

OCT 17 2002

CLERK, U.S. DISTRICT COURT
ALEXANDRIA, VIRGINIA

In the Name ACC 404

Redacted 16 October 01

OR 455A

Zacarias Maessoum v US

Meskin v Censader

THE MEGALO PIG GETTING

PLIGGER AND PLIGGER

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

[REDACTED] Nothing could illustrate more the arrogance and the vanity of Frank Denham that he reply on my request for a live internet sele.

Not only I am completely sealed off from the outside world but since the US government themselves their expresseeitor appointed Death Standby lawyer Denham & Co try to destruct probably deny me any meaningful non classified evide.

SAC T 1

The persecutor in desperate Denham 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
Per Se is entitled to see evidence against
me. "and be informed of the nature and
cause of the accusation".

As I informed the Court more than a week
ago I have no working relation with
~~any~~ her branch of Death Stand by Lawyer.

And in his effort to add insult to injury
Persecutor Denham agree that the reason
to deny me full access to non classified
evidence "are not influenced by any
intent to frustrate Mr. Messer's pre-trial
defense preparation. Indeed, just the
opposite is the case?". (sick man)

Finally to extreme his obscene mentality,
Denham cynically advises:

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

Conrad Beunkema should be told that
failure to give full access through
an internet site to non-classified
information will deny me the
right to defend myself.

The cruelty from the US government
to control my defense activity through
Beunkema 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 Beunkema filed for
access to them. Taking account that
this could see the government dismiss
the case in order to avoid the humiliations
to be defeated in court by the favorable
testimony of [REDACTED] and [REDACTED].
Beunkema has exposed his true agenda by
trying to hide the importance of these trials
to the correct case during the year.

Being under the most savage
conditions of imprisonment and
isolation I must be at least given
access to the my death case.

Not to forget that I am a single
prisoner against the entire world.

world forces. So to get access to all non
classified information through a secure
internet site is not a necessity.

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

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

The court must force Deukmejian to explain
the nonclassified internet site article press
article of the Washington Post, the NY Times,
and Newsweek and CNN.com. This is
necessary because I learn more about the
government's fabrication and lies and their
through the press than through Deukmejian.
which product. (If the case has been
in hell will his classification and
don't need them on my internet site.)

Slave of ALCAT

1/1/2019