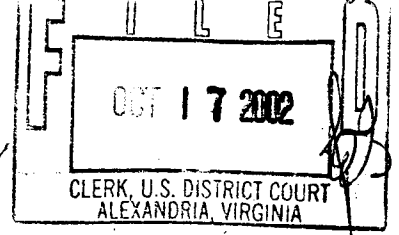


In The Name ALLAH



Redacted 16 October 01

01855A

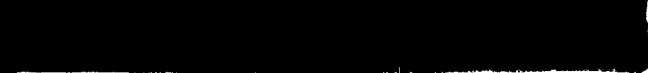
Zacarias Moussawi v US

Muslim v Crusader

THE MEGALO PIG GETTING

PIGGER AND PIGGER ~~W~~

Motion to override the internet patch contra
Dunham and to have unrestricted
access to nonclassified evidence against
me (if any?).

 Nothing could
illustrate more the arrogance and the
vanity of Frank Dunham than the reply
on my request for a live internet site.

Not only I am completely sealed off
from the outside world but now the
US government through their
ex-prosecutor appointed Death
standby lawyer Dunham & Co
try to restrict probably deny me
any meaningful non classified evidence.

618

The prosecutor in disguise Dunham says
 "the determination as to what should be
 loaded on it [Internet site], be left to the
 discretion of the Federal Public Defender.

This unspeakable "man" forget that I, as
 pro se is entitled to see evidence against
 me. "and be informed of the nature and
 cause of the accusation".

As I transferred the case more than a week
 ago I have no working relation with
~~the~~ her bunch of death stand by lawyer.

And in his effort to add insult to injury
 prosecutor Dunham says that the reason
 to deny me full access to non classified
 evidence "are not influenced by any
 intent to frustrate Mr Maussac's pro se
 defense preparation. Indeed, just the
 opposite is the case". (sick man)

Finally to ensure his obscene mentality
 Dunham cynically advises:

"Anything not available on the web site
 is still available to Mr Maussac in
 either electronic media or hard
 copy form Accordingly the defendant's motion
 should be denied".

Leslie Benham should be told that failure to give full access through an internet site to nonclassified information will deny me the right to defend myself.

The ability for the US government to control my defense activity through Benham can be illustrated by the fact that [redacted] and [redacted] have been in the custody of the US for 6 months and it is only recently that Benham filed for access to them. Taking account that this could see the government dismiss the case in order to avoid the humiliation to be defeated in court by the favorable testimony of [redacted] and [redacted] Benham has exposed his true agenda by trying to hide the importance of these truths to the Court early during the year.

Being under the most savage condition of imprisonment and isolation I must have a least given access to ~~the~~ my death case -
Not to forget that I am a single individual against the entire Crusade.

World forces, so to get access to all non
classified information through a secure
internet site is not a luxury.

Finally, the Court knows that no such site
has been install for me, therefore until
this day more than a year after 9/11

I don't have the mean to investigate the
case. Even if you carefully misrepresented
the recent continuancy as being to enable me
prepare the case, I will in due time seek
a corresponding continuancy to the time lost
by the Court and Denham in ~~not~~ providing
me with an internet connection.

The court must force Denham to update
the nonclassified internet site with press
article of the Washington Post, the N.Y Times
and Newsweek and CNN.com, this is
necessary because I learn more about the
government falsification and lies and trick
through the press than through Denham
work product. (by the way he can be
in Hell with his work product and
don't need them on my internet site.)

Slave of ALLAH

أبي عبد الله محمد بن عبد الله