

In The Name of ALLAH

United States of America,

v. ; Criminal No 01-4884
Zacarias Moosaoui ;

Motion for the immediate eradication of Me.

United States imposed appointed Lawyer :

Megalomaniac Remian, Jewish Zealot Zerhui,
Right wing Racist Mc Clinton on the ground
of misconduct and ineffective assistance of
defense counsel. and non application of the

Due process of law and the denial of the US
right to present a complete defense. By the
use of their personal contact in the judiciary

" And Indeed whosoever take Revenge after he has suffered
wrongs, for such there is no way of blame against them " 42-8

ALLAH v AKBAR, I, Slave of ALLAH,
Zacarias Moosaoui attack the Machiavellian
imposition of US under covere Coercader
Remian, Jew Zerhui and Mc Clinton.

Their appointment by US District Judge
Leonie Brinkema is extremely cynical
in the view that I am indeed a Muslim
Fundamentalist openly hostile to the Jew
and the United States of America.

These breed of blood secker have denied
to me the US right to an effective assistance
of counsel. This was achieve on the (12)

SOS & S RIA

accoridg to my knowledge & belief in this Verdict where
they denied me the right of Due Process of Law,
by which a defendant is entitled to be
entitled to employ his own lawyer or to
represent himself (either or without a stand-by)
as to receive his right and be given an
appointed Lawyer (if he cannot afford one.)

As it was known by this unspeakable
team that I was ~~desire~~ sole or either
having a Muslim Lawyer to help me prepare
my case and me or ~~the~~ immediately enter
a Plea so, they ~~had~~ deliberately
fail to inform me of my right before the
appearance in Court and also have position
to misinform me about the fact that I could not
employ my own Lawyer (Muslim of course).

This oblige from them to keep this highly
prejudice case is examplely by ~~the~~ being
that will have be done if I was a Christian
or Pagan, or Jew or Devil ~~and~~ higher
(that ~~they~~ ~~had~~ come thing : Unbeliever)
they did not fail for a change of Venue
when they receive the ~~paper~~ relating
to the construction of the ~~Terror~~ Bell

- Every month they refuse practically
to employ a Muslim Lawyer, even as
a consultant, because they know that

I will discuss them at the first meeting with
this Brother Lawyer.

As it is impractical to depict their descending
plot and behavior, I will ~~best~~ briefly
give an anecdotal documented account
through letter I received and sent to these
government appurtees.

Old

letter February 14, 2002 to Mehal Deenham
 "I would like to give you formal notice
 of my dissatisfaction regarding the way
 my defense counsel operate. Despite
 numerous prolong discussion to agree
 on how it should work I see that my
 basic request are ignore. As you know
 on January 30 at around 7h 30 I formally
 dismiss Mc Mahon and J Zehra as
 my Lawyer" - "I have express to
 you in no uncertain term my mistrust
 regarding my situation and the nature
 of the case being an overwhelming need
 for the presence of a Muslim Lawyer
 (as I have requested since my
 indictment)

In response from the same Mehal Deenham

letter Feb 25. (Reindeer to me)

"As you know, I have been impressed with your intellect and many of your insight with regard to the predicament you find yourself in. Many of our conversations have been stimulating at least for me and despite the grim situation and our obvious cultural and religious differences, not without some humor. --- You handed me a letter --- as "formal notice".

"This is compounded by your failure to trust us up to this point with information critical to your defense. You claim you are innocent of involvement in the planning and execution of the 9/11 attack on America. If you are truly innocent, you've thoughtful explanations as to why you were taking "big plane" flying lessons and the identification of what it was that was finding your efforts could necessarily be consistent with the innocence you claim and inconsistent with the government theories of 9/11 involvement. Even if the explanations are not explanations you want to share with the US Government in open court, they could help us in many other ways such as proceeding investigation efforts and reviewing government

Extract Paete (Not filed) 4/11/2002.

Edward B MacMahon Jr CJA counsel for
defendant Zuccaroos Blockbuster.

Plaintiff Right wing Paete look for a job
for the Bay, (his friend).

In 4 months they have done nothing.

