

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

ABDULLAH AL-NOAIMI, *et al.*)
)
 Petitioners,)
)
 v.) Civil Action No. 04-CV-1227 (RBW)
)
 GEORGE WALKER BUSH,)
 President of the United States, *et al.*,)
 Respondents.)
 _____)

DECLARATION OF JAMES R. CRISFIELD JR.

Pursuant to 28 U.S.C. § 1746, I, Commander James R. Crisfield Jr., Judge Advocate General's Corps, United States Navy, hereby state that to the best of my knowledge, information and belief, the following is true, accurate and correct:

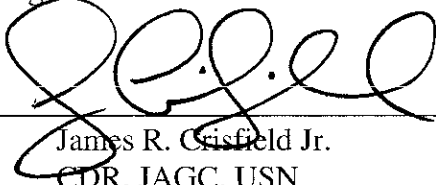
1. I am the Legal Advisor to the Combatant Status Review Tribunals. In that capacity I am the principal legal advisor to the Director, Combatant Status Review Tribunals, and provide advice to Tribunals on legal, evidentiary, procedural, and other matters. I also review the record of proceedings in each Tribunal for legal sufficiency in accordance with standards prescribed in the Combatant Status Review Tribunal establishment order and implementing directive.

2. I hereby certify that the documents attached hereto constitute a true and accurate copy of the portions of the record of proceedings before the Combatant Status Review Tribunal related to petitioner Abdullah Al-Noaimi that are suitable for public release. The portions of the record that are classified or considered law enforcement sensitive are not attached hereto. I have redacted information considered law enforcement sensitive as well as information that would personally identify family members of the detainee and certain U.S. Government personnel, in order to protect the personal security of those individuals. I have also redacted internee serial numbers

because certain combinations of internee serial numbers with other information become classified under applicable classification guidance.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: 9 Dec 04



James R. Crisfield Jr.
CDR, JAGC, USN



Department of Defense
Director, Combatant Status Review Tribunals

OARDEC/Ser: 479

08 DEC 2004

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From: Director, Combatant Status Review Tribunal

Subj: **REVIEW OF COMBATANT STATUS REVIEW TRIBUNAL FOR
DETAINEE ISN # [REDACTED]**

Ref: (a) Deputy Secretary of Defense Order of 7 July 2004
(b) Secretary of the Navy Order of 29 July 2004

1. I concur in the decision of the Combatant Status Review Tribunal that Detainee ISN # [REDACTED] meets the criteria for designation as an Enemy Combatant, in accordance with references (a) and (b).
2. This case is now considered final and the detainee will be scheduled for an Administrative Review Board.

A handwritten signature in black ink, appearing to read "J. M. McGARRAH".

J. M. McGARRAH
RADM, CEC, USN

Distribution:
NSC (Mr. John Bellinger)
DoS (Ambassador Prosper)
DASD-DA
JCS (J5)
SOUTHCOM (CoS)
COMJTFGTMO
OARDEC (Fwd)
CITF Ft Belvoir

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2 Dec 04

MEMORANDUM

From: Legal Advisor

To: Director, Combatant Status Review Tribunal

Subj: LEGAL SUFFICIENCY REVIEW OF COMBATANT STATUS REVIEW TRIBUNAL
FOR DETAINEE ISN # [REDACTED]

Ref: (a) Deputy Secretary of Defense Order of 7 July 2004
(b) Secretary of the Navy Implementation Directive of 29 July 2004

Encl: (1) Appointing Order for Tribunal #12 of 29 September 2004
(2) Record of Tribunal Proceedings

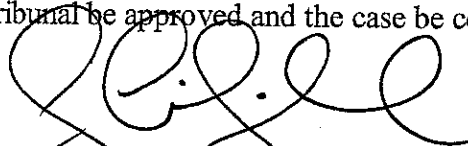
1. A legal sufficiency review has been completed on the subject Combatant Status Review Tribunal in accordance with references (a) and (b). After reviewing the record of the Tribunal, I find that:

