely planned and conducted most of the U.S. false flag operations, and should inform the president of same without reservations. In addition, there is public access to countless online documents by typing a few words in YOUTUBE, and/or in GOOGLE, whereby a simple search for "San Bernardino Hoax", "Boston Marathon Hoax", "Sandy Hook Hoax", "Orlando Shooting Hoax", "Paris Massacre Hoax", "Brussels bombing hoax", "Nice France Truck Hoax", return many videos, and text documentaries proving that all the said events were as phony as the "Bowling Green Massacre", recently faked by the presidential staff. This request for judicial notice is intended to judicially remove MSM's "Fake News Media Masks" with which the above listed public events had been masked, before being force-fed to the public. ³

Failure of the new US-DOJ, and/or state plaintiffs, to disprove the proofs of facts, and/or the facts, presented with this request for judicial notice, may amount to admission to the truths of the facts requested to take judicially notice of.

Failure of the new US-DOJ to disprove the 9/11/01 nuclear demolition, further amounts to its presumption that "9/11 could have only been an actual

³ For recent examples of MSM-forbidden real news visit Syria peace inspectors' reports below:

MUST SEE VIDEO: TRUTH REGARDING SYRIA - NOT CIVIL WAR, BUT US INVASION,

https://www.youtube.com/watch?v=c8JppJyVxYU

EVA BARTLETT destroys mainstream media lies.

https://www.youtube.com/watch?v=uap0GwBYdBA

inside-job", pursuant to 42 U.S.C. 405(g), as applied to presumption cases. Such a presumption would likely affect the outcome of this case down the line, and further assist the new US-DOJ in pursuit of 9/11 events, as against its inside job culprits if practicable, otherwise to declare that the insiders prevent all probes.

MEMORANDUM OF POINTS AND AUTHORITIES

- 1- Under Federal Rule of Evidence 201 (FRE 201) a court may take judicial notice of a fact "not subject to reasonable dispute in that it is either (1) generally known within the territorial jurisdiction of the trial court or (2) capable of accurate and ready determination by resort to sources whose accuracy cannot reasonably be questioned." Fed. R. Evid. 201(b). "A court may take judicial notice whether requested or not", Fed. R. Evid. 201(c), and may do so "at any stage of the proceeding." Fed. R. Evid. 201(f). "Consideration of new facts may even be mandatory, for example, when developments render a controversy moot and thus divest us of jurisdiction." *Lowrv v. Barnhad*. 329 F.3d 1019 (9th Cir. 2003).
- 2- A court may take judicial notice of "matters of public record." *Lee v. City of Los Angeles*, 250 F.3d 668 (9th Cir.2001). Judicial Notice of Fact is mandatory in a civil action, FRE 201(g). But a court may not take judicial notice of a fact that is "subject to reasonable dispute." Fed.R.Evid. 201(b).
- 3- [Furthermore,] Judicial notice is mandatory of adjudicative facts where it has been properly requested by a party and the necessary information has been supplied to the court. Federal Rules of Evidence 201(d); *Zimomra v. Alamo Rent-A-car. Inc.*. 1 1 1 F.3d 1495 (10th Cir. 20 1997). [such as the evidentiary proofs-of-facts presented in this RJN]. Moreover, judicial notice expedites trial by simplifying the process of proving matters on which there can be no reasonable dispute. See, e.g., *York B. American Tel. & Tel. Co.* 95 F.3d 948 (10th Cir. 1996).
- 4- In this RJN, non-party Salessi is submitting a properly prepared Request for Judicial Notice including supplying the necessary information for the Court for

 verification of the matters asserted, in conjunction with NOTICE to the parties to disprove the facts of the matters asserted, and/or to endorse what is asserted.

5- Each item in Salessi's Request for Judicial Notice is undisputed and capable of accurate and ready determination by resort to sources whose accuracy cannot be reasonably questioned. Federal Rules of Evidence 201(b). Here, the parties could not dispute that the listed "terrorist events", and/or mass murders, had been staged false-flag operations, commonly known as "anti-gun", and/or, "anti-Muslim" operations, and that they had been conducted by insiders of government agencies, in conspiracy with MSM for the publication of the said "Fake News", under color of real news, in furtherance of illegal objectives.

6- It is sometimes appropriate for a court to judicially notice information from unrelated cases, so long as the facts are not noticed in a way that are unfairly binding upon the parties, 29 Am. Jur. 2d Evidence § 152.

