

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
Alexandria Division

UNITED STATES OF AMERICA)
)
 v.) Crim. No. 01-455-A
) Hon. Leonie M. Brinkema
ZACARIAS MOUSSAOUI)

DECLARATION OF PETER L. GOLDMAN

1. My name is Peter L. Goldman, and I was legal counsel for Donald Surratt, II in *United States v. Masoud Khan, et al.*, No. 03-296-A (E.D. Va.), which was a criminal prosecution for, *inter alia*, conspiracy to provide material support to terrorist organizations.

2. Mr. Surratt was a native of ~~the United States~~ and practiced the Muslim faith.

3. Mr. Surratt cooperated with me and the rest of the defense team. He was interested in his defense. There was no indication that he believed we were working against his interests or conspiring against him. He never refused to assist or meet with his counsel in preparation for trial or his eventual guilty plea.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed on April 5, 2005, 2005.



Peter L. Goldman, Esq.
526 King Street
Suite 213
Alexandria, VA 22314
(703) 684-6476
Counsel for Donald Surratt, II

DEFENDANT'S
EXHIBIT

ZM037
U.S. v. Moussaoui

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) Crim. No. 01-455-A
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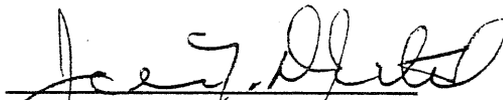
DECLARATION OF JOSHUA L. DRATEL

1. My name is Joshua L. Dratel, and I represent Wadih El-Hage in *United States v. Usama Bin Laden, et al.*, No. 98 CR 1023 (S.D.N.Y.), which was a criminal prosecution for, *inter alia*, the 1998 bombings of the United States Embassies in Kenya and Tanzania.

2. Mr. El Hage is a native of Lebanon, and practices the Muslim faith.

3. Mr. El Hage cooperated with me and the rest of the defense team. He was interested and engaged in his defense. He never indicated, expressed, or manifested that he believed we were working against his interests or conspiring against him. He never refused to assist or meet with his counsel in preparation for trial.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed March 31, 2005.


Joshua L. Dratel, Esq.
14 Wall Street, 28th Floor
New York, N.Y. 10005
(212) 732-0707
Counsel for Wadih El-Hage

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
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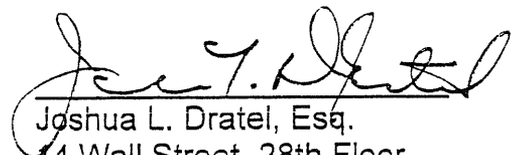
DECLARATION OF JOSHUA L. DRATEL

1. My name is Joshua L. Dratel, and I am a lawyer. I was a member of the defense team for Sami Omar Al-Hussayen in *United States v. Sami Omar Al-Hussayen*, No. CR-03-048-C (D. Idaho), which was a federal criminal prosecution for providing material support to terrorists.

2. Mr. Al-Hussayen is a native and citizen of Saudi Arabia, and practices the Muslim faith.

3. Mr. Al-Hussayen always cooperated with me and the rest of the defense team. He was interested and engaged completely in his defense. He never at any time expressed, indicated, or manifested that he believed we were working against his interests or conspiring against him. He never refused to assist or meet with his counsel in preparation for trial.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed March 31, 2005.



Joshua L. Dratel, Esq.
14 Wall Street, 28th Floor
New York, N.Y. 10005
(212) 732-0707
Counsel for Sami Omar Al-Hussayen

IN THE UNITED STATES DISTRICT COURT
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UNITED STATES OF AMERICA)	
)	
V.)	Crim. NO. 01-455-A
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DECLARATION OF DAVID P. BAUGH

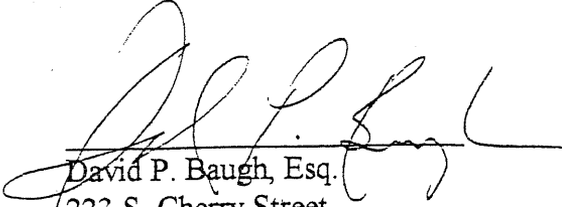
1. My name is David P. Baugh, and I was legal counsel for Mohamed Rashed Daoud al-Owhali in *United States v. Usama Bin Laden, et al.*, No. 98 CR 1023 (S.D. N.Y.), which was a criminal prosecution for, *inter alia*, the 1998 bombings of the United States Embassies in Kenya and Tanzania.

2. Mr. al-Owhali was a native of Saudi Arabia and, evidence clearly indicated he was a trained member of al-Qaeda. He was a devout practitioner of the Muslim faith. He had no prior involvement with any Western legal system.

3. Mr. al-Owhali freely cooperated with me and the rest of the defense team. Of particular note, given Mr. al-Owhali's faith and political training, co-counsel Frederick Cohn, Esq., was a member of the Jewish faith. There was no indication that he believed we were working to the detriment of his interests, faith or cause.

4. Prior to my appointment and that of Mr. Cohn and Ms. Sara Davis, now Ms. Sara Davis Harman, as counsel in the case the defendant did have a disagreement with his first set of attorneys, based upon the perspective of the penalty phase of the trial and their investigation which was contrary to his wishes. That disagreement resulted in his seeking their removal, which was granted by the District Court Judge. No such problems arose during our representation of Mr. al-Owhali.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed March 18, 2005.



David P. Baugh, Esq.
223 S. Cherry Street
P. O. Box 12137
Richmond, Virginia 23241
Counsel for Mohamed al-Owhali