Exhibit 25
In The Matter Of:

In Re: SEPTEMBER 11 LITIGATION,

JAMES MILLER, Jr.
May 23, 2008

CONFIDENTIAL
TC REPORTING in affiliation with Merrill Corp.
25 West 45th Street
New York, New York 10036
PH: 516-795-7444 / FAX: 212-692-9171

MILLER, Jr., JAMES - Vol. I
<table>
<thead>
<tr>
<th>Time</th>
<th>Text</th>
</tr>
</thead>
<tbody>
<tr>
<td>11:43:18</td>
<td>Q. Did you talk to any police officers that day?</td>
</tr>
<tr>
<td>11:43:20</td>
<td>A. I don't remember talking to a police officer, ma'am.</td>
</tr>
<tr>
<td>11:43:24</td>
<td>Q. Did you talk to anybody from Massport?</td>
</tr>
<tr>
<td>11:43:32</td>
<td>A. Ma'am, I couldn't tell you yes, because I do not remember talking to anyone from Massport.</td>
</tr>
<tr>
<td>11:43:42</td>
<td>Q. Had you been scheduled to work that afternoon?</td>
</tr>
<tr>
<td>11:43:54</td>
<td>A. I believe so. I'm pretty sure I was.</td>
</tr>
<tr>
<td>11:44:01</td>
<td>Q. After you left the airport that day, what is the next time that you reported for work?</td>
</tr>
<tr>
<td>11:44:15</td>
<td>A. I'm guessing the next day, ma'am, but I don't remember.</td>
</tr>
<tr>
<td>11:44:32</td>
<td>Q. Do you recall at any time after the crashes on September 11th, 2001, being asked about any of your coworkers?</td>
</tr>
<tr>
<td>11:44:42</td>
<td>A. Somebody asked me about a gentleman that worked at the CTX machine, I believe, who was a Muslim ethic. And that's all I remember.</td>
</tr>
<tr>
<td>11:45:02</td>
<td>Q. Who asked you that?</td>
</tr>
<tr>
<td>11:45:06</td>
<td>A. It must have been a police officer or FBI agent.</td>
</tr>
<tr>
<td>11:45:14</td>
<td>Q. When did that occur?</td>
</tr>
<tr>
<td>11:45:18</td>
<td>A. Ma'am, I don't -- I just remember having -- somebody asking me about a person that worked at the CTX. But I don't know when it occurred.</td>
</tr>
<tr>
<td>11:45:30</td>
<td>Q. What did you say about that person?</td>
</tr>
<tr>
<td>11:45:36</td>
<td>A. That he was a nice person. I don't remember the conversation. I'm guessing I said that he was a good worker.</td>
</tr>
<tr>
<td>11:46:05</td>
<td>Q. I'd like to call your attention to the last page of the exhibit, which is FBI 105.</td>
</tr>
<tr>
<td>11:46:11</td>
<td>MR. CONNORS: It's the last page. Have you got it?</td>
</tr>
<tr>
<td>11:46:19</td>
<td>A. Yes.</td>
</tr>
<tr>
<td>11:46:20</td>
<td>Q. At the bottom of the page, also states that it is an investigation on October 23rd, 2001, by Special Agent Daniel Grant. Do you see that at the bottom of the page?</td>
</tr>
<tr>
<td>11:46:33</td>
<td>A. Yes, ma'am.</td>
</tr>
<tr>
<td>11:46:34</td>
<td>Q. Okay. Do you recall telling Special Agent Grant on or about that day that an American Airlines flight attendant from Miami had contacted -- or, I'm sorry, being told by the agent that an American Airlines flight attendant from Miami had contacted Boston FBI and complained about loose security during the early morning hours for American flight crews arriving for an early flight?</td>
</tr>
<tr>
<td>11:47:02</td>
<td>MR. CONNORS: Read that back, Janet, please.</td>
</tr>
<tr>
<td>11:47:05</td>
<td>A. No, ma'am, I do not.</td>
</tr>
<tr>
<td>11:47:06</td>
<td>MR. CONNORS: That's fine. I didn't hear the question. Are you going to follow it up? That's okay.</td>
</tr>
<tr>
<td>11:47:22</td>
<td>Q. Do you recall being told by an FBI agent on or about October 23rd, 2001, to instruct your company of the need to screen all individuals who pass through the security checkpoint, whether they be flight crews or ramp workers or ground crews?</td>