7- [Additionally], Court may take judicial notice of its own records in other cases, as well as records of an inferior court in other cases. Fed.Rules Evid. Rule 201(b)(2), 28 U.S.C.A. *United States v. Wilson*, 631 F.2d 118 (9th Cir. 1980). Salessi's above-linked "Opening Brief in case# 13-57063" in this court of appeal, and requested to be taken judicially notice of here, although NOT directly related to this action, contains undisputed facts which may directly relate to, and affect, these proceedings, such as the yet undisputed facts set forth in its section under: "CERTIFICATE OF INTERESTED PARTIES" (page 8), which documents that genetically NON-HUMAN shape-shifting creatures, appearing as humans, run all major world governments, specially those of USA and NATO countries, and that they have concealed their true nature from humans for centuries, while serving in major public offices. Its references identify famous people as such non-human shape-shifters, whom could potentially be investigated, keeping in mind that they instinctively lie under oath, since they are, *inter alia*, devoid of human notions, such as oath, guilt, emotions, conscience, empathy, humanity, etc.

8- Request#1: is to take judicial notice of Title 28 USC 3002, linked below;

7 a federal statute enacted in 1933, which in relevant part reads as follows:

28 U.S. Code § 3002 – Definitions:

(15) "United States" means—

- (A) a Federal corporation;
- (B) an agency, department, commission, board, or other entity of the United States; or
- (C) an instrumentality of the United States.

https://www.law.cornell.edu/uscode/text/28/3002

This request is also to take judicial notice of the object of the above statute which was to evidently transform the status of this country, from its publicly known status, as the sovereign nation of "The United States of America", into the status of a privately registered corporation "United States Inc.", as the holding company of many divisions, incorporated as "federal instrumentalities", and/or, "federal agencies", of the incorporated "United States Inc." holding company, and reportedly registered in France after America's Robber Barons bankrupted USA, with their self-engineered Great Depression of 1920s, as one of their objectives in creating their, also privately owned, Federal Reserve System (FRS) in 1913.

⁴ The "European Royal and Elite" (R&E), identified as non-human shape-shifters, with USA Robber Barons as their U.S. acting agents, conducted many genocides worldwide, including, but not limited to the following: World War One (1914-1918); Armenian Genocide (1915-1918); Iranian Genocide (1915-1920); Bolshevik Genocides (1918-NOW); WW-2 Genocides (1938-1950); Middle East

See: Chapter 8, The shape-shifters, page 132: Children of the Matrix, available below: http://david.icke.free.fr/index_en.html
Identifying Shape-shifters among USA staff could help solidify a sound new U.S. presidency.

 Genocides (1900-Now); Asian Genocides (1700s-Now); African Genocides (1500s-Now); US-Made Genocides (1945-NOW). ⁵

Whistleblower Judge Dale Chase (retired) has a revealing chapter on USA bankruptcy, and the 1933 incorporation of "United States" in France, in his 2013 book: THE-GREAT-AMERICAN-ADVENTURE, available for free download at: http://www.stopthecrime.net/docs/THE-GREAT-AMERICAN-ADVENTURE.pdf

Taking judicial notice of this statute, with its above presented evident definition, is also critical to this case in that "The United States", which is a defendant here, must admit, deny, and/or explain, if it in fact is a privately registered corporation as read from the face of this statute, without "Statutory Construction", and/or alternatively submit a truthful interpretation of the statute.

WW-I, concurrent with its associated genocides, were evidently planned for the occupation of Palestine by the English "Royal & Elite" (R&E), to be followed by R&E planned (but unsuccessful) forced migration of Europe's Jewish inhabitants, followed by R&E planned (but unsuccessful) secret Euro-Jewish migration project, "The Transfer Agreement", in order to create Israel by the genocide of its natives, who descended from the ancient Semitic Jews of Palestine, as opposed to European Jews who originated from Khazaria (Southern Russia), and had NO Semitic heritage, according to genetic discoveries. References: YOUTUBE: "The Transfer Agreement"

YOUTUBE: Palestinians are the Real Jews

Furthermore, as documented by Rabbi Barry Chamish, among others, due to the failures of the "Royal & Elite" projects to force Euro-Khazar Jews to migrate to Palestine, R&E installed Adolf Hitler in Germany, and tasked him with their new plans to round up Euro-Khazar Jews for extermination, while planning to keep "at least two million survivors" who would then be forced to invade Palestine, in order to mass-murder its native population, plunder their homeland, and change its name to Israel: References: Barry Chamish on SHABBATAI ZVI -Another False Messiah

ABBATALZVI -Another False Messian https://www.youtube.com/watch?v=ELwmUVc7ReA

YOUTUBE: HITLER WAS A BRITISH AGENT

- Registration of "ISRAEL", as a name, was accomplished with a \$2,000,000 cash-bribe to President Truman in 1948, as documented by JFK, and republished in: http://ifamericaknew.org/and in its corresponding book: http://www.againstourbetterjudgment.com/

- 66,000,000 Bolshevik Genocides: http://www.veteranstoday.com/2017/01/21/jews-and-bolshevism/ See Karl Marx **1856** quote, at the end of article, prescribing "HOLOCAUST"