- a. The detainee was properly notified of the Tribunal process and affirmatively declined to participate in the process. The detainee requested his Personal Representative to provide information on his behalf.
- b. The Tribunal was properly convened and constituted by enclosure (1).
- c. The Tribunal complied with the provisions of references (a) and (b). Note that some information in exhibits R-4, R-5, R-6, and R-7 was redacted. The FBI properly certified in exhibits R-2 and R-3 that the redacted information would not support a determination that the detainee is not an enemy combatant.
- d. The detainee requested one witness. The Tribunal found the witness to be relevant and submitted a request to the U.S. State Department to locate the witness in Bahrain. Bahraini authorities located the witness and the witness elected to provide a letter to the Tribunal on the detainee's behalf. In fact, he submitted two letters and these were considered by the Tribunal and included in the Record of Proceedings as exhibits D-b and D-c. The Bahrain Interior Ministry also provided a "Certificate of Good Conduct" for the detainee (exhibit D-d). The Personal Representative presented these documents on behalf of the detainee.
- e. The Tribunal's decision that detainee # [REDACTED] is properly classified as an enemy combatant was unanimous.
- f. The detainee's Personal Representative was given the opportunity to review the record of proceedings and did not submit comments to the Tribunal.

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Subj: LEGAL SUFFICIENCY REVIEW OF COMBATANT STATUS REVIEW TRIBUNAL
FOR DETAINEE ISN # [REDACTED]

- g. It should also be noted that the detainee stated that he was tortured when captured in Afghanistan. The Tribunal took note of this allegation and in accordance with standard operating procedures forwarded the allegation to officials at the Criminal Investigative Task Force for investigation. The Tribunal also noted that none of the information relied upon when making its decision originated from the detainee's capture in Afghanistan.
2. The proceedings and decision of the Tribunal are legally sufficient and no corrective action is required.
3. I recommend that the decision of the Tribunal be approved and the case be considered final.



JAMES R. CRISFIELD JR.
CDR, JAGC, USN



Department of Defense
Director, Combatant Status Review Tribunals

29 Sep 04

From: Director, Combatant Status Review Tribunals

Subj: APPOINTMENT OF COMBATANT STATUS REVIEW TRIBUNAL #12

Ref: (a) Convening Authority Appointment Letter of 9 July 2004

By the authority given to me in reference (a), a Combatant Status Review Tribunal established by "Implementation of Combatant Status Review Tribunal Procedures for Enemy Combatants Detained at Guantanamo Bay Naval Base, Cuba" dated 29 July 2004 is hereby convened. It shall hear such cases as shall be brought before it without further action of referral or otherwise.

The following commissioned officers shall serve as members of the Tribunal:

MEMBERS:

[REDACTED] Colonel, U.S. Marine Corps Reserve; President

[REDACTED] Lieutenant Colonel, JAGC, U.S. Army;
Member (JAG)

[REDACTED] Lieutenant Colonel, U.S. Air Force; Member

J. M. McGARRAH
Rear Admiral
Civil Engineer Corps
United States Navy



HEADQUARTERS, OARDEC FORWARD
GUANTANAMO BAY, CUBA
APO AE 09360

23 November 2004

MEMORANDUM FOR DIRECTOR, CSRT

FROM: OARDEC FORWARD Commander

SUBJECT: CSRT Record of Proceedings ICO ISN [REDACTED]

1. Pursuant to Enclosure (1), paragraph (I)(5) of the *Implementation of Combatant Status Review Tribunal Procedures for Enemy Combatants Detained at Guantanamo Bay Naval Base, Cuba* dated 29 July 2004, I am forwarding the Combatant Status Review Tribunal Decision Report for the above mentioned ISN for review and action.

2. If there are any questions regarding this package, point of contact on this matter is the undersigned at DSN [REDACTED]

[REDACTED]
LTC, USA

(U) Combatant Status Review Tribunal Decision Report Cover Sheet

(U) This Document is UNCLASSIFIED Upon Removal of Enclosures (2) and (4).

(U) TRIBUNAL PANEL: #12

(U) ISN#: [REDACTED]

Ref: (a) (U) Convening Order for Tribunal #12 of 29 September 2004 (U)
(b) (U) CSRT Implementation Directive of 29 July 2004 (U)
(c) (U) DEPSECDEF Memo of 7 July 2004 (U)

Encl: (1) (U) Unclassified Summary of Basis for Tribunal Decision (U/FOUO)
(2) (U) Classified Summary of Basis for Tribunal Decision (S/NF)
(3) (U) Summary of Detainee/Witness Testimony (U/FOUO) (N/A)
(4) (U) Copies of Documentary Evidence Presented (S/NF)
(5) (U) Personal Representative's Record Review (U/FOUO)

