

In The
Supreme Court of the United States

SALIM AHMED HAMDAN,
Petitioner,

v.

DONALD H. RUMSFELD, *et al.*,
Respondents.

ON WRIT OF CERTIORARI
TO THE UNITED STATES COURT OF APPEALS
FOR THE DISTRICT OF COLUMBIA CIRCUIT

AMICUS CURIAE BRIEF OF LAW PROFESSORS
IN SUPPORT OF PETITIONER

[Presidential Authority Lacking]

Claudia Callaway
Counsel of Record
Jonathan A. Choa
John Edwards
Sarah J. North
Sabrina Rose Smith
Patrick J. Togni
Sean Unger
PAUL, HASTINGS,
JANOFFSKY & WALKER, LLP
875 15th Street, NW
Washington, DC 20005
202-551-1700

TABLE OF CONTENTS

	Page
TABLE OF AUTHORITIES	ii
INTERESTS OF <i>AMICI CURIAE</i>	1
SUMMARY OF ARGUMENT.....	2
ARGUMENT	4
I. THE PRESIDENT’S ROLE AS COMMANDER IN CHIEF DOES NOT INCLUDE THE INHERENT POWER TO CREATE MILITARY COMMISSIONS	4
II. CONGRESS DID NOT GRANT THE PRESIDENT EXPRESS AUTHORITY TO ESTABLISH MILITARY COMMISSIONS	8
A. The AUMF Does Not Provide the President Authority to Create the Military Tribunals	8
B. Neither Section 821 nor Section 836 of the UCMJ Authorizes the President’s Creation of the Military Commissions	10
C. <i>Ex Parte Quirin</i> Does Not Support the Circuit Court’s Ruling.....	13
CONCLUSION.....	16
APPENDIX	

TABLE OF AUTHORITIES

Page(s)

Cases:

<i>Duncan v. Kahanamoku</i> , 327 U.S. 304 (1946)	6, 7
<i>Ex Parte Milligan</i> , 71 U.S. 2 (1866)	7
<i>Ex Parte Quirin</i> , 317 U.S. 1 (1942)	2, 4, 13, 15
<i>Hamdan v. Rumsfeld</i> , 415 F.3d 33 (D.C. Cir. 2005).....	5
<i>In Re Yamashita</i> , 327 U.S. 1 (1946)	5, 8
<i>Madsen v. Kinsella</i> , 343 U.S. 341 (1952)	6, 11, 12
<i>The Grapeshot</i> , 76 U.S. 129 (1869)	6
<i>United States v. Sherwood</i> , 312 U.S. 584 (1941)	12

Constitutional Provisions:

U.S. CONST. art. I, § 8	9
U.S. CONST. art. I, § 8, cl. 9	9

U.S. CONST. art. I, § 8, cl. 10-11	4
U.S. CONST. art. III, § 1	4

Statutes:

Uniform Code of Military Justice,	
10 U.S.C. § 821.....	8, 10, 11, 12
10 U.S.C. § 836.....	8, 10, 12

Rule:

U.S. Sup. Ct. R. 37	1
---------------------------	---

Additional Authorities:

147 Cong. Rec. H5638, H5680 (Sept. 14, 2001)	14
147 Cong. Rec. H5653 (Sept. 14, 2001)	15

Authorization for Use of Military Force,	
Pub. L. No. 10740,	
115 Stat. 224 (2001).....	8, 9, 13, 14

H.R. Rep. No. 287,	
92d Cong., 2d Sess. 2346 (1972).....	9

H.R. Rep. No. 491,	
81st Cong., 1st Sess. 1 (1947).....	10, 11

Military Order of November 13, 2001,	
Title 3, <i>The President, Detention, Treatment,</i>	
<i>and Trial of Certain Non-Citizens in the War</i>	
<i>Against Terrorism</i> , 66 Fed. Reg. 57,833	
(November 13, 2001).....	<i>passim</i>

INTERESTS OF *AMICI CURIAE*

This amicus curiae brief in support of Petitioner Hamdan is submitted pursuant to Rule 37 of the Rules of this Court, with the written consent of both petitioner and respondent, whose consent letters have been filed with the Clerk of Court.¹

Amici are law professors, lawyers, and constitutional law scholars who focus professionally on the constitutional questions presented by the President's November 13, 2001 Military Order, Title 3, *Detention, Treatment, and Trial of Certain Non-Citizens in the War Against Terrorism*, 66 Fed. Reg. 57,833 (Nov. 13, 2001). The issue addressed by this amicus curiae brief – whether the President of the United States may establish military commissions in the absence of a formal declaration of war or explicit Congressional authorization – presents a classic constitutional law issue with which amici are knowledgeable, and about which they are deeply concerned.

¹ No counsel for a party authored this brief in whole or in part, and no person or entity made a monetary contribution to the preparation or submission of this brief.

SUMMARY OF ARGUMENT

The November 13, 2001 Military Order, Title 3 - *Detention, Treatment, and Trial of Certain Non-Citizens in the War Against Terrorism* ("2001 Order") violates the separation of powers doctrine because it gives the Secretary of Defense the authority to create military commissions to determine offenses and decide the guilt of non-citizens suspected of involvement in terrorist activities. *2001 Order*, 4(c)(2)-(3), (6)-(7), 66 Fed. Reg. 57,833 (Nov. 13, 2001). The Constitution grants the executive no power to establish military commissions so far removed from the exigencies of war. Nor did Congress grant the President the authority to establish these commissions, either explicitly by statute or implicitly through a formal declaration of war. As a result, the President may not displace functioning civilian courts through the creation of military commissions.

This Court has not previously condoned the military commissions at issue. A fair reading of *Ex Parte Quirin*, 317 U.S. 1 (1942) demonstrates that the Court's holding in that case was as precarious as it is peculiar. On a more fundamental level, each military commission must be rooted in specific and unequivocal congressional approval. The fact that Congress authorized the President to exercise limited judicial power during World War II in the context of almost wholly dissimilar circumstances does not imply the authorization of a similar power in this case.

Congress may, through express legislative action, authorize a president to do what the President has done here. In the absence of such express legislative action, both the military commissions, and the President's exercise of the judicial power in trying Petitioner Salim Ahmed Hamdan, violate the Constitution's express terms.