- 55,000,000 US-made genocides since WW-2, as documented by [Noam] Chomsky and [André] Vltchek's book, *On Western Terrorism*, as quoted from:

http://www.presstv.ir/Detail/2017/02/10/509884/Khalid-Sheikh-Mohammed-911-mastermind

- YOUTUBE: Chomsky: U.S. is greatest planetary sponsor of state terror

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 9- Request#2: is to take judicial notice of "FALSE FLAG EVENTS" which are routinely updated, as they occur, on the website of VeteransToday: http://www.veteranstoday.com/tag/false-flag/ This link which automatically updates with most new false flag events, in USA and abroad, also links to books, videos, and other publications, about false flag events, a few of which are taken judicially notice of herein below, as a sample of such fake events:

10- Request#3: is to take judicial notice of the fact that "San Bernardino Shooting Massacre" was a fake false flag event. In YOUTUBE, a search for "San Bernardino witnesses" returns many witness statements of those who had described seeing "Three White Men" in military fatigues randomly shooting up the surroundings with heavy machineguns, while running away from the buildings and then speeding out of the area with a black SUV. One of the witnesses was Juan Hernandez, whose testimony on live television that day can be seen above.

On 12/13/15, www.KPFK.org, which is locally available on radio dial 90.7 FM in Orange County, during its live broadcast of "Middle East In Focus", the radio show called Mr. Hernandez to testify again what he saw that day, to which he again testified, further adding that on the evening of the "shooting event" an anonymous caller warmed him, with threats, about repeating what he had testified to on TV earlier that day, and told him never to speak about it with anyone! I, Kareem Salessi, personally heard Mr. Hernandez testimony on live radio. Although KPFK programs are archived, archiving of that program must have been prevented, because several weeks later, only the first half of it was posted, excluding the Hernandez testimony which was in the second half!

Parties to this action can subpoen KPFK, and even Mr. Hernandez, and the other witnesses to publicly testify again, in order to set the record straight that this event, which evidently provoked Mr. Trump's anti-Muslim campaigns, was in reality a "Fake News Event", co-opted by "Fake News Media", which have continued to advertise its evident patsies as "Radicalized Muslims", a fiction.

A YOUTUBE search for "San Bernardino Hoax", which returns more videos, includes an edited CNN interview with a young girl who told CNN that her mother, an alleged shooting victim, had told her in advance about her planned disappearance in the near future, and that they should not worry about her health, and/or whereabouts, because she will be safe. That family could surely be located and subpoenaed, if the parties to this action want to document the absolute truth behind it. More likely than not she had NOT been buried. If the parties do not wish to find out, that would be the shortcut to the presumption of their knowledge as to the "San Bernardino False Flag Operation", whose only actual victims were likely the young Muslim couple, identified as "the shooters".

11- Request#4: is to take judicial notice of the fact that the 2013 alleged "Sandy Hook Elementary School Massacre", although unrelated to Muslims, was a fake false flag operation, evidently as the first in a series of anti-gun false flags. The following two links and a YOUTUBE search for "SANDY HOOK HOAX" provide an overload of proofs as to the falsehood of that event:

Sandy Hook Hoax: How we know it didn't happen:
http://www.veteranstoday.com/2015/05/01/sandy-hook-hoax-how-we-know-it-didnt-happen/

Nobody Died at Sandy Hook It was a FEMA Drill to Promote Gun Control http://www.rense.com/general96/NobodyDiedAtSandyHook_final.pdf

12- Request#5: is to take judicial notice of the fact that the highly publicized "Boston Marathon Bombing" was a fake false flag operation, and that the two brothers from Chechnya were probably its only victims, as patsies.

On live HD-TV channels, I personally saw the arrest, after surrender, of the older brother, with many reruns, after the alleged shootings which could also be heard on live TV. The elder brother was in perfect health, stripped naked, as directed to a police car: https://www.youtube.com/watch?v=-nIEfEN1jVA Tamerlan Tsarnaev had been brutally murdered afterwards:

https://www.youtube.com/results?search_query=Dzhokhar+Tsarnaev+dead+body+ See also YOUTUBE: Boston Marathon Bombing True Lies (FULL VER)

Furthermore, the younger brother, Dzhokhar Tsarnaev had evidently also been murdered after his capture in order to prevent him from blowing the whistle. A YOTUBE search of: "Dzhokhar Tsarnaev dead body" shows the murdered Dzhokhar Tsarnaev on the coroner's table. Other clips show how brutally his brother had been murdered. Other searches for: "Boston Marathon Hoax" return countless documentaries proving the whole thing had been staged, like a movie explosion, and possibly directed by Steven Spielberg, seen in the middle of it!

