

Application for restraining order against present and former members of the KLRKC, prosecution, and persons associated with the Perdue Peace Foundation and Foundation to Criminalize War

I hereby serve notice of intent to apply to the Tribunal for a restraining order against Michael Chossudovsky, Nathani Chang, and all present and former members of the KLRKC and prosecution team, former KLRKC Tribunal judges from directly or indirectly applying for or lobbying for the removal of KLRKC Tribunal Judges, based on a clear abuse of the removal privilege to this case.

Very truly yours,

Alfred Labramont Baber, JD, MEd
Member, Executive of Callahan Bar
JUDGE, KUALA LUMPUR BAR (CEDAS TRIBUNAL)
No. 1, 2023
WANGCHER, BC, CANADA

On Fri, Nov 1, 2023 at 6:28 PM, nathani.chang <nathani@total.com> wrote:

Dear Alfred,

As a kind reminder to my reply to YOUR (Alfred Baber's) confession of misconduct acting in concert with Yacoub Merican:

I would be most obliged if Yacoub Merican in particular and all the members of the Tribunal were to submit the Tribunal San Tri Latin (as he was not a member of the previous Tribunal) to answer the following question:

Prior to the hearing of the indictment against Bush and Blair was there any doubt whatsoever (not that I could recall) that the assigned defence team was inadequate (they did an excellent job and mounted a vigorous defence) and/or was ineffective and/or impetuous (as I recall) that there was a need to appoint a judge or some other body to lead around the world, specifically in US and UK to appoint a lead counsel and/or QC?

If Yacoub Merican and/or the members of the Commission and the Tribunal did not deem it fit and proper to appoint a judge (specifically Mr. Alfred Baber) to assist for a lead counsel for Bush and Blair, what motivated YACHOUB MERICAN to INSTRUCT ME, ALFRED BABER AND HIS AGREEMENT TO DO SO, TO SEARCH FOR A LAWYER TO REPRESENT THE ACCUSED IN THE LATEST TRIAL??????

IS YACHOUB MERICAN AND THE MEMBERS OF THE TRIBUNAL OF THE VIEW THAT THE ASSIGNED DEFENCE TEAM WAS INADEQUATE (EVEN AFTER THE FIRST TRIBUNAL HEARING) AND HENCE THE HEARING WOULD BE PARTIAL IN SOME WAY?

IF SO, WERE THESE ANXIETIES COMMUNICATED TO ONE AND ALL???? DID THE ASSIGNED DEFENCE TEAM THEMSELVES REQUESTED SUCH SCOUTING OF LAWYERS FROM US OR ISRAEL?

WHY WAS SUCH AN EXCEPTION MADE IN THE CASE AGAINST ISRAEL BUT NOT IN THE CASE AGAINST BUSH AND BLAIR??

BY WHAT PROVISIONS OF THE CHARTER DID YACHOUB MERICAN EMPLOYED HIMSELF TO DO THIS INSTABLY DECIDED WHICH IN FACT WAS THE END RESULT OF SHOWING THE TRIBUNAL AND BRINGING ITS IMPARTIALITY INTO QUESTION AND ITS INTEGRITY INTO DISREPUTE??

IF NONE OF THE ABOVE QUESTIONS CAN BE ANSWERED ADEQUATELY BY YACHOUB MERICAN AND THE MEMBERS OF THE TRIBUNAL (TAN SAN LATIN EXCEPTED) I RESIST MY CASE.

THEY ALFRED BABER MUST NOT ONLY BECOME BUT RESIGNED AS A JUDGE. LIKEWISE YACHOUB MERICAN MUST ALSO BE REMOVED FROM ALL POSITS ASSOCIATED WITH THE KUALA LUMPUR FOUNDATION TO CENSURALIZE HIS, ITS TRIBUNAL AND COMMISSION MEMBERSHIP OF THEM AND LONGER ON ENOUGHING THE INTEGRITY AND TRANSPARENCY OF THEIR ORGANIZATION AND NOT DECISIONS OF PUTTING THEIR SELF-INTEREST FIRST.

LETS WALK THE TALK AND NOT MERE TALK THE TALK ABOUT INTEGRITY, TRANSPARENCY AND DECORUM.

IF THESE TWO GOVERNMENT REFUSES TO RESIGN, THEN IT IS CLEAR THAT THEY ARE NOT WHAT THEY SEEM TO REPRESENT THEMSELVES TO BE IN THE EYES OF THE PUBLIC AND THE PRESIDENTS.