ARGUMENT

With regard to both judicial power and the power to declare war, the United States Constitution is explicit: “The judicial Power of the United States shall be vested in one Supreme Court and in such inferior Courts as the Congress may from time to time ordain and establish,” U.S. Const. art. III, § 1; and, “The Congress shall have Power * * * To define and punish * * * Offences against the Law of Nations * * * [and to] declare war * * *” U.S. Const. art. I, § 8, cl. 10-11.

Even in the most pressing of national emergencies, the President may not go beyond these cornerstones that establish the separation of powers in our constitutional democracy. Due to its disregard of this mandated separation of powers, the President’s November 13, 2001 Order establishing military commissions violates the Constitution.

I. THE PRESIDENT’S ROLE AS COMMANDER IN CHIEF DOES NOT INCLUDE THE INHERENT POWER TO CREATE MILITARY COMMISSIONS.

This Court has never held that the President has constitutional authority, inherent in his role as Commander in Chief, to establish military commissions. *Ex Parte Quirin*, 317 U.S. at 29 (“[I]t is unnecessary for present purposes to determine to what extent the President as Commander in Chief has constitutional power to create military commissions without the support of Congressional legislation.”).

In a limited number of cases, this Court has found that the President has inherent authority to “seize and subject to disciplinary measures” any enemies who have violated the law of war. *In Re Yamashita*, 327 U.S. 1, 12 (1946). The foundation for that holding has always been the urgent need of the occupying force to act as an administrator and arbiter of justice over territory where recourse to the courts is not available or practical given the territory’s political instability. Outside of the theatre of war – where, as here, the courts are fully functioning and capable of adjudicating guilt and determining appropriate punishment – military commissions have no place unless specifically authorized by Congress.

The Circuit Court did not examine this critical distinction between 1) the President’s power, created either by a formal declaration of war by Congress, or exigent circumstances within the “war zone,” and 2) the President’s more limited authority when no formal declaration or exigent circumstances exist. For this reason, the Circuit Court did not recognize that the “war zone” argument centered on the *source* of the authority for the commission in the first place, not the *venue* where the defendants were tried. See *Hamdan v. Rumsfeld*, 415 F.3d 33, 38 (D.C. Cir. 2005). The Court in *Yamashita* recognized that Congress’ formal declaration of war and the exigent circumstances created by Japan’s surrender were essential underpinnings to the legal authority of the military commission at issue, writing that there is “authority so long as a state of war exists – from its declaration until peace is proclaimed.” *Yamashita*, 327 U.S. at 11-12.

In the context of a ravaged post-war Europe still under U.S. control, the Court further illuminated the purpose behind a wartime occupier's authority to create military commissions, when it wrote that "[t]he President has the urgent and infinite responsibility not only of combating the enemy but of governing any territory occupied by the United States by force of arms." *Madsen v. Kinsella*, 343 U.S. 341, 348 (1952) (affirming the jurisdiction of a U.S. military commission in Germany after World War II, during the period when the U.S. was occupying that territory).² Thus, wartime circumstances can create a need for the expansion of executive authority, but as this Court explained in *Duncan v. Kahanamoku*, 327 U.S. 304 (1946) martial law has no place beyond the situations described above:

Indeed prior to the Organic Act, the only time this Court had ever discussed the supplanting of courts by military tribunals in a situation other than that involving the establishment of a

² The responsibility described by the Court in *Madsen* arose not only during the Allied occupation of Axis nations after World War II, but also in the period after the Union defeated the Confederacy at the end of the Civil War. *The Grapeshot*, 76 U.S. 129 (1869). In *The Grapeshot*, the Court held that after the Confederacy's defeat, "it became the duty of the National government, wherever the insurgent power was overthrown, and the territory which had been dominated by it was occupied by the National forces, to provide as far as possible, so long as the war continued, for the security of persons and property, and for the administration of justice." *Id.* at 131-32.

military government over recently occupied enemy territory, it had emphatically declared that civil liberty and this kind of martial law cannot endure together; the antagonism is irreconcilable; and, in the conflict, one or the other must perish.

327 U.S. at 324.

In the war on terrorism, the United States did not become, nor was it the nation's goal to become, the occupier of surrendered territory in the fight against terrorism. Moreover, the civilian courts of the United States are fully functioning, and have shown themselves capable of resolving cases arising from the War on Terror. As this Court determined when holding that trial before a military commission was unconstitutional in *Ex Parte Milligan*, 71 U.S. 2 (1866), "[m]artial rule can never exist where the courts are open, and in the proper and unobstructed exercise of their jurisdiction" because the "Constitution of the United States is the law for rulers and people, equally in war and peace, and covers with the shield of its protection all classes of men, at all times, and under all circumstances." 71 U.S. at 120-21, 127. The purpose behind the military commissions that arose in the cases cited by the Circuit Court are not found here, and thus do not provide a basis for the establishment of those commissions.

II. CONGRESS DID NOT GRANT THE PRESIDENT EXPRESS AUTHORITY TO ESTABLISH MILITARY COMMISSIONS.

The power to establish military commissions is implicit in a formal declaration of war. *In Re Yamashita*, 327 U.S. at 11. Absent a formal declaration, there must be explicit congressional approval to establish military commissions. Without Congressional approval, the President lacks power to make law or to determine guilt and punishment.

In this case, Congress' Authorization for the Use of Military Force ("AUMF") differs from a declaration of war and does not expand the President's power to establish military commissions. Nor do Sections 821 or 836 of the Uniform Code of Military Justice ("UCMJ") legitimize the 2001 Order.

A. The AUMF Does Not Provide the President Authority to Create the Military Tribunals.

In the AUMF, Congress authorized the President "to use all necessary and appropriate force against those nations, organizations, or persons he determines planned, authorized, committed, or aided" the attacks. Authorization for Use of Military Force, Pub. L. No. 10740, 115 Stat. 224, 224 (2001). The AUMF does not grant authority to establish military tribunals for the following reasons.

First, the AUMF does not qualify as a formal declaration of war. The House of Representatives, when discussing the constitutional context of the

War Powers Resolution upon which the AUMF relies, stated that "[t]he term 'war powers' may be taken to mean the authority inherent in national sovereignties to declare, conduct, and conclude armed hostilities with other states." H.R. Rep. No. 93-287 92d Cong., 2d Sess. 2346 (1972). Because no other sovereign nation was mentioned in the AUMF, it cannot constitute a declaration of war.