- 13- Request#6: is to take judicial notice of the fact that the "Orlando shooting massacre" was a fake false flag operation, without casulties. A YOTUBE search for: "Orlando shooting hoax" returns countless documentaries, one inadvertently filming an alleged injured carried towards the Pulse Club, then dropped to walk away on his own, once the passed the camera field of view!
- 14- Request#7: is to take judicial notice of the fact that all the so called "French Terrorist Attacks" were false flag operations. Documentations of those similarly come up by typing their names in YOUTUBE followed by "HOAX", for instance: "Charlie Hebdo Hoax", "Paris Theater Terror Hoax", "Nice Truck Hoax", etc. The last search even has the footage of the alleged Moroccan driver who filmed himself in Morocco, immediately after seeing his face on TV as the dead driver, despite which proof the "French authorities" and media, and even US-MSM continue to lie that the living man had been the driver who had been shot and killed, even though he is alive! In addition, a search for "French False Flags" in the search box of VeteransToday returns articles, videos, and even books, all of which prove that the French events were fake staged false flag events.
- 15- Request#8: is to take judicial notice of the fact that NASA's alleged space missions, including the Apollos, the Space Shuttle, etc., have all been fake space operations. Judicial notice of this fact is critical as it led me to the findings in next request that the infamous "9/11 Terrorist Attacks", were in fact false flag operations. The foundation for this request is the following online unit converter:

translatorscafe.com/cafe/EN/units-converter/energy/19-58/newton_meter-kilogram_of_TNT/

which was recently posted online after ongoing technical debates on www.VeteransToday.com about the falsehoods of NASA's space missions.

The above unit converter, adopted from a VT page, was posted there to show that the 34 million Newton Meter thrust force of Apollo rockets equaled only 8 kilograms of TNT/Dynamite, as "Apollo's maximum static thrust force", thus automatically debunking any possibility of its takeoff from earth, and rendering NASA's Apollos "the mother of all hoaxes", according to Harold Saive, one of VT authors, and a former U.S. Air Force pilot, who is too familiar with thrust forces.

Until the posting of the above unit converter, the public had no way of relating to the actual power of Apollo rockets, and was thus unable to realize how illusory its declared thrust force was, and how incapable of moving it was!

To explain why NASA's Apollos couldn't fly, using the above unit converter, a VT-debater showed that the Apollo thrust force of 34 million Newton, equaled only 8 kilos of TNT (as its "maximum statistic thrust force"), which was thus incapable of lifting even a one ton car, let alone a 3,000 ton rocket. This RJN request is to endorse VT-debate's conclusion, by requesting this court to take judicial notice of the fact that Apollo flights had been faked, since they were incapable of liftoff with their official 34 million Newton thrust force.

Using the above unit converter, this RJN's next request will prove that a 300-ton piece of WTC needed a static thrust force of 23 tons TNT to make it fly only 250 yards, like a golf ball. Even if the Apollo had weighed only 300 tons (not 3,000 tons), then it would have needed to explode the equivalents of many tons of TNT at its tail-end every second to generate the thrust force and momentum to push it upwards, while we now know, that Apollo had only an equivalent of 8 kg of TNT force, which would have likely been felt like firecrackers thrown under it, by "the astronauts in the capsule at Apollo's tip"!

A collection of documents on NASA hoaxes are available at the link below: http://www.veteranstoday.com/search/?cx=partner-pub-1138693856809059%3A6nrbu-

wsp4y&q=Apollo+hoax&cof=FORID%3A11&locale-search=en-US

See also Prof. Jim Fetzer's Book: "And I suppose we didn't go to the moon, either?"

The German rocket engineers of Operation Paperclip (1945) had evidently deluded NASA and President Kennedy of their ability to reach the Moon with new rockets. After their delusions surfaced, USA found out about a "secret Yugoslav space program" which President Kennedy secretly purchased for \$2.5 billion and shipped everything over. However, Yugoslav rockets also turned out sour, thus destroying JFK's Moon landing delusion: ⁶

Houston, We Have A Problem! full movie (2016)

https://www.youtube.com/watch?v=HPVRqpcwQH8

With the abuse of the concealed events in the above film, coupled with the highly publicized JFK vows to land on the Moon by 1970, followed by NASA's actual fakeries of its space projects, a crazed worldwide scientific attraction to America was created, looking up to USA as the world's technology leader. The NASA-MSM illusions initiated brain drain streams of top foreign scholars into USA since 1960, most of who were mainly duped with Apollo illusions. Millions of those sober foreign brains remaining in USA helped develop America's high-tech industries in the 1960s, and to this day, especially during the decades of American cultural decadence, with addictions to drugs and sex.

The above recent documentary shows many details disclosed for the first time, including the fact that, in 1963, upon NASA realization that the Yugoslav rocket program was in fact a lemon, CIA first tried to murder Marshal Tito in New York. Later, USA and Tito arranged the kidnapping and transport of 26 Yugoslav rocket engineers to NASA to deliver on Tito's contract. The 26 engineers' staged deaths by accidents were staged in Yugoslavia by the CIA, in conspiracy with Yugoslav security forces. One of them, engineer Pavic is taken to his own grave! Once it had become clear that the Apollo project was NOT feasible, President Nixon first vowed to nuke Yugoslavia. That plan was replaced with a long term plan for its destruction which began ten years after Tito's death, destroying Yugoslavia, while murdering at least a million. Since 1963, USA has markedly advanced in staging false flag events, and in faking deaths, such as the ones in the recent false flag events taken judicial notice of in this RJN.