" As of today we have not received a single document that relates in any way to any of the persons alleged to be hijackers on

September 11, 2001, Not a single plane ticket, flight manifest, car rental receipt, hotel or other travel record. We have

no information regarding any of the events relating to any of the hijacked planes. We have no intelligence files relating in any way to a single person alleged in any way to be involved in this conspiracy. Such information has been requested but has not yet been produced.

However, we have been told that such documentary evidence could 302's were forthcoming and that the same total is vast. The reality at this time though is that we have not received the substantial bulk of information required properly to prepare the defense. In short, we have almost no discovery at this time.

evidences for loopholes, weaknesses and for fabrication. The government's discovery in this case will be so massive that no one person will be able to read and digest it all before trial. You will have a trial team searching through the lateral haystack provided by the government looking for the proverbial needle without knowing that it is indeed a needle being looked for. Since you are not able to search through the material yourself given your condition of confinement, the defense must do this search for you. I trust you know this. It is my strong hope that at some point you will see the wisdom in confiding the information which is vital to your defense to counsel."

"Oh you who believe! Take not the Jews and the Christians as Allies (friends protectors helpers) they are but Friends, protectors, helpers of each other. And if any amongst you takes them as Friends, protectors, helpers, then surely he is one of them. Verily Allah guides not those people who are Zalimun."

Caren S Al Maridah Aswat S.

I must anticipate that an immense volume of material is on the verge of production in this case, leaving us with a relatively limited period of time to analyze and prepare that information for the Missouri Case defense."

Deneham says that he will never be able to read and digest all in February and McMahon talks about "analyze and prepare" in April. What a bunch of blood sucking, really disgusting.

Letter to Deneham Friend Paul Mc Neilly
the one who is in charge for my brother.

"Dear Paul" the defense team has written several times about leaks. While we remain under protective order preventing dissemination of any discovery material to the media, we continue to read about leaks of documents that we have not seen. — Indeed anything of substance about the Missouri case we seem to be learning from the press. At this point we are reduced to asking that if a document is leaked, at least leak one to us! (comment at the back)

- what does the US judge Leonie Brinkmann do? (of course e.)
- the so called experienced lawyer was taking info from the press FBI leak.
Notice the FBI control the press and they quickly checked lawyer.
- "we seem to be learning from the press".
he is telling the FBI using stenography that I don't talk to them, or very experienced ex prosecutor.

Before I forget, they were not even ashamed of their lie.

"Our office was appointed to represent Zacarias Moussaoui after he requested court appointed counsel."

~~Hanover~~ . Brian D. Neukamp Jr.

Gerald Zuckin

Edward Mc Mahon Jr.

Ken Trecoli

US v MOUSSAOUI: Control over the conduct of the Defense.

February 19, 2002.

then they look surprised in court, such liars

civilian clothing at non-jury proceeding.
 In his opinion, the Judge will be unwilling
 to indulge Mr Moissaoui's personal preferences
 when there is no legal requirement to do so.
 Mike Lieberman was somewhat less emphatic,
 saying that Judge Bounhama will not reject
 Mr Moissaoui's request out of hand. In the
 end, however he too believes that the Judge
 will offer to the Marshall's decision.

Interviews with Michael Nachmanoff and
 Michael, Assistant Federal Public Defenders
 in Alexandria, US (Apr 3 and Apr 2, 2002
 respectively).

And he was absolutely right - no civilian cloth
 on the 22 April. Distrust Judge Leonie
 Bounhama exactly refers to ^{vs ms} her
 civilian clothing when she has entire
 discretion on the issue. (may be she is
 not in charge even in her court?).

The fact of the matter, is that the Blood
 Seeker Death Team is very confident
 that Distrust Judge Leonie Bounhama
 will not allow me to proceed Pro Se.
 (of course, not out of hand). that
 they they engineer the pre-trial
 and they did anticipate that I will
 denounce them on the 22 April.

The week before they brought me an article describing their Telleish strategy to have me declare insane at the hearing and get off please.

Moreover, no doubt that the chief Marshall informed the ^{the} messenger of my attempt to contact the Judge, certifying them being aware, that why the message was not fully passed by USMS.