Second, if Congress' AUMF carries the weight of a declaration of war, it would be unconstitutional because it grants the President the ability to create and conduct military tribunals in violation of Article I Section 8 of the Constitution without setting meaningful limits on this expanded authority. U.S. Const. art. I § 8, cl. 9 (granting Congress the sole right to create tribunals inferior to the Supreme Court). The AUMF authorizes force "against those nations, organizations, or persons he determines planned, authorized, committed, or aided the terrorist attacks that occurred on September 11, 2001, or harbored such organizations or persons." Such an authorization could be deemed to extend indefinitely, subject to the President's sole determination. By granting the President virtually unlimited power to decide when, and if, his power to engage in war and to hold military commissions ends, the AUMF would unconstitutionally cede power to the President in violation of Article I, Section 8.

B. Neither Section 821 nor Section 836 of the UCMJ Authorizes the President's Creation of the Military Commissions.

Similarly, neither 10 U.S.C. §§ 821 nor 836 of the UCMJ permits the President to prosecute detainees before specially created military commissions. Section 821 preserves the existing common law of war courts, which does not cover the detainees.³ Section 836 grants the President the power to establish the rules for military commissions, but does not grant him the power to create them.

Section 821 did not grant the President express authority to convene and try persons before a military commission; it established concurrent jurisdiction for persons subject to the UCMJ. H.R. Rep. 81-491, 81st Cong., 1st Sess. 1, 17 ("This article preserves existing Army and Air Force law which gives concurrent jurisdiction to military tribunals other than courts martial."); *see also* H.R. Rep. 81-

³ 10 U.S.C. § 821 provides that:

The provisions of this chapter conferring jurisdiction upon courts-martial do not deprive military commissions, provost courts, or other military tribunals of concurrent jurisdiction with respect to offenders or offenses that by statute or by the law of war may be tried by military commissions, provost courts, or other military tribunals.

491, 13. Section 821⁴ was first proposed in 1916 as part of a general expansion of the Articles of War; its purpose can be found in the testimony of Judge Advocate General of the Army Crowder before the Senate Subcommittee:

It just saves to these war courts the jurisdiction they now have and makes it a concurrent jurisdiction with courts-martial, so that *the military commander in the field in time of war* will be at liberty to employ either form of court that happens to be convenient. Both classes of courts have the same procedure.⁵

Madsen v. Kinsella, 343 U.S. 341, 353 (1952) (quoting S. Rep. No. 64-130, 40) (emphasis added). Thus, Section 821 did not authorize creation of military commissions; it simply allowed a choice between courts-martial and lawfully established military commissions.

Section 821 preserved the existing common law jurisdiction of military commissions and defined its scope. The word "concurrent" in Section 821 makes clear that any grant of Congressional

⁴ Section 821 was originally known as Article 15 of the Articles of War. In 1950, it was recodified as Section 821 of the UCMJ.

⁵ Although Judge Advocate General of the Army Crowder anticipated that both types of courts would follow the same procedure, the military commissions established by the 2001 Order differ significantly from courts-martial.

authority was *no greater than* the newly expanded jurisdiction of the Articles of War. *Kinsella*, 343 U.S. at 353 (quoting S. Rep. No. 63-229, 98-99) (“I wish to make it perfectly plain by the new article that in such cases the jurisdiction of the war court is concurrent.”). When two courts have “concurrent” jurisdiction, the jurisdictional restrictions on one court also limit the jurisdiction of the second. *United States v. Sherwood*, 312 U.S. 584, 591 (1941). In *Sherwood*, this Court held that the Tucker Act’s grant of “original jurisdiction, concurrent with the United States Court of Federal Claims” to the district courts was limited to cases that could originally be brought in the Court of Federal Claims. *Id.* Thus, if Section 821 is to be seen as an express grant of authority from the Congress to the President to convene military commissions, that grant must be limited to military commissions with concurrent jurisdiction with the UCMJ.

Nor does Section 836 authorize the President to try military detainees before special military commissions: it provides only that, once a military commission is duly convened under the UCMJ, the President has the authority to prescribe its rules and procedures, subject to the limitations set out by that Section. By its own terms, Section 836 is limited to “cases arising under this chapter triable in courts-martial, military commissions and other military tribunals, and procedures for courts of inquiry.” 10 U.S.C. § 836. There is nothing in the text of Section 836 authorizing the President to establish a military commission.

C. *Ex Parte Quirin* Does Not Support the Circuit Court's Ruling.

Though the Circuit Court relied on *Ex Parte Quirin* in support of its ruling, key differences exist between it and the instant case. In *Quirin*, the Court relied significantly on Congress' declaration of war against Germany, and on the President's expanded power during war time. *Id.* at 25, 26, 35, 42.⁶ Beginning with Congress' declaration of war, the Court in *Quirin* found Congressional authorization for military commissions in a series of statutes working together.

Here, no formal declaration of war has been declared. Indeed, Congress specifically declined to grant the President the broad powers implied by a declaration of war, after hearing debate on that very issue. During the House debate on the AUMF, Representative Conyers stated:

⁶ *Quirin*, 317 U.S. at 26 (stating that "the Constitution thus invests the President, as Commander in Chief, with the power to *wage war which Congress has declared*"); *id.* at 25 ("But the detention and trial of petitioners - ordered by the President in the declared exercise of his powers as Commander in Chief of the Army *in time of war* and of grave public danger - are not to be set aside by the courts without the clear conviction that they are in conflict with the Constitution or laws of Congress constitutionally enacted."); *id.* at 35 (stating that "those who *during time of war* pass surreptitiously from enemy territory into our own * * * have the status of unlawful combatants punishable as such by military commission"); *id.* at 42 ("It has never been suggested in the very extensive literature of the subject that an alien spy, *in time of war*, could not be tried by military tribunal without a jury.") (emphases added).

In terms of the specifics of the resolution, as ranking member of the Judiciary Committee, I believe it is important that the record reflect what the resolution does and does not do. By not declaring war, the resolution preserves our precious civil liberties. This is important because declarations of war trigger broad statutes that not only criminalize interference with troops and recruitment but also authorize the president to apprehend "alien enemies."

