

Dear Jim - Below is the chronology of our email correspondence, starting with my 17 February 2012 email to you.

I urge you and your colleagues to review this chronology objectively and re-frame your views away from a polemical confrontation with a legitimate and independent 9/11 War Crimes Tribunal that came into being under natural law when the Tribunal administered the oath to each succeeding witness during the proceedings on June 15-17, 2012, as viewed by a world-wide community in the theatre and on live stream.

Cordially,

JIM FETZER REQUEST - OCT. 12, 2012

----- Forwarded message -----

From: James Fetzer <jfetzer@d.umn.edu>

Date: Fri, Oct 12, 2012 at 4:55 AM

Subject: Your email of 23 February 2012 . . .

To: Alfred Lambremont Webre <webre@shaw.ca>

Alfred,

Would you be so kind as to forward a copy of the email of 23 February 2012 which you assert you sent to me? Checking my files, I cannot locate it and I would like to review it to determine whether it supports your claims about it.

Thanks.

CORRESPONDENCE BY JUDGE ALFRED LAMBREMONT WEBRE, JD, MEd

1. LETTER OF FEB. 17, 2012 TO JIM FETZER; CC TO LEUREN MORET AND KRIS KNIGHT (9/11 MADISON, WISC)

----- Forwarded message -----

From: EXOPOLITICS.COM <exopolitics@exopolitics.com>

Date: Fri, Feb 17, 2012 at 4:51 PM

Subject: Jim - The Vancouver Hearings (15-17 June 2012) - from Alfred Webre

To: "Prof. Jim Fetzer" <jfetzer@d.umn.edu>

Cc: Kris Knight <welaware@merr.com>, Leuren Moret <leurenmoret@gmail.com>

Jim - Hi! A friend forwarded me the information for The Vancouver hearings on 9/11 recently and I was able to review the planned event, schedule, speakers, and topics at:

<http://www.truthjihad.com/VancouverHearings.htm>

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Second, as you know, there are glaring omissions in the planned topics and speakers that in my mind amount to (1) burying public knowledge of the deep politics of 9/11 going back to 1971, and the exotic technologies that were used by the perpetrators to this event, and (2) keeping a sophisticated discussion of the legal and constitutional issues on 9/11 out of public discussion.

My letter to you is designed to open a conversation about rectifying both of these omissions. I am citing Kris Knight and Leuren Moret because they were both present at the Madison 9/11 Conference and they are each familiar with my work on aspects (1) and (2) above and can vouch for my work in their own way as part of the necessary public dialogue. Leuren was also present at Conspiracy Con 2009 where Andrew D. Basiago, a 1971 9/11 eye witness, and I were both speakers and has met Andy and can vouch for him as a person.

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Please see articles 1 - 4 below for documentation on these issues.

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REQUEST: As a long-time resident of Vancouver, BC and a long time 9/11 activist and author, I formally request a time slot in the public interest to make a presentation on the above issues. I would only require, as other speakers, 40 minutes or less. As I am resident in Vancouver, you would have no travel or accommodations costs.

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2. RESPONSE BY JIM FETZER MARCH 5 2012, CC JOSH BLAKENEY & KEVIN BARRETT

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From: James Fetzer <jfetzer@d.umn.edu>
Date: Mon, Mar 5, 2012 at 7:30 AM
Subject: Re: Jim - The Vancouver Hearings (15-17 June 2012) - from Alfred Webre
To: "EXOPOLITICS.COM" <exopolitics@exopolitics.com>
Cc: Josh Blakeney <josh.vivelarevolucion@gmail.com>, Kevin Barrett <kbarrett@merr.com>

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3. LETTER OF ALFRED LAMBREMONT WEBRE MARCH 9. 2012 TO JIM FETZER CC TO JOSH BLAKENEY AND KEVIN BARRETT:

NOTE: Word.doc The Vancouver Hearings by Alfred Lambremont Webre is attached

----- Forwarded message -----

From: Alfred Lambremont Webre, JD MEd <webre@shaw.ca>

Date: Fri, Mar 9, 2012 at 12:30 PM

Subject: Re: Jim - The Vancouver Hearings (15-17 June 2012) - from Alfred Webre

To: James Fetzer <jfetzer@d.umn.edu>

Cc: Josh Blakeney <josh.vivelarevolucion@gmail.com>, Kevin Barrett <kbarrett@merr.com>

Jim, Kevin and Josh - Hi! It was very good to speak with you regarding the Vancouver Hearings, June 15-17, 2012. I have had the opportunity to review the revised format and the extraordinary caliber of international speakers/researchers and topics for the Hearings.