7 To this day, the majority of world population believes that Apollo rockets flew to the Moon, thus proving the domination of "Fake News Media" over reality.

16- Request#9: is to take judicial notice of the fact that the infamously known "9/11 Terrorist Attacks" were "100% US-MADE Terrorist Attacks", since they had in fact been planned, engineered, and conducted by insiders of the USA Government. Judicial notice is requested of the documents I filed under seal in this court, in my case# 13-57063, beginning in November 2015, detailing how I have personal knowledge that 9/11/01 was an inside job, and that I would be willing to testify to those details in any lawful proceedings, under oath, but not in depositions, since they are usually either sealed, and/or unavailable to the public.

17- Request#10: is to take judicial notice of the fact that the infamously known "9/11 Terrorist Attacks" on New York's World Trade Center (WTC) buildings were 100% US-MADE inside jobs, because nuclear explosives/bombs had been deployed to destroy them, namely Nuclear Directed Energy Weapons (NDEW), as documented in this website, among many others:

Concrete evidence shows US government nuked New York City on 9/11 http://presscore.ca/concrete-evidence-shows-us-government-nuked-new-york-city-on-911

Having set the foundation for this request, with the above unit converter, I have calculated the absolute minimum sizes of atomic explosives (bombs) which must have been deployed in each of WTC twin towers, based on the similarity of the 250 yards flight of one 300 ton piece of a tower, with the flight of a golf ball which requires a thrust force of 3.6 grams of TNT to be thrown 250 yards away. For the parallel comparison, I have borrowed the data from a linked page which discussed the physics of a typical "Tiger Woods 250 yards golf drive", as a readily available force yardstick which presented the "Force to Drive Golf Ball".

My step by step calculations, which is produced in (**Exhibit-1**) to this RJN, concludes the ultimate material fact that, at an absolute minimum, a atomic bomb of 8 kilotons must have been deployed in each WTC, with a likelihood of 100+ kt.

 I further believe, that my absolute minimum force calculations, as presented in the attached (Exhibit-1), titled "SOLVING 9/11 ENIGMA", and incorporated herein with this reference, establish the ultimate material fact to readers, from all walks of life, that nuclear explosives must have been deployed in both WTC towers, and that therefore, the 9/11/01 destructions must have been a US Government inside job, performed with U.S. made nuclear explosives, and that therefore, its false label of "9/11 terrorists attacks" must have been faked long in advance, in addition to all the other fake aspects of the 9/11 inside job, such as planes melting into buildings, flown by "Muslim Terrorists" who managed to come out of other side of WTC with the plane intact, and most of whom turned up alive and well, and some of whom are actual Saudi airline pilots!

"9/11/01 was thus an inside job terrorist attack" with an anti-Muslim pretext, with plans to attack, invade, genocide and plunder several Middle East countries, followed by countless criminal activities which have been taking place ever since.

18- Request#11: is to take judicial notice of the fact that the infamously publicized "1979 U.S. Embassy Hostages in Iran" were taken hostage by the CIA operatives in Iran (SAVAK), on the orders of the Rockefellers (Chase Bank), as documented with original references, in the comments section of this article of a former CIA agent, Thomas Mattingly. CIA-made SAVAK, worked against Iranians, similar to the CIA-made Pinochet terrorist forces, as against Chile.

Beavis & Butt-head 'Do' Iran - and World War 3

http://www.veteranstoday.com/2015/04/24/beavis-butt-head-do-iran-and-world-war-3/

Taking judicial notice of this fact is relevant here, because that 1979 false flag operation which irreparably, and permanently harmed, and tarnished, Iran's international image, eventually led to today's hyper fabricated false-flag image of Iran, as "a state sponsor of terrorism", which is a criminal libel in and of itself, by everyone who repeats it. Furthermore, due to the fact that the above 1979 event had been staged by USA, in conspiracy with Iranian traitors who brokered it, all

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the "so-called hostages" legal attempts to obtain compensation from Iran, have been thwarted by the U.S.-DOJ itself, under the pretext of the "Algiers' Accord". see page 160 footnote of this 1982 Cornell-law article: "The United States-Iran Hostage Agreement: A Study in Presidential Powers, by: Christopher Massaroni" http://scholarship.law.cornell.edu/cgi/viewcontent.cgi?article=1109&context=cilj

CONCLUSION:

Pursuant to the above properly presented factual contents, and their related proofs of facts, as presented by this nonparty Request for Judicial Notice (Salessi-RJN), nonparty Kareem Salessi herein requests that the parties bel given a reasonable opportunity to evaluate the matters presented herein in order to disprove the matters asserted with justifiable proofs, and/or, in the alternative, to approve, and endorse, what is herein presented, by express approval, and/or by waiver of denial, and/or by failure to explain. As such, nonparty Kareem Salessi requests that upon the grant of such opportunity to the parties, the court take full judicial notice of the facts, and/or the asserted conclusions in this RJN.