147 Cong. Rec. H5638, 5680 (2001).

Representative Barr also stated that the AUMF falls short of a declaration of war:

Mr. Speaker, I support this resolution. I support this legislation. However, we ought to be here this evening debating a declaration of war. * * * There is one way, and one way only, Mr. Speaker, to respond to acts of war, and that is to declare war. Give the president the tools, the absolute flexibility he needs under international law and the Hague Convention to ferret these people out wherever they are, however he finds them, and get it done as quickly as possible. We need a declaration of war. *I urge my colleagues to keep that in mind and to support a declaration of*

*war above and beyond this power that
we will give the President this evening.*

147 Cong. Rec. at H5653 (emphasis added).

In addition, the *Quirin* Court relied on two statutes – Articles of War 81 and 82 – that are not implicated by the 2001 Order at issue in this case. These differences make it impossible to rely upon *Quirin* as precedent for the Circuit Court’s opinion.

CONCLUSION

The President's creation of military tribunals was not implicitly authorized by a formal declaration of war, nor was it explicitly authorized by an act of Congress. As a result, the 2001 Order is an unconstitutional encroachment upon both the legislative and judicial branches. For this reason, the *amici* respectfully submit that the 2001 Order violates the fundamental Constitutional principle of separation of powers. The Circuit Court's ruling should be reversed.

Respectfully Submitted,

Claudia Callaway
Counsel of Record
Jonathan A. Choa
John Edwards
Sarah J. North
Sabrina Rose Smith
Patrick J. Togni
Sean Unger
PAUL, HASTINGS,
JANOFKY & WALKER, LLP
875 15th Street, NW
Washington, DC 20005
202-551-1700

January 6, 2006

APPENDIX

A-1
APPENDIX
List of *Amici Curiae*

Richard I. Aaron
Professor of Law
S. J. Quinney College of Law
University of Utah

Richard L. Abel
Connell Professor of Law
UCLA

David Abraham
Professor of Law
University of Miami School of Law

Roger I. Abrams
Richardson Professor of Law
Northeastern University School of Law

Bruce Ackerman
Sterling Professor of Law and Political Science
Yale University

Bryan Adamson
Assistant Professor of Law
Seattle University School of Law

John M. Adler
Professor of Law
University of San Francisco

Jane E. Aiken
William M. Van Cleve Professor of Law
Washington University School of Law

A-2
APPENDIX
List of *Amici Curiae*

Raquel Aldana
Associate
Professor of Law
University of Nevada, Las Vegas

Frank S. Alexander
Interim Dean & Professor Law
Emory Law School

James J. Alfini
President and Dean
South Texas College of Law

Claudia Angelos
Clinical Professor of Law
New York University School of Law

Fran Ansley
Distinguished Professor of Law
University of Tennessee

Annette Ruth Appell
William S. Boyd Professor of Law
University of Nevada, Las Vegas

Susan Frelich Appleton
Lemma Barkeloo & Phoebe Couzins Professor of Law
Washington University School of Law

Elvia R. Arriola
Associate Professor of Law
Northern Illinois University

A-3
APPENDIX
List of *Amici Curiae*

Michael Avery
Professor of Law
Suffolk Law School

Hope M. Babcock
Professor of Law
Georgetown University Law Center

James Francis Bailey, III
Professor of Law Emeritus and Director Emeritus of
the Ruth Lilly Law Library
Indiana University School of Law

Fletcher N. Baldwin
Chesterfield Smith Professor of Law
Levin College of Law University of Florida

Milner S. Ball
Caldwell Professor of Constitutional Law
University of Georgia School of Law

Barbara Ann Banoff
Professor of Law
Florida State University College of Law

Ann Bartow
Associate Professor Law
University of South Carolina School of Law

Robert Batey
Professor of Law
Stetson University College of Law

APPENDIX
List of *Amici Curiae*

Linda M. Beale
Richard W. and Marie L. Corman Scholar and
Associate Professor
University of Illinois College of Law

Loftus Becker
Professor of Law
University of Connecticut School of Law

Susan J. Becker
Professor of Law
Cleveland State University

John S. Beckerman
Associate Dean for Academic Affairs
Rutgers University School of Law

Derrick Bell
Visiting Professor
NYU Law School

Marilyn J. Berger
Professor of Law
Seattle University School of Law

Richard Bilder
Foley & Lardner Emeritus Professor Law
University of Wisconsin Law School

Susan H. Bitensky
Professor of Law
Michigan State University College of Law

A-5
APPENDIX
List of *Amici Curiae*

Brian Bix
Frederick W. Thomas Professor of Law and
Philosophy
University of Minnesota

D. Marianne Blair
Professor of Law
University of Tulsa

Walker J. Blakey
Professor of Law
University of North Carolina

Gary Blasi
Professor of Law
UCLA School of Law

Carolyn Patty Blum
Clinical Professor of Law Emeritus
University of California at Berkeley

Eric Blumenson
Professor of Law
Suffolk University Law School

Ted Blumoff, Ph.D., J.D.
Professor
Mercer University School of Law

Charles S. Bobis
Professor of Law
St. John's University School of Law

A-6
APPENDIX
List of *Amici Curiae*

Richard J. Bonnie
John S. Battle Professor of Law
University of Virginia School of Law

Linda Bosniak
Professor of Law
Rutgers Law School

Amelia H. Boss
Professor of Law
Temple University School of Law

Ida L. Bostian
Teaching Scholar
Santa Clara University School of Law

Frank A. Bress
Professor of Law
New York Law School

Mark S. Brodin
Professor of Law
Boston College Law School

Josie Brown
Assistant Professor
University of South Carolina School of Law

Elizabeth M. Bruch
Associate Professor of Law
Valparaiso University School of Law

Sande L. Buhai
Clinical Professor
Loyola Law School

APPENDIX

List of *Amici Curiae*

William Burke-White
Assistant Professor of Law
University of Pennsylvania School of Law

Deborah J. Cantrell
Clinical Lecturer and Director, Arthur Liman Public
Interest Program
Yale Law School

Eduardo R.C. Capulong
Acting Assistant Professor of Law
New York University School of Law

William M. Carter, Jr.
Associate Professor of Law
Case Law School

Robert S. Chang
Professor of Law and J. Rex Dibble Fellow
Loyola Law School
Loyola Marymount University