1. (U) This Tribunal was convened on 21 November 2004 by references (a) and (b) to make a determination as to whether the Detainee meets the criteria to be designated as an enemy combatant, as defined in reference (c).
2. (U) On 21 November 2004 the Tribunal determined, by a preponderance of the evidence, that Detainee # [REDACTED] is properly designated as an enemy combatant, as defined in reference (c).
3. (U) In particular, the Tribunal finds that this Detainee affiliated himself with al Qaida and the Taliban, as more fully discussed in the enclosures.
4. (U) Enclosure (1) provides an unclassified account of the basis for the Tribunal's decision. A detailed account of the evidence considered by the Tribunal and its findings of fact are contained in enclosures (1) and (2).

[REDACTED]
Colonel, U.S. Marine Corps
Tribunal President

**UNCLASSIFIED SUMMARY OF BASIS FOR TRIBUNAL
DECISION**

(Enclosure (1) to Combatant Status Review Tribunal Decision Report)

TRIBUNAL PANEL: #12
ISN #: [REDACTED]

1. Introduction

As the Combatant Status Review Tribunal (CSRT) Decision Report indicates, the Tribunal has determined that this Detainee is properly classified as an enemy combatant because he affiliated himself with the Taliban and al Qaida, which are engaged in hostilities against the United States and its coalition partners. In reaching its conclusions, the Tribunal considered both classified and unclassified information. The following is an account of the unclassified evidence considered by the Tribunal and other pertinent information. Classified evidence considered by the Tribunal is discussed in Enclosure (2) to the CSRT Decision Report.

2. Synopsis of Proceedings

The unclassified evidence presented to the Tribunal by the Recorder indicated that the Detainee, a Bahraini citizen, admitted he traveled from Bahrain to Afghanistan on 13 September 2001. His purpose was to fight for the Taliban and die in jihad. At the time he departed Bahrain, the Detainee knew he would be fighting the Northern Alliance and the United States. When he arrived in Afghanistan, the Detainee requested and received directions from a Taliban representative to an office/guesthouse in Kabul, Afghanistan. At that Taliban office, the Detainee introduced himself and told the Taliban representative that he had come to fight. After November 2001, the Detainee traveled to the Pakistan border where he was arrested by Pakistani authorities and later turned over to U.S. authorities. The Detainee chose not to participate in the Tribunal process. The Detainee requested one off-island witness, Mohammed Salman Al-Khalifa. The U.S. Department of State contacted the witness through the Bahraini government and offered him the opportunity to testify on board Guantanamo Bay, by conference call or written statement. The witness elected to testify through written statement and submitted two documents for the Tribunal's consideration. The Bahraini government also submitted a document to the Tribunal. The Tribunal President's evidentiary and witness rulings are explained below.

3. Evidence Considered by the Tribunal

The Tribunal considered the following evidence in reaching its conclusions:

- a. Exhibits: D-a through D-d, and R-1 through R-12.

b. Testimony of the following persons: None.

4. Rulings by the Tribunal on Detainee Requests for Evidence or Witnesses

The Detainee requested one witness. The following was introduced for the Tribunal's consideration:

<u>Evidence</u>	<u>President's Decision</u>	<u>Produced?</u>
Statement from Mohammed Salman Al-Khalifa	Relevant	Yes
2d Statement from Mohammed Salman Al-Khalifa	Relevant	Yes*
Certificate of "Good Conduct" from the Bahriani Interior Ministry	Relevant	Yes*

*The Detainee requested testimony from the witness, which was produced. Apparently the witness, Mohammed Salman Al-Khalifa, took it upon himself to provide a second statement, the character reference, which was accepted by the Tribunal for consideration. The third document (also not requested but provided nonetheless) was the Good Conduct Certificate submitted on the initiative of the Bahraini Government that was also accepted and considered by the Tribunal.