</tr>
<tr>
<td>11:47:41</td>
<td>A. Say that again, ma'am, please.</td>
</tr>
<tr>
<td>11:47:47</td>
<td>Q. Do you recall -- I'm referring to the last paragraph of this FBI agent statement. Do you see that, where it says 'Miller was told to instruct his company'? Do you see that paragraph?</td>
</tr>
<tr>
<td>11:47:54</td>
<td>A. Yes, ma'am.</td>
</tr>
<tr>
<td>11:48:02</td>
<td>Q. Do you recall being told by anyone, on or about October 23rd, 2001, to instruct Globe of the need to screen all individuals who pass through the security checkpoint, whether they be flight crews or ramp crews or ground crews who prepare the airplanes for flight?</td>
</tr>
<tr>
<td>11:48:05</td>
<td>A. To my knowledge, ma'am, everybody was screened when they came through the checkpoint. I don't recall this conversation at all.</td>
</tr>
<tr>
<td>11:48:21</td>
<td>Q. Do you recall ever being made aware that somebody had complained that the flight crews that were arriving early weren't being properly screened?</td>
</tr>
<tr>
<td>11:48:41</td>
<td>A. No. No, ma'am.</td>
</tr>
<tr>
<td>11:48:42</td>
<td>Q. I would like to call your attention to FBI 104, the last paragraph on that page. Sometime in the summer of 2001, were Globe employees told that people at the airport have a right to take pictures of security checkpoints?</td>
</tr>
<tr>
<td>11:48:53</td>
<td>A. Yes, ma'am.</td>
</tr>
<tr>
<td>11:48:54</td>
<td>Q. Who told that to Globe employees?</td>
</tr>
<tr>
<td>11:49:01</td>
<td>A. I don't remember.</td>
</tr>
<tr>
<td>11:49:09</td>
<td>Q. Was that an announcement that was made in person or in writing?</td>
</tr>
<tr>
<td>11:49:18</td>
<td>A. Ma'am, I don't recall whether it was in person or in writing.</td>
</tr>
<tr>
<td>11:49:26</td>
<td>Q. Do you have any information about what prompted that announcement, if anything?</td>
</tr>
</tbody>
</table>
| 11:50:01 | A. What I recall is saying somebody was
11:50:21 A. Yes, ma'am.
11:50:28 Q. Was there anybody with you when you made that observation?
11:50:34 A. I don't remember.
11:50:43 Q. When did this occur?
11:50:50 A. Before September 11th.
11:51:03 Q. Can you be more specific as to date?
11:51:11 A. No, ma'am.
11:51:17 Q. What checkpoint was involved in this incident?
11:51:24 A. American, main checkpoint.
11:51:31 Q. And was it one person or more than one person?
11:51:38 A. I don't remember, ma'am.
11:51:47 Q. Can you describe any person who was taking photographs in front of the checkpoint?
11:51:54 A. No, ma'am. It's been a long time, and I can't remember the faces.
11:52:01 Q. Do you remember if it was men or women or both?
11:52:08 A. I don't know, ma'am.
11:52:15 Q. Do you remember the nationality or the appearance of any of the persons who were taking photos?
11:52:22 A. No. I believe that to be Muslim.
11:52:29 Q. And what did it appear to you that they were photographing?
11:52:36 MR. CONNORS: Objection to the form of the question. You can answer.
11:52:43 A. The checkpoint, the setup, the machines.
11:52:50 Q. Where was the photographer standing?
11:53:00 Outside of the checkpoint?
11:53:07 A. Yes, ma'am.
11:53:14 Q. And how many photos did you observe them taking?
11:53:21 A. I don't remember, ma'am.
11:53:28 Q. How long were they there taking pictures?
11:53:35 A. That, I couldn't tell you.
11:53:42 Q. Did you speak to the persons who were taking pictures?