VERIFICATION:

I. Kareem Salessi, a nonparty to the instant action, declare as follows:

I have personally drafted the foregoing appellate Request for Judicial Notice (Salessi-RJN) and its attached (Exhibit-1), "SOLVING 9/11 ENIGMA", and know their contents, to be true of my own personal knowledge, experience, and work-product, except as to those matters that are therein alleged on information and belief, and, as to those matters that I believe them to be true.

I have received no suggestions, advice, and/or monetary compensations, for the filing of this Request for Judicial Notice. I have consulted no one about this RJN filing.

I declare under penalty of perjury, under the laws of the United States of America, that the foregoing is true and correct.

Respectfully submitted.

Dated: 2/20/2017

NONPARTY

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Exhibit-1

"SOLVING 9/11 ENIGMA"

"WORKING PAPER ON SOLVING 9/11 PHYSICS"

"SOLVING 9/11 ENIGMA"

"Take 10 minutes to become a 9/11 Ground Zero scientist"

"WORKING PAPER ON SOLVING 9/11 PHYSICS"

"Tiger Woods Solves 9/11":

"Tiger Woods Golf Helps Prove 9/11 Nukes":

This paper is a correction, and an update, to the force calculations in the below linked 2012 published paper, which had offered a \$2,000 prize money to anyone who disproved 9/11 nukes; No one claimed the prize, because it was NOT disprovable:

https://kareemsalessi.files.wordpress.com/2011/03/wtc-atomic-signature-911-atomic-bombshell-with-prize-money.pdf

The key to "SOLVING 9/11 NUCLEAR ENIGMA" is a basic understanding of the minimum forces necessary to cause the resulting outcomes, namely the demolition, and displacement (moving) of over one million tons of building materials, by turning the buildings into pieces which were blasted miles away, in addition to melting and vaporizing more than half of the buildings into atomic dust which was also blown miles away.

CAUSE-AND-EFFECT ("Newton's Third Law of Motion"):

The magic problem solving key here is this, recently posted, online force converter which helps calculate the minimum blast forces originated in the bases of WTCs to cause the documented effects: http://www.translatorscafe.com/unit-converter/en/energy/19-58/

To utilize the above force-to-explosive converter, we first resort to the physics of "Tiger Woods 250 Yards golf ball drive", as a yardstick for the applied force to the ball, which is parallel with the forces causing the 250 yards flight of the below shown 300-ton piece of WTC ("300 Ton AMEX-BULLET") into the corner of Amex Tower on 9/11/01:

http://4.bp.blogspot.com/-AhX2BkJwdcA/TXpzKNDROtl/AAAAAAAAAAACQ/TMXlaRpLdEE/s1600/Viga+do+WTC+no+Amex.jpg Borrowing Tiger Woods' golf-physics pages below, we calculate the following applicable forces, as related to the blasting of the Amex-Bullet, in order to see if a "nuclear bomb must have been deployed" to blast off the Amex-Bullet from WTC and fly it into Amex, on 9/11/01:

Force of a Golf **CLUB** on a Golf **BALL** (46 grams) ≈ 15,000 Newton (last line of below page):

http://ffden-2.phys.uaf.edu/211_fall2002.web.dir/Randolph_Bailey/Web%20Project/Tiger.htm

As you can see in this introductory Newton-force website: http://www.sengpielaudio.com/calculator-forceunits.htm

One Newton is a bar of chocolate: 102 gram ≈ 1 Newton. Thus: 1 kilo-newton (force) = 1000 N ≈ 1000/9.80665 kg = 102 kg (weight) ≈ 100 kg (weight)

Thus: 15,000 Newton = 15 X 100 = 1,500 kg (weight) = 1.5 TONS of force is applied onto the gulf ball upon impact!

Because force is usually calculated in Newton units:
Plugging 15,000 Newton into the first above force converter returns:
15,000 Newton meter = 0.00358 kilogram of TNT ≈ 3.6 Grams of TNT

Thus, at least 36 grams of TNT was needed to shoot a 460 gram ball.

In other words, if we make a cannon for shooting 46-gram golf balls, with only 3.6 grams of TNT, we could shoot the golf ball 250 yards away. Likewise, if our ball weighs ten times (460 grams), then, at least 36 grams of TNT is needed to blast it 250 yards away, and into Amex.