5. Discussion of Unclassified Evidence

The Tribunal considered the following unclassified evidence in making its determinations:

a. The Recorder offered Exhibits R-1 through R-3 into evidence during the unclassified portion of the proceeding. Exhibit R-1 is the Unclassified Summary of Evidence. While this summary is helpful in that it provides a broad outline of what the Tribunal can expect to see, it is not persuasive in that it provides conclusory statements without supporting unclassified evidence. Exhibits R-2 and R-3 provided no usable evidence. Accordingly, the Tribunal had to look to classified exhibits for support of the Unclassified Summary of Evidence.

b. The Detainee declined to make a statement or to be present for the Tribunal. However, the Personal Representative did present two affidavits on the Detainee's behalf, discussed further below:

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1. Exhibit D-b, 11 November 2004, is a statement by the Detainee's friend (and perhaps cousin), Mohammed Salman Al-Khalifa, who is also the cousin of Salman Al-Khalifa. The author claims that he was very concerned about his cousin because he did not know where he was (although he believed he may have been in Pakistan or Afghanistan). The author further claims that the Detainee was not connected to any jihad groups against the United States and that the only reason he went to Pakistan and Afghanistan was to bring back his friend, Salman Al-Khalifa. While initially persuasive, the exhibit is contradicted by the Detainee's previous statements as indicated in Exhibit R-8, discussed more fully in Enclosure (2) to the CSRT Decision Report.

2. Exhibit D-c, 11 November 2004, was a second statement apparently from the same individual, Mohammed Suleiman Al-Khalifa, and is a character reference concerning the Detainee. It is not otherwise relevant to the Detainee's enemy combatant status.

3. Exhibit D-d is a Good Conduct certificate from the Kingdom of Bahrain's Interior Ministry, indicating that there is nothing adverse against the Detainee in Bahraini criminal records "till to date." The information given is somewhat contradictory, however. On one hand, the date of generation of the certificate is given as 09/11/2004. On the other hand, the date of issue is given as 02/06/2001 and the expiration date is 02/06/2006. However, further below, the certificate states that it is valid for three months from the date of issue, which would mean an expiration date of 05/01/2001. If the latter information is correct, however, this means that the Detainee's alleged acts postdate the expiration date of the certificate, making the certificate irrelevant. Read in the most favorable light to the Detainee, the certificate indicates that the Detainee has not broken any Bahraini laws and that the Bahraini government evidently does not consider the Detainee's alleged acts serious enough to deny him a "Good Conduct" certificate. While this exhibit is moderately persuasive, the United States government obviously has a different view, which has been formed by virtue of the exhibits discussed in Enclosure (2) to the CSRT Decision Report.

c. The Tribunal also noted an allegation of the Detainee, relayed through his Personal Representative, that he was tortured while detained in Kandahar, Afghanistan and that consequently he admitted to things that he did not do. In accordance with standard operating procedure, this allegation was forwarded to officials at the Criminal Investigation Task Force for further coordination with Joint Task Force Guantanamo, and for their investigation and disposition, as they deem appropriate. The Tribunal also notes, however, that none of the information presented to it for consideration was generated from the Detainee's detention in Kandahar.

d. The Tribunal also relied on certain classified evidence in reaching its decision. A discussion of the classified evidence, including the Detainee's alleged al Qaida

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ISN # [REDACTED]
Enclosure (1)
Page 3 of 4

affiliation, is found in Enclosure (2) to the Combatant Status Review Tribunal Decision Report.

6. Consultations with the CSRT Legal Advisor

No issues arose during the course of this hearing that required consultation with the CSRT legal advisor.

7. Conclusions of the Tribunal

Upon careful review of all the evidence presented in this matter, the Tribunal makes the following determinations:

a. The Detainee was mentally and physically capable of participating in the proceeding and no further medical or mental health evaluation was requested or deemed necessary.

b. The Detainee understood the Tribunal proceedings. The Detainee chose not to participate in the Tribunal process, as indicated in Exhibit D-a. After numerous interviews with his Personal Representative, and despite having given an earlier indication that he would participate in the Tribunal, the Detainee decided on the day of the Tribunal not to participate. There was no indication that he did not understand the process; rather, he related to his Personal Representative that communication he had received from his civilian attorney indicated that he was being advised not to participate and so the Detainee made his decision accordingly.

c. The Detainee is properly classified as an enemy combatant because he affiliated himself with the Taliban and Al Qaida, which are engaged in hostilities against the United States and its coalition partners.

8. Dissenting Tribunal Member's report

None. The Tribunal reached a unanimous decision.

Respectfully submitted,

A large black rectangular redaction box covers the signature of the Tribunal President.