11:53:51 A. I don't remember if I did or not.
11:53:58 Q. Was anybody with you when you observed this?
11:54:05 A. Ma'am, not that -- I don't remember.
11:54:12 Q. And am I understanding you correctly that you reported this observation to someone, but you don't remember who?
11:54:19 A. Yes, ma'am.
11:54:26 Q. Did you understand, sir, at the time that you observed Muslim appearing persons photographing the whole checkpoint setup, that one method that terrorists use in planning terrorist operations is preoperational surveillance of the target they intend to attack?
11:54:33 MR. CONNORS: Objection to the form of the question.
11:54:40 MS. REILLY: Objection to the form.
11:54:47 Q. You can answer.
11:54:54 A. No, ma'am. At the time, I did not know.
11:55:01 Q. Were you aware that terrorists, unlike other types of criminals, were more likely to undertake surveillance work before committing a terrorist operation?
11:55:08 MR. CONNORS: Objection to the form.
11:55:22 Q. And that is why you reported it; isn't that right?
11:55:30 A. Yes, ma'am.
Case 1:21-mc-00101-AKH   Document 1473-27   Filed 06/27/11   Page 5 of 5

JAMES MILLER, JR. - CONFIDENTIAL
from anybody who appeared to be surveilling a
checkpoint, he would expect them to report it. Is that
your understanding, that that kind of activity should
be reported?

MR. CONNORS: Objection to the form of the
question.

MS. REILLY: Objection to the form.

A. Yes, ma'am.

Q. Where did you go to make your report of
your observations of a Muslim appearing person or
persons photographing the checkpoint setup?

A. Ma'am, I don't remember, you know.

Q. Did you make the report to somebody who
was right there in the vicinity?

A. I don't know, ma'am. I must have talked
to someone, but I don't remember who I talked to.

MS. HESSION: Let me take two minutes. I
just want to pull some exhibits. We'll take a short
break.

THE VIDEOGRAPHER: This concludes
Tape No. 1 in the May 23, 2008, deposition of
James Miller. Going off the record, the time is
11:57 a.m.

(A recess was taken.)

Page 91

JAMES MILLER, JR. - CONFIDENTIAL
(Document Bates stamped FBI0149
through 0151 marked Exhibit 812.)

(Document Bates stamped MP104229
through 104232 marked Exhibit 813.)

12:08:54 7 in the May 23, 2008, deposition of James Miller. The
time is 12:09. Back on the record.

14:59:57 9 BY MS. HESSION:

Q. Mr. Miller, I put in front of you an
exhibit that has been marked at an earlier deposition
in this case, Exhibit No. 470. It's Information
Circular No. IC96-09. The date is July 19, 1996, with
an indefinite expiration date. Do you see that?

A. Yes, ma'am.

Q. Okay. Have you ever seen this information
circular before?

A. Let me see. Yes, ma'am.

Q. When did you first see that?

A. A long time ago. I --

Q. It's --

A. Exact time, I couldn't tell you. But I've
seen it a long time ago.

Q. Okay. Information circulars, then, were
made available to you so that you could perform your

Page 92

JAMES MILLER, JR. - CONFIDENTIAL
duties, both for Service Master and for Globe prior to
September 11th, 2001?

MR. CONNORS: Objection to form.

MS. REILLY: Objection to the form.

Q. Is that right, sir?

A. Yes, ma'am.

Q. Okay. And did you see this information
circular prior to September 11th, 2001?

A. Yes, ma'am.

Q. And this information circular gives
information about suspicious incidents where travelers
and persons accompanying them were behaving
suspiciously as they were checking in or passing
through security screening. Do you see that?

MR. CONNORS: Objection to the form.

Q. Do you see that, sir?

A. Yes, sir.

Q. Okay. I want to call your attention to
the second page of this exhibit, to the FAA's comment
about these kind of suspicious incidents, where a
passenger is behaving suspiciously while they're going
through screening or checking in their bags.

Do you see the second sentence under the FAA
comment, which reads: "They may, however, indicate an

Page 93

JAMES MILLER, JR. - CONFIDENTIAL
effort by unknown elements to collect information on
air carrier and airport security measures for
subsequent targeting." Do you see that sentence, sir?

A. No. Ma'am. Are we talking about on this
(indicating)?

Q. Do you see the top of the page where it
says FAA comment?

A. Yes.

Q. Okay. The second sentence of that
paragraph reads, "They may, however, indicate an
effort by unknown elements to collect information on air
carrier and airport security measures for subsequent
targeting."

MR. CONNORS: I think he's reading from
the wrong page.

A. Yes. That's what I -- yes, ma'am.

Q. All right. Are you with me, sir?

A. Yes, ma'am.

Q. Was it your understanding at the time that
you saw Muslim appearing people taking photographs of
the whole checkpoint setup, that those persons might
be, might be attempting to collect information on
airport security measures --

MR. CONNORS: Objection to the form of the

TC REPORTING in affiliation with Merrill Corp.,
(516) 795-7444