

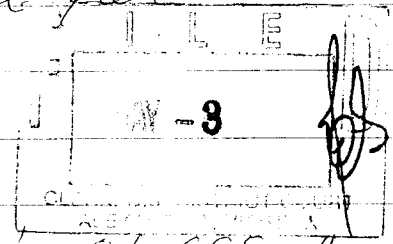
FILED

In the Name of ALLAH

MAY - 1 2002

U.S. Court of Appeals
Fourth Circuit

In the United States Court of Appeal for
the 4th Circuits



United States of America
v
Zacarias Moussawi

Case No 01-955-A

Appeal against the current proceeding in the
United States District Court, Eastern District of
Virginia, relating to the September 11 attack.

ALLAH v AKBAR, I, Slave of ALLAH, Zacarias Moussawi
by Self Representation bring to the attention of this
US Court of Appeal the urgent need to declare
null and void all the proceeding engage against
me since my indictment, on the charge of September
11 attack, in the US District Court Eastern District
of Virginia, on the basis that Due Process of US
Law was not apply relating to the organisation
of my defense.

Expedited hearing schedule ~~is needed~~ ~~is~~ ~~needed~~ ~~is~~
needed, in order to block crucial decision
relating to the Death Penalty.

Brief Background.

As I was indicted on the charge of relating to the September 11 attack in the US District Court Eastern District of Virginia, I never have the opportunity at the beginning of proceeding with both District Judge who have handle the case, to be offered the choice to ~~represent~~ employ my own lawyer (for which I have the means) or to go pro se with my own standby. Instead Court appointed lawyer were imposed on me despite the fact that I declared financial resources that make me ineligible for court appointed lawyer. I will not here develop the different manipulation of the US system of ~~the~~ so called "Justice" to achieve this result.

Thus the infringement of the Due Process of Law relating to the right to employ a lawyer, has given rise to the violation of the US right to an effective assistance of counsel, which in turn denied me the ^s right to present a complete defense.

Legal US agreement

The US laws give the right to appear in front of an US Magistrate (or District Court) and be offered the right to employ your own chosen lawyer or to go pro se (and employ a stand by lawyer). This understanding emanate from the following part of US laws.

- The Due Process right to mount an effective defense as the Supreme Court of US has stated "Under the due process clause of the Fourteenth Amendment criminal prosecution must comport with prevailing notion of fundamental fairness. We have long interpreted this standard of fairness to require that criminal defendant be afforded a meaningful opportunity to present a complete defense."
California v Fernandez, 467 US 479, 485 (1984)

• "The right to present a defense --- is a fundamental element of due process of law"
Accord Washington v Texas, US, 14, 19 (1967)

"Originally the Sixth Amendment right to counsel was interpreted merely to guarantee that an individual had the right to employ an attorney". See J.R. VICE Encyclopedial of Constitutional Amendment proposed Amendment and Amending since 1789-1995 at 277 (1996)"

It is clear here that I have been denied the most basic right, and the present Virginia Court show the highest level of hypocrisy by pretending that I cannot assert it now because of her concern about my ability to defend myself. Surely any decent person ~~could~~ will not even dare to put such argument forward.

To conclude on this matter,

"~~With~~ the proposal and ratification of ~~the~~ The Sixth Amendment, congress enacted two statutory provision which seemed to indicate and understanding that the Sixth Amendment guarantee of assistance was limited to assuring that a person wishing and able to afford ~~could~~ counsel would not be denied that right"
Congressional Research Service, Library of Congress
The constitution of USA, Analysis and interpretation
19 430 / Johnny H Kilham & G Castella 1996

US Constitution recognize that trust and confidence is an integrale and vital part of the ability to receive effective assistance of counsel.

" That a critical component of the Sixth Amendment's guarantee of effective assistance is the ability for counsel to maintain uninhibited communication with his client and to build a relationship characterized by trust and confidence "

Murray v Slappy

Needless to say that it is not the case and out of question with the ~~as~~ Jews and Christians (actually probably pagan).

My position is recognize, by the Sixth Amendment.

" As a practical matter, if the client knows that damaging information could be more readily be obtained from the attorney following disclosure than from himself in the absence of disclosure, the client would be reluctant to confide in his lawyer and it would be difficult to obtain full informed legal advise (~~etcetera omitted~~) Weatherford v Bursey 1977

It is clear to me that the legal system have no faith in their own law. No really surprising for a secular, godless system.

It is my intention to win their case, ALLAH willing. ~~By~~ By walking out of the court and fly out on 787-900. 1st class. ~~and~~ by exposing the hypocrisy of the following text.

"in all criminal prosecution, the accused shall enjoy the right to a speed and public trial, by an impartial jury of the state and district where in the crimes shall have been committed, which district shall have been previously ascertain by law and to be informed of the nature and cause of the accusation, to be confronted with witness against him, to have compulsory process for obtaining witnesses in his favor and to have the Assistance of Counsel for his defence."

"Give to the hypocrites the tidings that there is for them a painful torment."

Quran Surah 4 - An Nisa Ayat 138.

Slave of ALLAH

زكريا موسى
Zacarias Moussawi I binu Umar Moussawi
I binu Solmani