Colonel, U.S. Marine Corps
Tribunal President

DETAINEE ELECTION FORM - UPDATEDDate: 21 November 2004Start Time: 1450 hrsEnd Time: 1520 hrsISN#: [REDACTED]Personal Representative: [REDACTED] MAJOR, USAF
(Name/Rank)Translator Required? YES Language? ARABIC / ENGLISHCSRT Procedure Read to Detainee or Written Copy Read by Detainee? YES-----
Detainee Election:

- Wants to Participate in Tribunal
- Affirmatively Declines to Participate in Tribunal
- Uncooperative or Unresponsive

Personal Representative Comments:

During the initial interview on 16 Sep 04, detainee elected to participate in his tribunal. However, on the date of his Tribunal (21 Nov 04), detainee elected not to participate and requested that the Personal Representative make an oral statement on his behalf.

Personal Representative: [REDACTED]Exhibit: D-a

FOUO

Recorder Exhibit List
For



#	Title	Classification
R1	Unclassified Summary	UNCLASSIFIED
R2	FBI Request for Redaction of National Security Information 08 SEP 04	UNCLASSIFIED
R3	FBI Request for Redaction of National Security Information 22 SEP 04	UNCLASSIFIED
R4	FBI 302 dtd 09-JUN-02	FOUO//LES
R5	FBI 302 dtd 04-SEP-02	FOUO//LES
R6	FBI 302 dtd 15-MAY-03	FOUO//LES
R7	FBI 302 dtd 10-JUN-03	FOUO//LES
R8	FM40 dtd 15-JAN-03	FOUO//LES
R9	JTF-GTMO Memorandum dtd 21-Oct-03	SECRET
R10	KB dtd 13-JUN-02	SECRET
R11	CITF Memorandum dtd 19-MAY-03	SECRET//NOFORN
R12	JTFGTMO Baseball Card	SECRET//NOFORN

FOUO

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Combatant Status Review Board

TO: Personal Representative

FROM: OIC, CSRT (02 SEPTEMBER 2004)

Subject: Summary of Evidence for Combatant Status Review Tribunal - AL NOAIMI, Abdullah.

1. Under the provisions of the Secretary of the Navy Memorandum, dated 29 July 2004, *Implementation of Combatant Status Review Tribunal Procedures for Enemy Combatants Detained at Guantanamo Bay Naval Base Cuba*, a Tribunal has been appointed to review the detainee's designation as an enemy combatant.
2. An enemy combatant has been defined as "an individual who was part of or supporting the Taliban or al Qaida forces, or associated forces that are engaged in hostilities against the United States or its coalition partners. This includes any person who committed a belligerent act or has directly supported hostilities in aid of enemy armed forces."
3. The United States Government has previously determined that the detainee is an enemy combatant. This determination is based on information possessed by the United States that indicates that he is a Taliban fighter.
 - a. The detainee is a Taliban fighter:
 1. The detainee is a Bahrain citizen who admitted he traveled from Bahrain through Meshad, Iran to Afghanistan on September 13, 2001.
 2. Detainee traveled to Afghanistan to fight for the Taliban and die in Jihad.
 3. Detainee knew he would be fighting the Northern Alliance and the United States.
 4. Upon arriving in Afghanistan detainee requested and received directions from a Taliban representative to an office/guesthouse in Kabul, Afghanistan.
 5. At the Taliban office, the detainee introduced himself and told the Taliban representative that he had come to fight.
 6. After November 2001 the detainee, along with four other Arabs and two Afghans, were guided to the Pakistani border where he was arrested by Pakistan border guards, taken to jail, and later turned over to United States forces in Kandahar, Afghanistan.
4. The detainee has the opportunity to contest his designation as an enemy combatant. The Tribunal will endeavor to arrange for the presence of any reasonably available witnesses or evidence that the detainee desires to call or introduce to prove that he is not an enemy combatant. The Tribunal President will determine the reasonable availability of evidence or witnesses.

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Exhibit R-1

Memorandum



To : Department of Defense
Office of Administrative Review
for Detained Enemy Combatants
Col. David Taylor, OIC, CSRT

Date 09/08/2004

From : FBI GTMO
Counterterrorism Division
[REDACTED]

Subject: REQUEST FOR REDACTION OF
NATIONAL SECURITY INFORMATION
[REDACTED]

Pursuant to the Secretary of the Navy Order of 29 July 2004, Implementation of Combatant Review Tribunal Procedures for Enemy Combatants Detained at Guantanamo Bay Naval Base, Cuba, Section D, paragraph 2, the FBI requests redaction of the information herein marked¹. The FBI makes this request on the basis that said information relates to the national security of the United States². Inappropriate dissemination of said information could damage the national security of the United States and compromise ongoing FBI investigations.