Thank you for your invitation to serve as a Judge at the Vancouver Hearings. I would be honored to do so, or if you decide on another format, to deliver a summation of proceedings.

As we discussed, I am including my evaluation for The Vancouver Hearings (below and attached Word.doc).

Please let me know if you need any information, etc.

Best wishes, Alfred

The Vancouver Hearings, June 15-17, 2012

Here are some preliminary concepts and suggestions to implement a judicial format in The Vancouver Hearings that would permit the Hearing's findings to be submitted to competent legal authorities at the international level, and at the national level in the United States, for investigation, prosecution and enforcement.

Judicial Panel

As you suggested, you are considering a judicial format for the Hearings with a panel of three Judges sitting at the Hearings who would evaluate the presentations and evidence proffered by the speakers (who are appearing as "expert witnesses" under the law), and render a judgment in a 90 minute conclusion to the proceedings.

Each Judge would deliver a 30 minute reasoned opinion from the Bench, followed by a written Judgment and Opinion that would be posted along with the proceedings (papers; videotape or proceedings; possible legal transcript).

You may want to appoint an amicus curiae (Counsel, friend of the Court), whose function would be to introduce each speaker as an expert witness to the Court and frame the legal relevance of the evidence/presentation the witness is about to give.

The amicus curiae would interface with the Master of Ceremonies, the speakers (“Expert witnesses”), and the panel of Judges.

9/11 as a war crime

I would deeply favor such a format for a number of reasons.

(1) International humanitarian law – The 9/11 false flag operation, in my opinion, constitutes the war crimes of Aggressive War, Genocide, and Crimes against Humanity under the Nuremberg Decision, the Geneva Conventions, and the Rome Statute of the International Criminal Court. The planners and perpetrators of the 9/11 false flag operation intended to use this false flag operation to commence a war of aggression against Afghanistan, and arguably Iraq. The resulting wars in Afghanistan and Iraq, through use of depleted uranium (DU) weapons have resulted in deliberate acts by the U.S. government, including those involved in the 9/11 false flag operation, that constitute genocide and crimes against humanity.

(2) Enforcement - The Judgment and proceedings of the Vancouver Hearings can be brought to (1) any of the nation-state signatories of the Rome Statute for prosecution for war crimes by their national courts (e.g. Spain); (2) A district attorney or other prosecutor in the U.S. for prosecution of the perpetrators for murder.

At the Kuala Lumpur War Crimes Tribunal, we found George W. Bush and Tony Blair guilty of aggressive war for war crimes in Iraq, and have set the above procedures into motion. Please see:

Bush, Blair found guilty of war crimes in Malaysia tribunal/ Judgment of the Court (PDF)

http://exopolitics.blogs.com/breaking_news/2011/11/bush-blair-found-guilty-of-war-crimes-in-malaysia-tribunal-judgment-of-the-court-pdf.html

Format of The Vancouver Hearings

The present format of The Vancouver Hearings (below) would accommodate itself easily to a Judicial Format without significant change.

Suggestions for Format

1. Staging – The Panel of Judges can be seated at a table with microphones, Stage Left (on the Judges left as the Judges face the audience), at a 45 degree angle to the edge of the stage. The Speaker’s (“Expert witnesses”) podium can be place Stage Right at a 45 degree angle to the edge of the stage. Stage center would be a table with the Master of Ceremonies and the amicus curiae.

2. Swearing in – Judges and expert witnesses (Speakers) would be sworn in by a local Vancouver, BC Judge or Notary Public at the opening of the proceedings. This gives rise to the perjury penalty for intentional false witness.

3. Speaker’s presentations – You may want to allow 10 mins at the end of each speaker’s presentation for brief questions by Judges.

4. Discussion & debate – Amicus curiae would moderate these and Judges may ask questions.

5. Judgment and Opinion – There is a suggested new section in the format (below).

Sunday June 17, 2012

Noon – 1:30 pm Lunch on the Town

1:30 – 3:00 pm Judgment and Opinions by Panel of Judges.