Now, for simplification, we apply golf ball's proportional blast force to the "300-ton Amex-Bullet", as if it were a "300-ton golf ball", or a "300-ton-cannonball", blasted out of an impossibly gigantic cannon. Our calculation will show how much TNT would have been needed to cause a similar effect (i.e.: to shoot the 300-ton-cannonball 250 yards into the Amex Tower).

((Note: in practice, the Force-to-Weight-Ratio (FWR), needed to shoot a cannonball, increases when the ball's weight increases, and results in proportionally larger needed force, than the minimums calculated

here. For instance, if we shoot a metal ball (shaped like a golf ball) but weighing 460 grams (10 times), it would need much more than 36 grams of TNT to fly it 250 yards, due to an increasing FWR. However, by factoring out all additional forces, and sticking to absolute minimums here, we arrive at a similar nuclear conclusion below)):

Basic math derives the required force, based on the golf shot yardstick: 300 Ton (Amex-Bullet) = 300,000,000 grams

300,000,000 / 46 (gr golf ball) = 6,521,739 golf balls

6,521,739 X 3.6 (gr TNT per ball) = 23,478,260 grams TNT = 23,478 Kilos TNT ≈ 23 Tons TNT

Thus, the Minimum TNT/Dynamite needed to blast off "300 Ton Amex-Bullet" 250 yards away is 23 Tons of TNT (to blast off just one piece).

EXPLOSIVES NEEDED TO DISINTEGRATE & DISPERSE A WTC:

Copy-paste the below line in Google Images:

"WTC Winter Garden buried on 9/11" In order to see that at least 100,000 TONS of huge WTC pieces had buried The WTC Winter Garden all the way to its river bank (i.e.: 100,000 tons of building pieces thrown 200-500 yards away), thus requiring at least the following blast-forces:

100,000 (tons large debris) / 300 (tons Amex-Bullet) = 333 ("Amex Bullet equivalents"), thus requiring:

333 X 23 Tons TNT (per 300 tons) ≈ 8,000 Tons = 8 Kilotons (KT) TNT force needed to blast away 100,000 tons of loose structures (but only if the huge pieces had been sitting on the ground when they were blasted away, like golf balls, or cannonballs).

Above 8 Kilotons TNT force excludes the forces required to dismember (tear off) the much photographed 100,000 tons of structures from a WTC. Those tear-forces, which disintegrated the buildings, must have been much greater (2-10 times greater than the throw forces). Assuming only a minimum of 2 times tear-force results in a total minimum force of (1 + 2 = 3 times = minimum total forces) needed to tear off & throw), thus:

8 X 3 = 24 Kiloton TNT (total minimum force) needed to tear off and blast away just 100,000 tons (i.e.: $1/5^{th}$ of each WTC); 24 Kilotons is the equivalent of both atomic bombs dropped on Japan in 1945!

Thus, to tear off & scatter a complete WTC building required at least: 24 KT (above) X 5 times TNT = 120 KT-TNT/Dynamite

"9/11 Nuclear Hypothesis", including related factors:

If TNT/Dynamite had actually been installed to blow up WTCs, then every floor of each WTC had to have been carpeted with at least one thousand one-ton pallets of TNT, which is an impossibility by itself. WTC eyewitnesses, had seen no explosives on WTC floors, thus concealed nuclear bombs must have been deployed, as Dimitri Khalezov (Soviet Nuclear Intelligence) testified to, and proved in interviews and in his 1,100-page book, where he showed that 150-180 kiloton nukes must have been deployed in each WTC.

Dimitri Khalezov book free download:

 $https://kareemsalessi.files.wordpress.com/2011/03/dimitri-khalezov-book-on-911-nukes-911thology-911thology_third_truth_about_9-11_v4.pdf$

Khalezov videos: https://donaldfox.wordpress.com/tag/mini-nukes/

However, there is a possibility that less than 180 KT nukes had been deployed because more than half of each WTC disappeared into thin air as most of the structures vaporized or turned into micro dust which was blown miles away with New York winds! According to Dimitri Khalezov, and confirmed by VeteransToday nuclear experts, the vaporization effect of WTCs was achieved with a (publicly UNknown) thermo-nuclear reaction between nuclear radiation and refrigeration Freon gas which created an instant heat plasma (cloud) of over a million degrees throughout WTC cores with a chimney-effect, vaporizing the buildings from the bottom up, and from the inside out, like the inferno of an erupting volcano which eventually explodes, coupled with the atomic blast forces, which blasted the massive outer layers of WTC structures outwards, hundreds of yards away.

Chemo-radioactive reaction with "auto-engine Freon Gas", miles from WTCs, also vaporized thousands of engines and vehicles, like fire

trucks! For examples, Google Images: "Vaporized 9/11 Vehicles", and: "9/11 vehicles miles away from WTC".