CERTIFICATION THAT REDACTED INFORMATION DOES NOT SUPPORT A DETERMINATION THAT THE DETAINEE IS NOT AN ENEMY COMBATANT

The FBI certifies the aforementioned redaction contains no information that would support a determination that the detainee is not an enemy combatant.

The following documents relative to ISN [REDACTED] have been redacted by the FBI and provided to the OARDEC:

FD-302 dated 09/04/2002

¹Redactions are blackened out on the OARDEC provided FBI document.

²See Executive Order 12958

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Memorandum from [REDACTED] to Col. David Taylor
Re: REQUEST FOR REDACTION, 09/08/2004

If you need additional assistance, please contact On
Scene Commander [REDACTED]
[REDACTED] or Intelligence Analyst
[REDACTED]

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-2/2

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Memorandum



To : Department of Defense
Office of Administrative Review
for Detained Enemy Combatants,
Col. David Taylor, OIC, CSRT
Date 09/22/2004

From : FBI GTMO
Counterterrorism Division,
Office of General Counsel,
Asst. Gen. Counsel [REDACTED]

Subject : REQUEST FOR REDACTION OF
NATIONAL SECURITY INFORMATION
[REDACTED]

Pursuant to the Secretary of the Navy Order of 29 July 2004, Implementation of Combatant Review Tribunal Procedures for Enemy Combatants Detained at Guantanamo Bay Naval Base, Cuba, Section D, paragraph 2, the FBI requests redaction of the information herein marked¹. The FBI makes this request on the basis that said information relates to the national security of the United States². Inappropriate dissemination of said information could damage the national security of the United States and compromise ongoing FBI investigations.

CERTIFICATION THAT REDACTED INFORMATION DOES NOT SUPPORT A DETERMINATION THAT THE DETAINEE IS NOT AN ENEMY COMBATANT

The FBI certifies the aforementioned redaction contains no information that would support a determination that the detainee is not an enemy combatant.

The following documents relative to ISN [REDACTED] have been redacted by the FBI and provided to the OARDEC, GTMO:

FD-302 dated 06/09/2002
FD-302 dated 05/15/2003
FD-302 dated 06/10/2003

¹Redactions are blackened out on the OARDEC provided FBI document.

²See Executive Order 12958

UNCLASSIFIED
1/2

Exhibit

R-3

UNCLASSIFIED

Memorandum from [REDACTED] to Col. David Taylor
Re: REQUEST FOR REDACTION, 09/22/2004

If you need additional assistance, please contact
Assistant General Counsel [REDACTED]
[REDACTED] Intelligence Analyst (IA)
[REDACTED], or IA [REDACTED]
[REDACTED]

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-2/2

Attention: Steve

Statement

I have been asked by Abdullah Alnoaimi to write a statement to set forth my personal knowledge of the reason behind his journey to Pakistan and Afghanistan.

In August 2001 I spoke with Abdullah and we both were concerned about Salman Al-Khalifa. Salman Al-Khalifa is my cousin and close friend of Abdullah Alnoaimi. I did not know where Salman was at the time. I assumed in Pakistan. I asked Abdullah to help locate Salman Al-Khalifa. I had faith that Abdullah will bring Salman back from Pakistan or Afghanistan.

I (Mohammad Salman Al-Khalifa) state that Abdullah Alnoaimi did not have any intentions or connection with any jihad groups against the United States of America. The only reason he went to Pakistan and Afghanistan was to bring back his friend (Salman Al-khalifa).

Mohammad Salman Al-Khalifa



11-11-2004

6

عبدالله بن ماجد النعيمي معرفتي فيتم معرفة آخ وهديتي منذ حضر
 وكنا جميعاً اخوة متعابرين في الله اهدوه فبصحة اخوانه
 عبد الرحمن بن ماجد وناصر بن ماجد وموسى بن ماجد معرفتي قامة
 والشهادة في الله - وعبدالله بن ماجد شخصاً مستقيماً واطلاقاً
 عاليته جداً منذ ان عرفته منذ حضر وكانه تخطاً جتهداً في
 المداينة وعندة هوايات في الشعر والركوب الخيل وهاية
 القنص وكانه شخصاً يتمتع بالفلاحة عاليته جداً مع كبره
 وكانه يقضي اوقاتاً في المسجد والمجلس والدة ماجد بن صباح
 مع اخوانه والرملاء في المداينة. ولا كانه عنده اي تقليس
 سياسي ولا فوايا خارجية والشهادة لله سبحانه
 هذا ما عندي منه أقوال والله على ما أقولته شهيد

محمد بن سلمان الخليلي

11/11/2004

ISN # [REDACTED]

ABDALLAH BIN MAJID AL NAIMI.