Anthony Tirado Chase
Professor of Law
Occidental College

David F. Chavkin
Professor of Law
Washington College of Law American University

Erwin Chemerinsky
Alston & Bird Professor of Law and Political Science
Duke University

APPENDIX
List of *Amici Curiae*

Paul Chevigny
Professor of Law
NYU Law School

Carol Chomsky
Professor of Law
University of Minnesota Law School

Margaret Chon
Professor and Dean's Distinguished Scholar
Seattle University School of Law

Mary L. Clark
Visiting Associate Professor
American University Washington College of Law

Roger S. Clark
Board of Governors Professor
Rutgers University School of Law, Camden

Marjorie Cohn
Professor of Law
Thomas Jefferson School of Law

Liz Ryan Cole
Professor of Law
Vermont Law School

George W. Conk
Adjunct Professor
Fordham Law School

Rhonda Copelon
Professor of Law
City University of New York School of Law

A-9
APPENDIX
List of *Amici Curiae*

Randall Coyne
Frank Elkouri and Edna Asper Elkouri Professor of
Law
University of Oklahoma College of Law

Thomas P. Crocker
Assistant Professor of Law
University of South Carolina

Cathy E. Crosson
Lecturer
Indiana University School of Law

Anthony D'Amato
Leighton Professor of Law
Northwestern University

Constance de la Vega
Professor of Law and Academic Director of
International Programs
University of San Francisco School of Law

Dan Danielsen
Associate Professor of Law
Northeastern University School of Law

Deryl D. Dantzler
Professor of Law
Walter F. George School of Law of Mercer University

Angela J. Davis
Professor of Law
American University Washington College of Law

A-10
APPENDIX
List of *Amici Curiae*

Jeffrey Davis
Professor of Law
Florida Levin College of Law

Michael H. Davis
Professor of Law
Cleveland State University College of Law

Frank Deale
Associate Professor of Law
CUNY Law School

Diane Dimond
Clinical Professor of Law
Duke University School of Law

John M.A. DiPippa
Associate Dean for Academic Affairs and
Distinguished Professor of Law and Public Policy
University of Arkansas at Little Rock, William H.
Bowen School of Law

Michael B. Dorff
Professor of Law
Southwestern Law School

Norman Dorsen
Counselor to the President of the New York
University and Stokes Professor of Law
NYU School of Law

David M. Driesen
Angela R. Cooney Professor
Syracuse University College of Law

A-11
APPENDIX
List of *Amici Curiae*

Steven Duke
Professor of Law
Yale Law School

Fernand N. Dutile
Professor of Law
University of Notre Dame

George E. Edwards
Professor of Law
Indiana University School of Law at Indianapolis

Linda H. Edwards
Professor of Law
Mercer University School of Law

Nancy Ehrenreich
Professor of Law
University of Denver Sturm College of Law

Jill Soffiyah Elijah
Professor of Law
Harvard Law School

Cynthia R. Farina
Professor of Law
Cornell University

Anthony Paul Farley
Professor of Law
Boston College Law School

Christine Haight Farley
Associate Professor of Law
American University Washington College of Law

A-12
APPENDIX
List of *Amici Curiae*

Marvin A. Fein
Associate Professor of Legal Writing and Director,
John P. Gismondi Civil Litigation Certificate
University of Pittsburgh School of Law

Zanita E. Fenton
Professor of Law
University of Miami School of Law

Todd D. Fernow
Professor of Law
University of Connecticut School of Law

Thomas G. Field, Jr.
Professor of Law
Franklin Pierce Law Center

Judith D. Fischer
Associate Professor of Law
University of Louisville

Linda E. Fisher
Professor of Law
Seton Hall Law School

James E. Fleming
Professor of Law
Fordham University School of Law

John Flym
Professor Emeritus
Northeastern University School of Law

A-13
APPENDIX
List of *Amici Curiae*

Denise D. Fort
Professor of Law
University of New Mexico School of Law

Sally Frank
Professor of Law
Drake University School of Law

Katherine M. Franke
Professor of Law
Columbia University

Ann E. Freedman
Associate Professor of Law
Rutgers University School of Law - Camden

Monroe H. Freedman
Professor of Law
Hofstra University Law School

A. Michael Froomkin
Professor of Law
University of Miami School of Law

Craig B. Futterman
Associate Clinical Professor of Law
University of Chicago Law School

Peter Gabel
Professor of Law
New College of California University

Mary Ellen Gale
Professor of Law
Whittier Law School

APPENDIX
List of *Amici Curiae*

Paula Galowitz
Clinical Professor of Law
New York University School of Law

Brandon L. Garrett
Professor of Law
University of Virginia, School of Law

Theresa Glennon
Professor of Law
James E. Beasley School of Law at Temple
University

Brian Glick
Clinical Associate Professor of Law
Fordham University

Phyllis Goldfarb
Professor of Law
Boston College Law School

Alvin L. Goldman
William T. Lafferty Professor of Law
University of Kentucky

Anne B. Goldstein
Professor of Law
Western New England College School of Law

Carmen G. Gonzales
Associate Professor
Seattle University School of Law

A-15
APPENDIX
List of *Amici Curiae*

Jennifer Gordon
Associate Professor of Law
Fordham Law School

Robert W. Gordon
Chancellor Kent Professor of Law and Legal History
Yale University

Neil Gotanda
Professor of Law
Western State University College of Law

Stuart P. Green
Professor of Law &
Director, Pugh Institute for Justice
Louisiana State University

Ariela J. Gross
Professor of Law & History
University of Southern California Law School

Martin Guggenheim
Fiorello LaGuardia Professor of Clinical Law
New York University School of Law

Vivian Hamilton
Associate Professor of Law
West Virginia University College of Law

Gail Hammer
Assistant Professor
Gonzaga University School of Law

A-16
APPENDIX
List of *Amici Curiae*

Sidney L. Haring
Professor of Law
City University of New York of Law

George C. Harris
Professor of Law
University of the Pacific McGeorge School of Law

Keith M. Harrison
Professor of Law
Franklin Pierce Law Center, Concord, New
Hampshire

Melissa Hart
Associate Professor
University of Colorado

Enid Trucios-Haynes
Professor of Law
Louis D. Brandeis School of Law University of
Louisville

