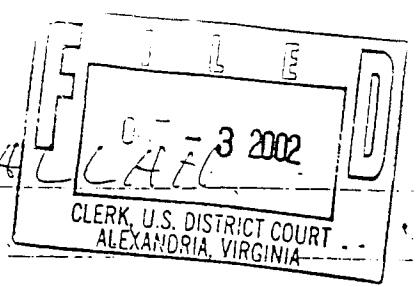


In the Name of ALLAH



Mega Redacted

01455A

Zacarias Moussawi v US

Muslim v Crusader

PARTICULARLY EMBARRASSING
DOCUMENT

Motion to oppose the GAGGING ORDER
OF the United States Protective "order

ALLAH V AKBAR. On the 9/18/02 the
US has submitted to me their final
sentence order. Basically I have
no right to speak to anybody about

"Particularly sensitive document"

Apparently the Aircraft does not mind
to send me classified document as
long as the secret die with me.

Anybody who see particularly sensitive
document will understand that they
are not dangerous for national
security but dangerous for national
elections.

~~During the~~

For example the gagging order prevent
me to share an evidence to witnesses.

if the government has branded the document
particularly sensitive... I can't give
you particular example on this matter
will be put under seal or classified.

But make no mistake Bush does not take
any chance to have expose ~~or~~ Archwift
complete failure and career up.

I therefore request a public hearing
to expose how the Court and the US
government are manipulating this case
to condemn me.

If I were to obey this "order" I
will be signing my Death warrant.

Source of ALCAH.

عبدالله بن محمد

(1/2)

Attachment - ~~Understand~~

Here is a few example why this protective is not acceptable and as practical to me.

First, being under the S.A.M. and that anybody who met me is bound by it as well, I must be allow to share any particularly document to anybody who was ~~under~~ subject the S.A.M. (which also prevent ~~to~~ dissemination).

Next if not all relevant document to my defense are P.S.D so the U.S. protective order prevent me to get advice from anybody else than the bunch of Seattle lawyer you have appointed to kill me. (See footnote n° 1.)

The provision in the order that prevent me to share P.S.D to others must be completely erase. There can anybody investigate a case if he cannot share evidence to potential witness. (paragraph 4 x 5).

The ~~provision~~ United States government
may not be disseminated
and their in the factual is "2" define
disseminate as "to show, discuss or
provide a copy of the particular piece
of discovery or speculation from it".

This is impractical because as this
court as pointed out at the hearing
it will oblige me to provide whether
I got this info from P S D or from
the press.

Moreover it again make investigation
and trial preparation impossible.

The provision in para 5 stating "
The defendant or ... " until the end
will in effect inform the government about
my line of defense and of investigation.
Because I will have to file with the court
which do I want to show to which witness.

in para 6: see highlight (it is completely
politically driven). The US government
could maintain P & D status on Docu
for reason other than national security
or current FBI investigation.

(2/2)

Taking account that any doc which
was a national security interest is
classified it is ~~typ~~ hypocritical
to pretend that PSD also could
threaten ~~PSD~~ US National security.

Here the wording "may adversely
impact an ongoing investigation
or operation, or some other
legitimate government interest."
is completely unacceptable.

Everything could fit this description.
Bush's election is an ongoing
government operation.



Aircraft cover up is a legitimate
government interest.

The procedure in paragraph 7 where
I have to give to the US prosecutor
which PSD I will introduce at
trial is ludicrous to stop people
with not give them any trial
preparation.

As it is very likely that you will deny me
a hearing so nobody can know the extent
of the manipulation and cover up. I
request a telephone conference so I can

explain more precisely or have this protective
order will virtually prevent me to prepare
my case.

Moreover, I want to make clear immediate
to this "Court" that I will never give
in advance the P.S.D. I will use a trial



Stance of ACLU

ایو جی ایل سی