I know him like a Brother and a Friend. Since we were young and we were all Brothers ——— him and the rest of his Brothers:

[REDACTED] And [REDACTED] [REDACTED] and I knew them very well and God is my witness. And ABDALLAH Ben Majid is a straight decent person has very high manners. I knew him since child hood. He was a smart person in school and had lot's of Hobbies in Poetry, and Horse Riding, and shooting, and he was a person with Integrity and that with everybody and he used to spend Time in the Mosque and the Board, Mother of Majid Ben SAYAH with his Brothers and his friends from school, and he had no political thoughts (IDEAS) or outside (EXTERIOR) INTENTIONS) and God is my witness praise God
ALLAH

Mohamad Suleiman
AL KALEIFA

That is all I HAVE
to say
(ALLAH)

11/11/2004

And God is my witness

Exhibit D-C

KINGDOM OF BAHRAIN
MINISTRY OF THE INTERIOR
PUBLIC SECURITY

GENERAL DIRECTORATE OF CID.
GOOD CONDUCT CERTIFICATE OFFICE

P. O. BOX - 36698

Tel : 718888

Fax : 00973 - 717217

8888 ALAMIN EN

Cable : DAKHELIAH

Serial No. 3879 رقم لتتضمن

مملكة البحرين
وزارة الداخلية

الامن العام

الإدارة العامة للتحقيقات والمباحث الجنائية

مكتب إصدار شهادات حسن السيرة والسلوك

ص. ب : 36698

تليفون : 718888

فاكس : 00973 - 717217

تلكس : الامن بي - ان 8333

برقياً : داخلية

No. MO/PS/CID/69/167573

Date : 09/11/2004

الرقم : ود/ع/ت م ج ٨٩/٤

التاريخ :

شهادة حسن سلوك
GOOD CONDUCT CERTIFICATE

Full Name	ABDULLA MAJID SAYAH HASSAN AL NAIMI	الاسم الكامل
Date of Birth	1982	تاريخ الولادة
Place of Birth	MANAMA - BAHRAIN	مكان الولادة
Nationality	BAHRAINI	الجنسية
Passport No.	1126002	رقم جواز السفر
Place of Issue	BAHRAIN	مكان الإصدار
Date of Issue	02/06/2002	تاريخ الإصدار
Expiry Date	02/06/2006	تاريخ الانتهاء
CPR No.	020308196	الرقم الشخصي
Purpose of issuance		الغرض من الإصدار
Dates of Residence in Bahrain		تاريخ الإقامة في البحرين

It is Certified by the General Directorate of CID, Kingdom of Bahrain, that there is nothing adverse against the above named in our criminal records till to date.

This Certificate has been given at his request and is valid for a period of three months from the date of issue.

Notes:

Any alterations or corrections will render this certificate invalid.

تشهد الإدارة العامة للتحقيقات والمباحث الجنائية في مملكة البحرين بعدم وجود سجلات جنائية ضد المذكور أعلاه في سجلاتها الأمنية حتى هذا التاريخ.

وبناء على طلبه اعطيت له هذه الشهادة صالحة لمدة ثلاثة شهور فقط من تاريخ صدورهما.

ملاحظة:

أي تعديل أو تغيير أو شطب يطرأ على هذه الشهادة تعتبر طغية تلقائياً.

Kingdom of Bahrain
Ministry of the Interior



مملكة البحرين
وزارة الداخلية

الإدارة العامة للتحقيقات والمباحث الجنائية
مكتب إصدار شهادات حسن السيرة والسلوك

Exhibit D-d

P. 1 of 1

Personal Representative Review of the Record of Proceedings

I acknowledge that on 21 November 2004 I was provided the opportunity to review the record of proceedings for the Combatant Status Review Tribunal involving ISN [REDACTED]

[REDACTED] I have no comments.

 My comments are attached.

[REDACTED], Major, USAF

Name

21 NOV 04

Date

[REDACTED]

Signature

ISN [REDACTED]
Enclosure (5)