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 Salah Abdul Rasul Ali Abdul Rahman Al Balushi 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 that would personally identify 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: 12 Oct 04  

James R. Crisfield Jr.  
CDR, JAGC, USN
Department of Defense
Director, Combatant Status Review Tribunals

OARDEC/Ser: 0194
11 October 2004

FOR OFFICIAL USE ONLY

From: Director, Combatant Status Review Tribunal

Subj: REVIEW OF COMBATANT STATUS REVIEW TRIBUNAL FOR DETAINEE ISN #

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 # 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.

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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1478
MEMORANDUM

From: Legal Advisor
To: Director, Combatant Status Review Tribunal

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

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 #6 of 13 September 2004
(2) Record of Tribunal Proceedings

1. 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 Tribunal proceedings.

   b. The Tribunal was properly convened and constituted by enclosure (1).

   c. The Tribunal complied with all provisions of references (a) and (b). Note that some information in exhibits R-3, R-8, R-14, R-17 and R-18, was redacted. The FBI properly certified in exhibit R-2 that the redacted information would not support a determination that the detainee is not an enemy combatant.

   d. The detainee made no requests for witnesses or other evidence.

   e. The Tribunal’s decision that detainee # 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 declined to submit comments to the Tribunal.

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.

   [signature]

   JAMES R. CRISFIELD JR.
   CDR, JAGC, USN
From: Director, Combatant Status Review Tribunals

Subj: APPOINTMENT OF COMBATANT STATUS REVIEW TRIBUNAL #6

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:

- Colonel, U.S. Army; President
- Commander, JAGC, U.S. Navy; Member (JAG)
- Lieutenant Colonel, U.S. Marine Corps; Member

J. M. McGARRAH
Rear Admiral
Civil Engineer Corps
United States Naval Reserve
MEMORANDUM FOR DIRECTOR, CSRT

FROM: OARDEC FORWARD Commander

SUBJECT: CSRT Record of Proceedings ICO ISN#


2. If there are any questions regarding this package, point of contact on this matter is the undersigned at DSN 660-3088.

DAVID L. TAYLOR
Colonel, USAF
(U) This Tribunal was convened 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 28 September 2004, the Tribunal determined by a preponderance of the evidence that Detainee # is properly designated as an enemy combatant as defined in reference (c).

3. (U) In particular, the Tribunal finds that this detainee is a member of, or affiliated with, Al Qaida forces, 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).
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 and was part of or supporting Al Qaida forces. 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 Tribunal held this hearing on 28 September 2004. The Recorder presented Exhibits R-1 and R-2 during the unclassified portion of the Tribunal. The primary exhibit, the Unclassified Summary of Evidence (Exhibit R-1), indicates, among other things, that the detainee is associated with Al Qaida; that he traveled from Bahrain to Afghanistan via Pakistan in August 2001; that he gave his passport to an Al Qaida recruiter; that he traveled with an Al Qaida commander after leaving a Jalalabad hospital; that the Al Qaida commander fought on the front lines with the Taliban against the Northern Alliance; and that the detainee was captured by Pakistani authorities in December 2001 as he fled Afghanistan. The Recorder called no witnesses.

The detainee did not attend the Tribunal and affirmatively declined to participate in the Tribunal process. He also stated he did not want the Personal Representative to present any evidence or make any statements on his behalf. The detainee’s decision is reflected on the Detainee Election Form (Exhibit D-A). The Personal Representative presented no evidence and called no witnesses on behalf of the detainee.

During the classified session of the Tribunal, the Recorder presented Exhibits R-3 through R-27. The Personal Representative presented no classified evidence. The Recorder commented on the classified exhibits; the Personal Representative had no comments. After considering the unclassified and the classified evidence, the Tribunal determined that the detainee is properly classified as an enemy combatant.
3. Evidence Considered by the Tribunal

The Tribunal considered the following evidence in reaching its conclusions:

a. Exhibits: R-1 through R-27 and D-A.

b. Testimony of the following persons: None.

c. Statement of the detainee: None.

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

The Detainee requested no witnesses.

The Detainee requested no additional evidence be produced.