Virginia E. Hench
Associate Professor of Law
University of Hawaii
William S. Richardson School of Law

Lynne Henderson
Professor of Law
Boyd School of Law - UNLV

Kathy Hessler
Professor of Law
Case Western Reserve University School of Law

A-17
APPENDIX
List of *Amici Curiae*

Steven J. Heyman
Professor of Law
Chicago-Kent College of Law

Elizabeth Lutes Hillman
Associate Professor of Law
Rutgers School of Law-Camden

Bill Ong Hing
Professor of Law
University of California, Davis

Joan H. Hollinger
Lecturer-in-Residence
Boalt Hall School of Law, University of California,
Berkeley

Wythe Holt
University Research Professor of Law Emeritus
University of Alabama School of Law

Peter Jan Hongsberg
Professor of Law
University of San Francisco

K. Babe Howell
Acting Assistant Professor of Law
NYU School of Law

Marsha Huie
Professor of Law
The University of Tulsa College of Law

APPENDIX
List of *Amici Curiae*

Alan Hyde
Visiting Professor, Cornell Law School
Professor and Sidney Reitman Scholar
Rutgers University School of Law

Tim Iglesias
Associate Professor of Law
University of San Francisco School of Law

Steven D. Jamar
Professor of Law
Howard University School of Law

Darryll K. Jones
Associate Professor of Law, Qualified Civilian
Defense Counsel
University of Pittsburgh School of Law

Donald Jones
Professor of Law
University of Miami

José Roberto Juárez, Jr.
Professor of Law
Affiliation: St. Mary's University School of Law

Jerry Kang
Professor of Law
UCLA School of Law

Eileen Kaufman
Professor of Law
Touro Law School

A-19
APPENDIX
List of *Amici Curiae*

Lisa Kelly
Professor of Law
University of Washington School of Law

Walter Kendall
Professor of Law
The John Marshall Law School

Karl Klare
Professor of Law
School of Law, Northeastern University

Glenn Koppel
Professor of Law
Western State University College of Law

Harold J. Krent
Dean and Professor
Chicago-Kent College of Law

Stefan H. Krieger
Professor
Hofstra University School of Law

Bailey Kukin
Professor of Law
Brooklyn Law School

Kenneth Lasson
Professor of Law
University of Baltimore School of Law

Syliva Law
Professor of Law
NYU Law School

APPENDIX

List of *Amici Curiae*

Lydia Beatrice Lazar
Assistant Dean, International Law and Policy and
Policy Development
Chicago-Kent College of Law

Terri LeClercq
Senior Lecturer and Fellow, Norman Black
Professorship in Ethical Communication in Law
School of Law
University of Texas

David I. Levin
Professor of Law
University of California Hastings College of the Law

Leslie C. Levin
Professor of Law
University of Connecticut School of Law

Martin L. Levy
Professor of Law
Thurgood Marshall School of Law

Christine A. Littleton
Professor of Law
UCLA

Jules Lobel
Professor of Law
University of Pittsburgh Law School

Stephen Loffredo
Professor of Law
City University of New York School of Law

APPENDIX

List of *Amici Curiae*

John S. Lowe
Professor of Law
George W. Hutchison Professor of Energy Law
Southern Methodist University

Beth Lyon
Assistant Professor of Law
Villanova University School of Law

David Lyons
Professor of Law
Boston University

Hether C. Macfarlane
Director of Legal Process
McGeorge School of Law

Holly Maguigan
Professor of Clinical Law
New York University School of Law

Deborah Maranville
Professor at Law
University of Washington School of Law

Daniel Markovits
Associate Professor of Law
Yale Law School

Susan Jane Martin
Professor of Law
Southwestern University School of Law

APPENDIX
List of *Amici Curiae*

Judith L. Maute
William J. Alley Professor of Law
University of Oklahoma

Martha McCluskey
Professor of Law
State University of New York at Buffalo

Judith A. McMorrow
Professor of Law
Boston College Law School

Michael Meltsner
Matthews Distinguished University Professor of Law
Northeastern University School of Law

Alan Meisel
Professor of Law
University of Pittsburgh

Carlin Meyer
Professor of Law
New York Law School

Naomi Mezey
Professor of Law
Georgetown University Law Center

Alice M. Miller
Assistant Professor of Clinical Public Health
Columbia School of Public Health

David W. Miller
Professor of Law
University of the Pacific, McGeorge School of Law

APPENDIX

List of *Amici Curiae*

Jonathan Miller
Professor of Law
Southwestern University School of Law

Elliott S. Milstein
Professor of Law
American University Washington College of Law

Martha Minow
Jeremiah Smith, Jr. Professor of Law
Harvard Law School

Margaret Montoya
Professor of Law
University of New Mexico

Jennifer Moore
Professor of Law
University of New Mexico School of Law

David A. Moran
Associate Dean
Wayne State University Law School

Ziyad Motala
Professor of Law
Howard University School of Law

Suzanne Mounts
Professor
University of San Francisco, School of Law

APPENDIX
List of *Amici Curiae*

Mary-Beth Moylan
Assistant Director of Appellate Advocacy and
Lecturer in Law
University of the Pacific, McGeorge School of law

Gregory S. Munro
Professor of Law
University of Montana School of Law

Eleanor Myers
Associate Professor of Law
Temple University Beasley School of Law

Smita Narula
Assistant Professor of Clinical Law
NYU School of Law

Odeana Neal
Associate Professor
University of Baltimore School of Law

Sheldon M. Novick
Adjunct Professor of Law and History
Vermont Law School

Molly Townes O'Brien
Associate Professor of Law
University of Akron

Edward D. Ohlbaum
Professor of Law & Director of Trial Advocacy
Temple University School of Law

A-25
APPENDIX
List of *Amici Curiae*

Nancy K. Ota
Professor of Law
Albany New School

Dan Partan
Professor of Law
Boston University School of Law

Michael Perlin
Professor of Law
New York Law School

Michael J. Perry
Robert W. Woodruff Professor of Law
Emory University School of Law

Sidney Picker, Jr.
Professor Emeritus
Case Western Reserve University
School of Law

Tamara R. Piety
Associate Professor
University of Tulsa College of Law

James G. Pope
Professor of Law & Sidney Reitman Scholar
Rutgers University-Newark

