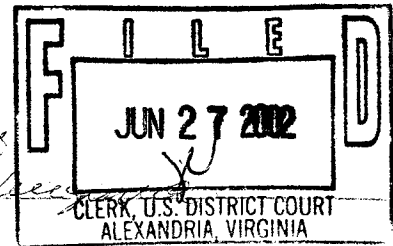


In the Name of ALLAH.



In the US District Court For Eastern of ^{district} Virginia
Alexandria Virginia.

Zacarias Maccusani

v.

US

Case No 01-55-A

Motion to be able to investigate the case in the
US and in France, Britain, Germany and
Malaysia

ALLAH v AKBAR, Even Justice Brennan DJ
cannot denied that this case is international

France, Britain and Germany government
falsely claim not to release information
on me and the 19 hijackers (especially
the Hamburg Cell) because of their opposition
to the Death penalty. This is a complete
lie that is made to cover their extensive
cooperation with the FBI and CIA in
monitoring and tracking me and the
so call 19 hijackers in their country and
in Europe in general.

I, need to engage action in the European
Court of Justice to force the French

as the British and the German Governments
to ~~make~~ ^{be} available without delay to me and
the public their extensive knowledge about
my Mujahideen activity (as so collateral event
activity.)

For example in ^{December} 1997 I personally phone from
a phone box outside the train station in Croydon
(on left) the commander of Mujahideen in
Chechnya & Dagestan.

- After the Embassy bombing in Kenya and Tanzania
the British Police searched my passport October
23 A Lambert SW2 London.

- British Court in 1999 have engage proceeding
- against me for a miss information using the
address 5 Herbert Grove SW9 London
this address was also searched by anti terrorist
Special Branch in 1997.

- Many other event justify that I must be able to
investigate the case abroad to expose that the
that FBI could not get a warrant against me
when they arrested me is a complete and utter
lie as it is certain that they receive before
and during my presence in US information
on my "Terrorist" background.

I want to be able to commission, to have
the Muslim British lawyer to engage action in
the British High Court, European Court of Justice and of
Human Right and Crime against humanity.

the service of the well known British
Pakistan lawyer K Hanif to force the
the British government to release
all their information and their
cooperations about me with the CIA and
the FBI and other foreign government agencies
British Police have for year monitor
my activity, especially when I was
residing at 66 Christchurch Road
S W 2 London Flat 13.

In fact, in 1996 they dispatch send me
one of their religious liaison officer
at this address following a peaceful
confrontation in Tooting Glass Cover Market

As Bro Freeman as already been
security authorize to see me
and therefore no usual false claim
of security concern can be made.
he must be allow to come so he can
under my ~~at~~ authority organise
my investigation and legal action
ahead to prove that it is a cover
up from the FBI and the government

I have no access to phone, to outside
person, I have no information about
the outside world.

Nobody should be oblige to defend

himself in without being able to investigate
the case.

Bro Freeman must be allow again to
visit me before the 8 of June when pre
trial end.

In fact the 8 June is my Death sentence
day if I cannot compel the government
to certify that they were conducting
a surveillance operation against me
and the 19 hijacker.

Leone Beinhema NJ twice this that why
she gave me only around 2 week to file
motion and prevent Bro Freeman to
see me and prevent me to ex. cross

examine the government in court during pretrial
if she does not allow me to ask in court
the Government, FBI to certify about
their surveillance during pre trial she
will never allow me during the trial
she will say that my line of questioning
is irrelevant.

Judgment Day is June 8

I must be allow to investigate the case
in France, Britain, Germany etc
to ~~compel~~ compel the government and FBI
to admit their surveillance operation
against me and the 19 hijacker

Slave of ALLAH.

سور اليا ليا