5. Discussion of Unclassified Evidence

The recorder offered Exhibits R-1 and R-2 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. Exhibit R-2, the FBI redaction certification, provided no usable evidence. Because there was no other unclassified evidence for the Tribunal to consider, the Tribunal had to look to the classified exhibits to support the assertions on the Unclassified Summary of Evidence and the Tribunal’s conclusions. A discussion of the classified evidence 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 chose not to participate in the Tribunal proceeding. No evidence was produced that caused the Tribunal to question whether the detainee was mentally and physically capable of participating in the proceeding, had he wanted to do so. Accordingly, no medical or mental health evaluation was requested or deemed necessary.
b. The Personal Representative informed the Tribunal that the detainee understood the Tribunal process, but chose not to participate, as indicated in Exhibit D-A.

c. The detainee is properly classified as an enemy combatant because he was part of or supporting Al Qaida forces.

8. Dissenting Tribunal Member’s report

None. The Tribunal reached a unanimous decision.

Respectfully submitted,

[Signature]

Colonel, U.S. Army
Tribunal President
DETAINEE ELECTION FORM

Date: 27 Sept 2004
Start Time: 0745 hrs
End Time: 0830 hrs

ISN#: 

Personal Representative:  
(Name/Rank)

Translator Required? YES Language? MODERN ARABIC

CSRT Procedure Read to Detainee or Written Copy Read by Detainee? BOTH

Detainee Election:

☐ Wants to Participate in Tribunal
☒ Affirmatively Declines to Participate in Tribunal
☐ Uncooperative or Unresponsive

Personal Representative Comments:

Detainee unclassified summary was read to him. He asked questions and read the translated unclassified summary himself. At the conclusion of the interview, he affirmatively declined to participate in the Tribunal. In addition, he stated that he does not want me to present any evidence or make any statements on his behalf. He was asked if he would regret not participating in the Tribunal if he is found to be an EC. He stated he would not.

Personal Representative:  

UNCLASSIFIED//FOUO
TO: Personal Representative

FROM: OIC, CSRT (23 September 04)

Subject: Summary of Evidence for Combatant Status Review Tribunal - AL BALUSHI, Salah Abdul Rasul Ali Abdul Rahman

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 associated with al Qaida and a Taliban fighter.

   a. The detainee is associated with al Qaida:

      1. The Detainee traveled from Bahrain to Afghanistan via Pakistan in August 2001.

      2. Upon arriving in Kandahar, the Detainee spent two weeks in a guesthouse.

      3. The Detainee’s host while staying in Kandahar is a suspected al Qaida recruiter.

      4. At the suggestion of the suspected recruiter, the Detainee gave his passport to a scholar at a local institute.

      5. The scholar to whom the Detainee gave his passport is an al Qaida recruiter.

      6. An alias used by the Detainee, and the name of the person to whom he gave his passport, were found on lists discovered during searches of suspected al Qaida safe houses in Afghanistan during November 2001.

      7. While in a Jalalabad hospital, the Detainee met an Egyptian, and then traveled with him to a small village.

      8. The Egyptian has been identified as an al Qaida commander and trainer.
9. The Egyptian fought in the front lines with the Taliban against the Northern Alliance.

10. The Detainee was captured by Pakistani authorities in December 2001 as he fled 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.
Memorandum

To: Department of Defense  Date: 09/27/2004
Office of Administrative Review
for Detained Enemy Combatants
Col. David Taylor, OIC, CSRT

From: FBI GTMO
Counterterrorism Division

Subject: REQUEST FOR REDACTION OF NATIONAL SECURITY INFORMATION

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 marked². The FBI makes this request on the basis that said information relates to the national security of the United States. 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 have been redacted by the FBI and provided to the OARDEC:

FD-302 dated 03/26/2002
FD-302 dated 05/20/2002
FD-302 dated 07/12/2002
FD-302 dated 06/12/2003
FD-302 dated 06/25/2003

²Redactions are blackened out on the OARDEC provided FBI document.

²See Executive Order 12958
Memorandum from [Redacted] to Col. David Taylor
Re: REQUEST FOR REDACTION, 09/27/2004

If you need additional assistance, please contact [Redacted],

or Intelligence Analyst

Intelligence Analyst
Personal Representative Review of the Record of Proceedings

I acknowledge that on 29 September 2004, I was provided the opportunity to review the record of proceedings for the Combatant Status Review Tribunal involving ISN #

☐ I have no comments.

☐ My comments are attached.

Date

Signature

29 Sept 2004