David G. Post
I. Herman Stern Professor of Law
Beasley School of Law, Temple University

APPENDIX
List of *Amici Curiae*

Polly J. Price
Professor of Law
Emory University School of Law

Edward A. Purcell, Jr.
Joseph Solomon Distinguished Professor
New York Law School

C. Delos Putz
Professor of Law
University of San Francisco School of Law

William P. Quigley
Janet Mary Riley Professor of Law
Loyola University New Orleans School of Law

Martha Rayner
Associate Clinical Professor of Law
Fordham University School of Law

Anne M. Rector
Admin. Professor
Emory University School of Law

Ira P. Robbins
Barnard T. Welsh Scholar and Professor of Law and
Justice
American University, Washington College of Law

Terence W. Roberts
Professor of Law
Western State University, College of Law Fullerton,
California

APPENDIX

List of *Amici Curiae*

Thomas E. Roberts
Professor of Law
Wake Forest University School of Law

Florence Wagman Roisman
Michael D. McCormick Professor of Law
Indiana University School of Law - Indianapolis

Victor C. Romero
Maureen B. Cavanaugh Research Professor
Penn State University, The Dickinson School of Law

Kermit Roosevelt
Assistant Professor
University of Pennsylvania Law School

Richard A. Rosen
Professor of Law
University of North Carolina School of Law

Stephen A. Rosenbaum
Lecturer in Law
University of California, Berkely (Boalt Hall) &
Stanford Law School

Rand E. Rosenblatt
Professor of Law
Rutgers University School of Law - Camden

Professor Dale F. Rubin
Professor of Law
Appalachian School of Law

APPENDIX
List of *Amici Curiae*

David S. Rudstein
Professor of Law
Chicago-Kent College of Law

Margaret L. Satterthwaite
Assistant Professor of Clinical Law
New York University School of Law

George Schatzi
Professor of Law
Arizona State University College of Law

Elizabeth M. Schneider
Rose L. Hoffer Professor of Law
Brooklyn Law School

Anne N. Schroth
Clinical Professor of Law, Poverty Outreach Director
University of Michigan Law School

Stephen J. Schulhofer
Robert B. McKay Professor of Law
New York University

Herman Schwarta
Professor of Law
American University Washington College of Law

Robert A. Sedler
Distinguished Professor of Law
Wayne State University

A-29
APPENDIX
List of *Amici Curiae*

Jeff Selbin
Lecturer & Executive Director
University of California, Berkely (Boalt Hall) School
of Law

Elisabeth Semel
Clinical Professor of Law
University of California at Berkeley

Michael P. Seng
Professor of Law
The John Marshall Law School, Chicago, Illinois

Gregory S. Sergienko
Professor of Law
Western State University

Butler Shaffer
Professor of Law
Southwestern University School of Law

Julie Shapiro
Associate Professor of Law
Seattle University School of Law

Daniel Shaviro
Wayne Perry Professor of Taxation
New York University

Katherine C. Sheehan
Professor of Law
Southwestern Law School

A-30
APPENDIX
List of *Amici Curiae*

Edward F. Sherman
Professor of Law
Tulane Law School

David F. Shores
Professor of Law
Wake Forest University School of Law

Andrew M. Siegel
Assistant Professor of Law
University of South Carolina School of Law

David M. Siegel
Professor of Law
New England School of Law

Jessica Silbey
Assistant Professor of Law
Suffolk University Law School

Marjorie Silver
Professor of Law
Touro Law Center

Eileen Silverstein
Emerita Professor of Law
University of Connecticut School of Law

Dan Simon
Professor of Law and Psychology
University of Southern California, Law School
University Park

A-31
APPENDIX
List of *Amici Curiae*

Girardeau A. Spann
Professor of Law
Georgetown University Law Center

Andrej Thomas Starkis
Assistant Professor of Law
Massachusetts School of Law

Carol Steiker
Professor of Law
Harvard Law School

Nat Stern
John W. and Ashley E. Frost Professor of Law
Florida State University College of Law

Margaret Stewart
Professor of Law
IIT Chicago-Kent College of Law

John A. Strait
Associate Professor of Law
Seattle University School of Law

Nadine Strossen
Professor of Law
New York Law School

Theodore J. St. Antoine
Degan Professor Emeritus of Law
University of Michigan Law School

Brian Z. Tamanaha
Professor of Law
St. John's University School of Law

APPENDIX
List of *Amici Curiae*

Dan Tarlock
Professor of Law
Chicago Kent College of Law

Peter Teachout
Professor of Constitutional Law
Vermont Law School

David B. Thronson
Associate Professor of Law
William S. Boyd School of Law at UNLV

Lance Tibble
Professor of Law
Capital University Law School

Paul L. Tractenberg
Board of Governors Distinguished Service Professor
& Alfred C. Clapp
Distinguished Public Service Professor of Law
Rutgers School of Law-Newark

Laura S. Underkuffler
Professor of Law
Duke University

Stephen D. Underwood
Professor of Law
Santa Barbara College of Law

Lawrence R. Velvel
Dean
Massachusetts School of Law

A-33
APPENDIX
List of *Amici Curiae*

Rachel Vorspan
Professor of Law
Fordham Law School

Kathleen Waits
Professor of Law
University of Tulsa College of Law

Ettie Ward
Professor of Law
St. John's University School of Law

Lloyd L. Weinreb
Dane Professor of Law
Harvard Law School

David Weissbrodt
Professor of Law
University of Minnesota Law School

Deborah Weissman
Professor of Law and Director of Clinical Programs
University of North Carolina School of Law

Burns H. Weston
The University of Iowa
Bessie Dutton Murray Distinguished Professor of
Law Emeritus and Senior Scholar, UI Center for
Human Rights (UICHR), Visiting Distinguished
Professor of International Law and Policy
The Vermont Law School

APPENDIX
List of *Amici Curiae*

Philip H. Wile
Professor of Law
University of the Pacific
McGeorge School of Law

Dan Williams
Associate Professor
Northeastern University School of Law

Charlie Wilson
Associate Professor
The Ohio State University College of Law

Michael J. Wishnie
Professor of Clinical Law
New York University School of Law

Stephen Wizner
William O. Douglas Clinical Professor of Law
Yale Law School

Mark E. Wojcik
Professor of Law
The John Marshall Law School, Chicago

Ellen Yaroshefsky
Clinical Professor of Law
Jacob Burns Ethics Center
Cardozo Law School