"I do not want my lawyer to be informed" will "potentially" have attracted the attention of any Judge. (?)

It is a very crazy world out there between the prosecutor, the chief, the chief Marshall, the US Marshal Judge and the United Federal Defender Dunbar.

the Best Classified Information
TO BE IN COURT.

"And remember when the disbelievers plotted against you to imprison you or to kill you or to get you out from your house Mecca they were plotting and Allah too was planning and Allah is the Best of ~~Planners~~ PLANNERS!"

ALLAH UKBAR, ALLAH UKBAR, ALLAH UKBAR

List of "Favorable" witness

Under the Sixth Amendment

"...the accused shall ENJOY the right
to cross-examine and REBUT his accuser
to have compulsory process for obtaining
witness in his favor..."

Therefore, I, Slave of AGATH order that.
that the following American official should
be suppressed, call as compulsory witness
in my favor for the hearing relating to
the present year Motion relating to the
Ineffective assistance of Defense Counsel.

- Clicked Megalomaniac Federal Public Defender
Francis Dunham
- Vasty Jewish Zealot Federal Public Re却lic
Assistant Terry Zemba.
- Right wing Racist Edward Mc Mahon
- Jewish Zealot Senior Assistant Federal
Public Defender Michael Nacmannoff
- Jewish Zealot Jewish n°2 Assistant Federal
Public Defender Michael Lieberman.
- ~~Second Assistant Advocate Federal
Public Defender Ben Dreyfuss~~
- Slave Assistant Federal Public
Defender Ken Deicke

- Idaho Clutch Federal Defender Judy Clark
- ~~Coldenella~~ Investigator Federal Republic
Defender "Mc Green" or Mc Graw (?)
- Casselby Sheriff City of Alexandria James H. Dunnigan
- Chief (Friend Number) United States Marshall in Alexandria Court
- Seaper Woman Captain Mitchell
- Clerk Machine Lieutenant Davis.

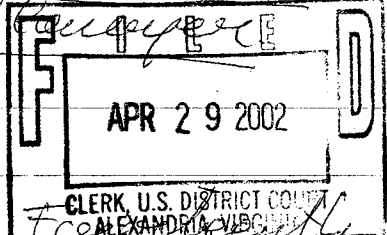
"Verily the likeness of Jesus before ALLAH is the likeness of Adam. He created him from dust then He said to him "Be" and he was.

This is the truth from your Lord, so be not of those who do not; then whoever despites certain concerning Jesus after all this knowledge that has come to you, Jesus being a slave of ALLAH and having no share in Divinity, say

"Come let us call our sons and your sons our women and your women, ourselves and yourselves; then we pray and invoke the curse of ALLAH upon those who lie."

General At Duran 3 April 89-61

Moving Attachment to the Motion
on Ineffective Assistance of Counsel
US Legal Document



"Under the Due Process Clause of the ~~First Amendment~~
Amendment criminal prosecution must
comport with prevailing notion of fundamental
fairness. We have long interpreted this
standard of fairness to require that criminal
defendants be afforded a meaningful
opportunity to present a complete defense."

You have deny me the right to choose my
own law. Muslim law will prevail over
your evil system forever.

None you are expecting me to prove to you
that I have the right and the ability to
defend myself. I will be CRAZY to
take Part to your OBSCENE Machination
you are collecting your choice, your
friends, your Supreme and your
want to Hell me. After all you are the
United State in Court.

The Curse of Allah is on You
Your US BASTARD JUDGE

Leonie Brumheros

I will sue you (in Court of course).

"And each person will be paid in full of what
he did and he is Best Aware of what they do"
Search 39 Hz Zemar - FO (see back)

Enclose the list of Seppened alertness for my hearing

Warning: This statement must not be seppened under some fine ~~any~~ circumstances
For example the use of "colorful"
language regarding US
apparntee is perfectly in line
with the demarication and
insulting language used by the
United State of America in
one of their recent statements.
District Judge Leonie Preunkemo
did not object to:

"we can fanatical sympathize
for the Muslim
therefore, she must not object
to Major General, Teesish Zeal
Right wing racist for his action."

Legal Department

"Fairness"