Below are some linked samples:

https://www.uwgb.edu/dutchs/PSEUDOSC/9-11Pix/firetruck-3[1].jpg (a troll site) http://broadsword.forumn.org/t407-burnt-toasted-cars-on-9-11-what-caused-this

Similar car engine vaporization in Tianjin, was associated with Freonchemo-nuclear-radiation-reaction, thus proving a nuclear explosion: http://www.veteranstoday.com/2015/08/25/confirmation-tianjin-was-nuked/

Below link which is just one of the links in the above page: http://homment.com/Is-Tianjin-explosion-4000t-TNT-NOT-21t-TNT-Chinas-nuclear-9-11 calculates that an atomic explosion, with a calculated force of 4-13 Kilotons TNT, was necessary to create the Tianjin crater.

Each WTC crater, which was much larger than Tianjin, resulted from vaporization of at least: 100,000 tons of underground granite, reinforced concrete, and steel. In addition, at least 300,000 tons of each WTC above ground was vaporized, thus leading us to "Nuclear Directed Energy Weapons" (NDEW) (nuclear bombs) as the only known devices capable of causing the 9/11/01 destructions. Furthermore, even the application of the above minimal Tianjin-crater atomic force to WTC destructions leads to the conclusive finding of NDEW in WTCs, while eliminating all other possibilities. see:

https://definedterm.com/a/definition/137284

AND: http://www.jimstonefreelance.com/camera.jpg

FEW OTHER 9/11 RELATED LINKS:

"9/11 Hijackers" https://www.youtube.com/watch?v=qdEm8z2NTBo "Cartoon Physics of 9/11 Destruction".

https://www.google.com/#q=%E2%80%9CCartoon+Physics+of+9%2F11+Destruction%E2%80%9D

"the nuclear 9/11" https://www.youtube.com/results?search_query=+nuclear+9%2F11

"9/11/01 missiles" https://www.youtube.com/results?search_query=9%2F11%2F01+mis

"Holographic airplanes" https://www.youtube.com/results?search_query=holographic+airplanes "70,000 New York 9/11 victims"

http://www.veteranstoday.com/2016/09/10/15-years-after-911-emergency-responders-and-civilians-turning-up-with-record-rates-of-cancer/

"Author: Kareem Salessi 2/20/2017"
"Salessi Weapons of Mass Disclosure" ("Salessi WMD")

CERTIFICATE OF SERVICE BY MAIL

Case No.: 17-35105

1, Catherine Callson, declare:

I. Catherine Carlson am NOT a party to this action.

My business address is:

Barrett Reporting, Inc., 17332 Irvine Blvd #220, Tustin, CA 92780

On 2/21/17, I deposited in the United States mail at TUSTIN, California, a copy (or original as the Code requires) of the following document(s): Request for Judicial Notice of Facts and Documents Pertinent to this case by Nonparty Kareem Salessi (Salessi-RJN);

Addressed to:

9th Circuit Case# 17-35105
NOEL FRANCISCO; Acting Solicitor General
DOUGLAS N. LETTER; Appellate Attorney
c/o: Civil Division, Room 7241
U.S. Dept. of Justice
950 Pennsylvania Ave.,
NW Washington, DC 20530
(202) 514-3427
9th Circuit Case# 17-35105
LORI SWANSON
Attorney General of Minnesota
Office of the Attorney General
445 Minnesota Street, Suite 1100
St. Paul, MN 55101
(651) 757-1450

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 2/21/17, in Orange County, California.

Cotherine gows

CERTIFICATE OF SERVICE BY MAIL Case No.: C17-0141JLR

I, Catherine Carlson, declare:

I, Catherine Carlson am NOT a party to this action.

My business address is:

Barrett Reporting, Inc., 17332 Irvine Blvd #220, Tustin, CA 92780

On 3/14/17, I deposited in the United States mail at TUSTIN, California, a copy (or original as the Code requires) of the following document(s): Request for Judicial Notice of Facts and Documents Pertinent to this case by Nonparty Kareem Salessi (Salessi-RJN);

Addressed to:

Addressed to.	
CASE NO. C17-0141JLR	CASE NO. C17-0141JLR
UNITED STATES DISTRICT COURT	NOEL FRANCISCO; Acting Solicitor General
WESTERN DISTRICT OF WASHINGTON	c/o: Civil Division, Room 7241
700 Stewart St, Seattle, WA 98101	U.S. Dept. of Justice
Phone:(206) 370-8400	950 Pennsylvania Ave.,
	NW Washington, DC 20530
	(202) 514-3427
CASE NO. C17-0141JLR	CASE NO. C17-0141JLR
ROBERT W. FERGUSON, WSBA 26004	LORI SWANSON
Attorney General of Washington	Attorney General of Minnesota
Office of the Attorney General	Office of the Attorney General
800 Fifth Avenue, Suite 2000	445 Minnesota Street, Suite 1100
Seattle, WA 98104	St. Paul, MN 55101
(206) 464-7744	(651) 757-1450

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 3/14/17, in Orange County, California.

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