UNITED STATES DEPARTMENT OF JUSTICE
OFFICE OF THE SOLICITOR GENERAL
10th & Constitution Avenue, N.W.
Washington, DC 20530

TO: SABRINA ROSE SMITH

ADDRESS: _____

TELEPHONE NUMBER: (____) _____

TELEFAX NUMBER: (____) _____

NUMBER OF PAGES SENT (INCLUDING COVER PAGE): _____

TELEFAX FROM:

SENDER'S NAME: Emily Spadoni

ROOM NUMBER: 5614

TELEPHONE NUMBER: (202) 514-2217

TELEFAX NUMBERS: (202) 514-2218

COMMENTS: *****

- CONFIDENTIAL INFORMATION ENCLOSED -

Pursuant to 28 U.S.C. § 8103 and other applicable provisions, the information contained in this transmission is intended only for the use of the individual or entity named above and may contain information that is privileged, confidential, and exempt from disclosure under applicable law. If the reader of this message is not the intended recipient or the employee responsible for delivering the message to the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this transmission is strictly prohibited. If you have received this communication in error, please notify us immediately. Thank you.

TRANSMITTED: DATE: 1/6/06 TIME: ____ INITIALS: ____



U.S. Department of Justice

Office of the Solicitor General

The Solicitor General

Washington, D.C. 20530

January 5, 2006

Sabrina Rose Smith, Esquire
Paul, Hastings, Janofsky & Walker LLP
875 15th Street, N.W.
Washington, D.C. 20005

Re: Salim Ahmed Hamdan v. Donald H. Rumsfeld
S. Ct. No. 05-184

Dear Ms. Smith:

As requested in your letter of January 5, 2006, I hereby consent to the filing of an amicus curiae brief in the above-captioned case on behalf of 300 law professors.

Due to the continuing delay in receiving incoming mail at the Department of Justice, in addition to mailing your brief via first-class mail, we would appreciate a fax or email copy of your brief. If that is acceptable to you, please fax your brief to Emily C. Spadoni, Supervisor Case Management, Office of the Solicitor General, at (202) 514-8844, or email at SupremeCtBriefs@USDOJ.gov. Ms. Spadoni's direct dial phone number is (202) 514-2217 or 2218.

Thank you for your consideration of this request.

Very truly yours,

A handwritten signature in cursive script, reading "Paul D. Clement", followed by a flourish.

PAUL. D. CLEMENT
Solicitor General

Atlanta
Beijing
Brussels
Hong Kong
London
Los Angeles
Milan
New York
Orange County
Palo Alto
Paris
San Diego
San Francisco
Shanghai
Stamford
Tokyo
Washington, DC

(202) 551-1805
sabrinarosesmith@paulhastings.com

January 6, 2006

08262.00074

BY HAND

Office of the Clerk
Supreme Court of the United States
One First Street, N.E.
Washington, D.C. 20543-0001

Re: Hamdan v. Rumsfeld et al., Case No. 05-184

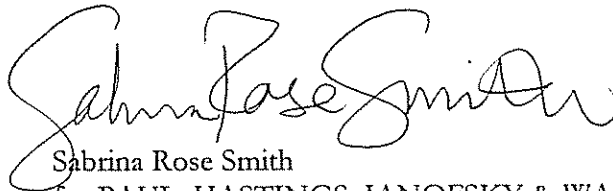
Dear Madam or Sir:

Enclosed for filing please find the *Amicus Curiae Brief of Law Professors in Support of Petitioner*.

Claudia Callaway, the signatory on the brief, filed an application for admission on December 21, 2005 and is scheduled to be admitted on January 9, 2006. Your office confirmed that it is proper for her to sign the brief with her admission application on file with your office. Should you have any questions or concerns do not hesitate to contact me.

Thank you for your assistance with this matter.

Very truly yours,



Sabrina Rose Smith
for PAUL, HASTINGS, JANOFSKY & WALKER LLP

Enclosures



GEORGETOWN UNIVERSITY LAW CENTER

Neal Kumar Katyal
Professor of Law

January 3, 2006

Office of the Clerk
United States Supreme Court
Washington, DC 20543

Dear General Suter:

I am counsel of record for Petitioner in No. 05-184, *Hamdan v. Rumsfeld*.
Petitioner hereby consents to all amicus briefs filed on behalf of any Party
(or neither Party) in this case.

Sincerely,

Neal Katyal

cc The Solicitor General

IN THE
SUPREME COURT OF THE UNITED STATES

No. 05-184

SALIM AHMED HAMDAN,
Petitioner,

v.

DONALD H. RUMSFELD, *et al.*,
Respondents.

AFFIDAVIT OF SERVICE

I, Justin March, of lawful age, being duly sworn, upon my oath state that I did, on the 6th day of January, 2006, hand file with the Clerk's Office of the Supreme Court of the United States forty (40) copies of this *Amicus Curiae* Brief of Law Professors in Support of Petitioner, and further sent, via U.S. Mail, postage prepaid, three (3) copies of said Brief to:

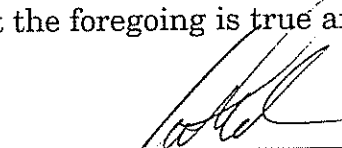
Neal Katyal, Esq.
600 New Jersey Avenue, NW
Washington, DC 20001

Paul D. Clement
Solicitor General of the United States
U.S. DEPARTMENT OF JUSTICE
950 Pennsylvania Avenue, NW
Room 5614
Washington, DC 20530

Counsel for Petitioner

Counsel for Respondents

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



Affiant, Justin March
The LEX Group^{DC}
1750 K Street, NW
Suite 475
Washington, DC 20006
(202) 955-0001

I am duly authorized under the laws of the District of Columbia to administer oaths.

Notary Public

My Commission Expires: _____

To Be Filed For:

Claudia Callaway
Counsel of Record
Jonathan A. Choa
John Edwards
Sarah J. North
Sabrina Rose Smith
Patrick J. Togni
Sean Unger
PAUL, HASTINGS, JANOFSKY & WALKER, LLP
875 15th Street, NW
Washington, DC 20005
202-551-1700

Counsel for Amici