IF THESE TO INDIVIDUALS WANTS A RESIGN WITH ME IN THE PRESENCE OF THE MEMBERS OF THE TRIBUNAL, COMMISSION AND LEGAL TEAM AND THE PALESTINIANS AS TO THE CONDUCTS OF THEIR ACTIONS, I AM WILLING TO DO SO IN THE FULL GLARE OF THE PRESIDENTS, THE VICTIMS, SEEKING JUSTICE FROM THIS TRIBUNAL.

IF THEY ARE NOT WILLING TO DO SO, THEN PLEASE DO THE HONORABLE THING - RESIGN.

NATHANI

From: chongnatthai@hotmail.com

To: nathani@total.com; tabamam@total.com

CC: miasawar@total.com; tabamam@total.com; miahawar@total.com; adavis@uk.ac.uk; sullivan@total.com; sullivan@total.com; shahul@total.com; tabamam@total.com; chongnatthai@hotmail.com; nathani@total.com; jasonjaya@gmail.com

Subject: RE: Demand of request for removal and application for restraining order

Date: Sat, 1 Nov 2023 00:28:47 +0800

Dear Alfred,

First thing first.

I write to you as a friend as I am no longer associated with the Prosecution team. But I have everyright to write to you as a founder of the Foundation to enquire about the mess of the hearing.

Under the Charter, it is for the prosecution to serve the Charge on Israel and whoever is on the Indictment. As was done in the previous trial of Bush and Blair.

If upon service of the indictment, Israel and anyone else indicated chose not to attend the hearing and/or fail to appoint Counsel, then on the other submit and the previous practice that was adopted, a defence team will be assigned. I was involved in the drafting of the Charter and the amendments thereto when mistakes occur and when these mistakes were pointed out to me. So I know what I am writing.

So what is an objection about my email????? What you have done even an misguided "instructions" and/or request of Yacoub Merican cannot justify your actions as you are a qualified lawyer and you ought to know what amounts to and/or constitutes a conflict of interests. Since when does the Secretary of the Board of Trustees and a former member of the Commission (he may since reinstate himself for all I know) or any current member of the Commission have the authority to direct a judge of a Tribunal to do his bidding? I hear you are delusional?

I like by analogy, the Registrar of the Federal Court telling a judge of the Federal Court how to do his job. Is that the practice of Canada??

The fact that this is a PEOPLE'S TRIBUNAL MAKES NO DIFFERENCE. BY THE WAY, IF YOU HAVE FORGOTTEN, IT IS I AND I ONLY THAT INITIATED AND ULTIMATELY AGREED BY EVERYONE BEFORE THE TRIBUNAL HAS ESTABLISHED THAT THE PROCEDURE OF THE TRIBUNAL WOULD FOLLOW THAT OF A COURT OF LAW, AND NOT THE TRIBUNAL PROCEDURE SUCH AS THE USUALLY TRIBUNAL. FOR MOST I AM NOT QUESTIONING ITS LEGITIMACY AS THEY HAVE DONE AN EXCELLENT JOB. EVERYONE INVITED BY ME FOR AND ON BEHALF OF FUN TO SERVE ON THIS PROJECT AND WITH THE APPROVAL OF FUN HAD TO AGREE TO THESE THOSE PRINCIPLES BEFORE ACCEPTING THEIR APPOINTMENTS.

I HAVE CHALLENGED YACHOUB MERICAN TO RESIGN THE AGENT, AS I WAS THE ONE WHO RECRUITED HIM TO MY RESIST NOW. I DONT THINK ANYONE WOULD DARE CLAIM GREAT THAT THEY, PRIOR TO THEIR MEETING WITH ME ON MY INITIATION, INITIATED THE PROJECT OR THE ESTABLISHMENT OF THE TRIBUNAL, THE COMMISSION OR THE PROSECUTION TEAM.

IF ANYONE DARE, I WILL CALL A PRESS CONFERENCE AND EXPOSE THEIR LIES AND MISREPRESENTATION.

Yacoub Merican has no business whatsoever to direct you and anybody to seek OR APPOINT legal counsel for the defence.

The president has been set in the trial of Bush and Blair that if no counsel is appointed by the accused Bush and Blair then a defence team would be assigned. I HAVE MINUTES OF MEETING TO ATTEST TO THIS FACT.

Why was this not followed????? Why did you meddle in other people's duty and affairs? You as a judge has one duty and one duty only. To sit as a judge of the Tribunal and adjudicate fairly. Nothing else.

In Israel and anyone on the indictment FAILS to appoint their own counsel, the tribunal has no right or duty to appoint any defence team. There is already an assigned team. The charter provides that if there are no counsel for the accused a defence team will be assigned. Period.