Master of Ceremonies ends Proceedings

6. Recording/Media – As discussed, you may wish to (1) video-tape proceedings for the record; (2) have a legal transcript; (3) live stream the proceedings on the Internet through some provider like www.livestream.com; (4) Have a press/media agent to get the story of The Vancouver Hearings into the Mainstream Media in Canada, the USA, and the world.

Additional Speakers (Expert witnesses)

You may want to consider adding:

1. Independent scientist Leuren Moret who is an expert on the depleted uranium (DU) aspects of 9/11, an expert on the directed energy weapons aspects of 9/11, and a co-author with me of the 2007 Memorandum to the U.S. Congress re the 9/11 Independent Prosecutor Act.

2. Former DARPA Project Pegasus participant (1968-71) and Washington State attorney Andrew D. Basiago who has direct eyewitness testimony regarding Donald H. Rumsfeld's possession in 1971, 30 years in advance of 9/11, of photographic images of the 9/11 event at the World Trade Center, acquired through exotic DARPA quantum access technology.

THE VANCOUVER HEARINGS

<http://www.truthjihad.com/VancouverHearings.htm>

The Denman Theatre, 15-17 June 2012

Organizers: James H. Fetzer, Ph.D., and Joshua Blakeney

PROGRAM: 5 PM–Doors Open. 6-10 PM–Speakers, Discussion, and Debate

Friday, 15 June 2012:

Master of Ceremonies: Jack Etkin

6:00-7:00 PM: Orientation and Keynote Address: Splitting the Sky

7:00-9:00 PM: Session 1: How were the Twin Towers destroyed?

*Charles Boldwyn, “Conventional Explosives and Nanothermite?” (40 minutes)

*Kurt Miller, “Mini-Nukes or Directed Energy Weaponry?” (40 minutes)

*Dwain Deets, “Alternative Theories about the Twin Towers” (40 minutes)

9:00-10:00 PM: Discussion and Debate

Saturday, 16 June 2012:

9:00-11:00 AM: Session 2: Video Fakery and Planes/No Planes

*Morgan Reynolds, “Some Problems with the Plane Stories” (40 minutes)

*Mike Sparks, “What did and didn’t happen at the Pentagon” (40 minutes)

*Jim Fetzer, “Fakery and Fraud in the ‘official account’ of 9/11” (40 minutes)

11:00-Noon: Discussion and Debate

Noon-1:30 PM: Lunch on the town
1:30-4:30 PM: Session 3: The Hijackers, the Phone Calls, and the Passengers
*Elias Davidsson, "There is no proof hijackers were on those planes" (40 minutes)
A.K. Dewdney, "The phone calls from the planes were faked" (40 minutes)
*Dean Hartwell, "If there were no planes, were there passengers?" (40 minutes)
4:30-5:30: Discussion and Debate
5:30-7:00: Dinner on the town
7:00-9:00 PM: Session 4: Who was responsible for 9/11 and why?
*Kevin Barrett, " (40 minutes)
*Joshua Blakeney, " (40 minutes)
James Petras, " (40 minutes)
9:00-10:00 PM: Discussion and Debate

Sunday 17 June 2012

9:00-11:00 AM: Session 5: The Media and the Intelligence Agencies
*Anthony Hall, " (40 minutes)
Barrie Zwicker, " (40 minutes)
Webster Tarpley, " (40 minutes)
11:00-Noon: Discussion and Debate
* Speakers are confirmed.

Noon - 1:30 pm Lunch on the Town

1:30 - 3:00 pm Judgment and Opinions by Panel of Judges.
Master of Ceremonies ends Proceedings

Alfred Lambremont Webre, JD, MEd
March 9, 2012

Tel: 604-733-8134
Email: webre@shaw.ca

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Cc: Josh Blakeney <josh.vivelarevolucion@gmail.com>, Kevin Barrett <kbarrett@merr.com>

Alfred,

These are excellent suggestions. Kevin, Josh, and I will discuss them and get back with further thoughts. In the meanwhile, I have updated the program and web site for The Vancouver Hearings at <http://www.911vancouverhearings.com>. Warm regards,

Jim

END OF SAMPLE OF LETTERS