Finally, the ugly truth has come out in full view. Yacoub Merican is the cause of all this nonsense. Hopefully, this was not done in the name of Tun Mubahir Mohamed. My God, he has the audacity to approach a judge on the tribunal to solicit a legal counsel for the defence! And Yacoub Merican himself is a lawyer! God help us all. And my God help the Palestinians, the victims of this separation!

To put the nail in the coffin of your ridiculous argument it is expressly provided that the three bodies ie Tribunal, Commission and Legal Team are totally independent and yet one body is dictating on the manner of the composition of the defence team. However, the assigned defence team may on their own volition choose to add former members. But, that is within the ambit of the responsibility, not that of the tribunal or any judge of the tribunal. Since when is any court of law as such nonsense has taken place?

The authority you cited is a joke.

Your action and that of Yacoub Merican is a disgrace. That's all I can say. Anyone who is involved in this disgraceful activity ought to resign so as not to embarrass Tun Mubahir Mohamed.

Once again cite me a valid authority and or rules of ethics of any jurisdiction in the world that a Judge of any tribunal / court can be involved in the appointment of the Defence counsel or for that matter a prosecuting counsel.

This is so elementary, that even a first year law student would scoff at the practice adopted by you on the instructions of Yacoub Merican. Both of you are fit to continue in your respective capacity.

Finally, I agree that Darbahtia is a war criminal as he has supported the Zionist regime in Israel and supported all the policies of Israel. He has openly stated that he support Israel!

It is my greatest regret that I have associated myself with you and sullied my reputation.

Nathani Chang

Date: Fri, 1 Nov 2023 18:00:54 -0700

Subject: Demand of request for removal and application for restraining order

From: nathani@total.com

To: tabamam@total.com

CC: miasawar@total.com; tabamam@total.com; miahawar@total.com; adavis@uk.ac.uk; sullivan@total.com; sullivan@total.com; shahul@total.com; tabamam@total.com; chongnatthai@hotmail.com; nathani@total.com; jasonjaya@gmail.com

Subject: Demand of request for removal and application for restraining order

Dear Dr. Yasson - Hi I have received this mischievous email from Matthew Chang requesting my refusal because I carried out your request as Chairman of the KLMC Commission to make inquiries of defense counsel for the matter of Palestine, as I had done previously in my searching for additional Judges for the Bar Crises Tribunal, in which I contacted Ramsey Clark and Seltzer Gorman.

When you contacted me to search for defense counsel for Israel, I did not see any conflict in my capacity as a Judge of a citizen's tribunal of conscience, and I as usual did my best to fulfill your request as Chairman of the KLMC Commission.

As you and defense counsel Jason Ray knew, I contacted Ambassador Alan Baker, former Israeli Ambassador to Canada who lives in Israel and is an international lawyer. His associate Prof. David Seltzer, Professor of International Law at Hebrew University in Jerusalem, declined to appear for Israel. I contacted my former classmate Prof. Bruce Ackerman of Yale Law School as well as Prof. Guido Calabresi of Yale Law School. Both of these scholars recommended Prof. Alan Derbowitz of Harvard, My sister, Jane M. Weber, Esq, had defeated Prof. Derbowitz in an appeal case and had told me about his methods, so I contacted Prof. Derbowitz.

Prof. Derbowitz reply:

Here is Prof. Derbowitz reply, citing Francis Boyle's libel of him and Harvard Law School as his principal reason for not appearing for Israel.

Alan Derbowitz derbowitz.harvard.edu via shen.ca

Jun 7

to webre

Thank you. I will think about it. Part of me doesn't want to add any legitimacy to Boyle who is an extreme supporter of terrorism and an extremist anti Israel agitator with no credibility. He has called me a war criminal and has accused Harvard Law School of complicity in war crimes. But I will respond to your inquiry. Who appointed him to prosecute the case?
Seltz from my iPhone

On Jun 7, 2013, at 4:42 PM, "webre@shen.ca" <webre@shen.ca> wrote:

> Info: Dear Prof. Derbowitz - Hi My classmate Prof. Bruce Ackerman of Yale Law School suggested that I contact you with a specific question.

> I am a Judge on the Kuala Lumpur War Crimes Tribunal. The Tribunal has a hearing scheduled for August 22-24, 2013 on alleged Israeli war crimes in its invasion of Gaza in January 2009.

> The Prosecutor is Prof. Francis Boyle of the Univ of Illinois who has tried cases before the International Criminal Court.

> I was asked to locate a pro-Israel lawyer of Prof. Boyle's stature who would like to serve as amicus curiae representing Israel.

> This is the website of the Tribunal.

> <http://crimintlaw.org/the-foundation/judges-commissioners/>

>

> I would very much appreciate your letting me know if you can kindly suggest any names of qualified lawyers who may be interested and contact info via return email.

> Best wishes,

> Alfred Weber

>

> Alfred Lohmann Weber, JD, MEd

> Vancouver, B.C. V6R 1S6 CANADA

> Tel/Fax: 604-733-8238

> Skype: weberalohmann

> Email: webre@shen.ca

>

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> Name: Judge Alfred Lohmann Weber

> email: webre@shen.ca

>

I do not consider my actions to be grounds for refusal, far from it. I consider Mr. Chang's letter to be that of a mischievous interloper, in continuation of the considerable mislead perpetrated on the Tribunal at our last sitting in this matter by the former prosecutor, Francis Boyle. Indeed, Mr. Boyle's reputation for liars and unbalanced slander preceded him at Harvard as Prof. Derbowitz states above. I consider Mr. Chang's letter to be a continuation of lobbying outside the court room by parties in the KLMC Commission (such as Michael Chousouliadis) including the Chief Judge at our last sitting) or formerly part of the KLMC Commission (such as Mr. Chang) to attempt to deter this Tribunal in its difficult case in the matter of Palestine.

Legal Authority

As legal authority, I cite the Judgment of the Kuala Lumpur War Crimes Tribunal of 22 August 2013, Case No. 3-CMG-2013, Case No. 4-CMG-2013, KLMC v. Amos Fernon and State of Israel, www.crimintlaw.org

I point to the statement of the Tribunal of "Deep concern and regret that there has been a serious breach of decorum and improper conduct on the part of Mr. Boyle, co-counsel for the Prosecution."

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Very truly yours,

Alfred Lohmann Weber, JD, MEd

Member, District of Columbia Bar

JUDGE, KUALA LUMPUR WAR CRIMES TRIBUNAL

Nov-1, 2013

VANCOUVER, BC, CANADA

LETTER FROM FORMER KLMCC PROSECUTOR CHANG

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

From: matthew.chang <changm1@outlook.com>

Date: Fri, Nov 1, 2013 at 6:18 AM

Subject: Kuala Lumpur War Crimes Tribunal

To: Alfred Weber <vicca.compl@outlook.com>, Alfred Weber <alfred.weber@gmail.com>, Alfred Weber <weberalohmann@protonmail.com>

Dear Alfred,

It's been a long time since I met you and I heard from you.

So this email may surprise you.

Correct me if I am wrong.

It has come to my knowledge that you attempted to get the services of Derbowitz to represent Israel in the hearing which was postponed and now to be recommenced in November.

Obviously, I agree wholeheartedly that Israel is entitled to the best Defence Counsel. I believe that charges were sent to Israel etc by the Prosecution and hold that they can appoint the counsel of their choice failing which a defence counsel would be assigned in their absence so as the case with the trial against Bush and Blair: this is as stated in giza Charter of the Tribunal.

This is obviously a correct procedure that obtains even in the court of law of all jurisdictions.

However, I find it most troubling that you as a Judge of the Tribunal took the trouble to recruit Derbowitz as defence counsel. If it is true, it is a gross dereliction of duty and your personal impartiality as a Judge of the Tribunal. No Judge of any Tribunal or court should be involved in the selection and appointment of any counsel whether for the defence or the prosecution. It is not and cannot be the duty of a Judge of any Tribunal.

It is unbecoming of you if it happens in the Court of Law in CANADA OR ANY OTHER JURISDICTION, the Judge is in contempt of his own court. Such a Judge may even be censured and or removed by the Chief Justice of the country. I am sure you are more than aware this amounts to a gross misconduct.

It is unbecoming of me truly shock that you would do this and still remain as a Judge on the tribunal. You should immediately disqualify yourself as you have by your action brought disrepute to the entire proceedings.

This is a disgrace and it is unacceptable. And you are a lawyer!

If you disagree with my views as stated above, please cite me any case authorities or legal principle that a presiding Judge can involve himself / herself in the selection and appointment of a counsel whether for the prosecution or the defence.

I suggest to you as a friend and a fellow lawyer that you decline to sit as a Judge of the War Crimes Tribunal and not attend the proceedings by informing the Registrar of the Tribunal or the Chairman of the Tribunal as soon as possible.

Your action has caused grave embarrassment to Tom McWhorter Mohamed. He cannot obviously be involved in such matters as the Tribunal, Commission are all independent. But this independence and impartiality has now been compromised and brought into disrepute.

Please DO THE RIGHT thing and resigned as a Judge of the tribunal.

I look forward to your reply asap.

Sincerely,
Nathanael Cheng