

**MILITARY COMMISSIONS TRIAL JUDICIARY
GUANTANAMO BAY, CUBA**

UNITED STATES OF AMERICA v. KHALID SHAIKH MOHAMMAD, WALID MUHAMMAD SALIH MUBARAK BIN ‘ATTASH, RAMZI BIN AL SHIBH, ALI ABDUL AZIZ ALI, MUSTAFA AHMED ADAM AL HAWSAWI	AE 619B DOCKET ORDER 5 March 2019
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1. A hearing in this case will take place **25 – 29 March 2019**, at U.S. Naval Station, Guantanamo Bay, Cuba. The hearing will begin at **0900 on Monday, 25 March 2019**.

2. A Rule for Military Commission (R.M.C.) 802 Conference will be held at **1700 on Saturday, 23 March 2019**, to discuss the sequence of argument and changes to the Docket Order.

3. All accused must be present for the session on **25 March 2019**.

4. The Commission will receive evidence and hear argument on the following motions during the session.¹

a) **AE 118**: Motion to Abate Proceedings Pending Compliance with Protective Order #1;

b) **AE 133RR**: Mr. al Baluchi’s Motion to Permanently and verifiably Disable Audio Monitoring Capability in Attorney-Client Meeting Rooms;

c) **AE 616J**: [The Commission will receive testimony from “the Interpreter”];

d) **AE 574G**: Mr. al Baluchi’s Motion To Rescind Protective Order #3 or, in the Alternative, Dismiss the Charges Against Him;

e) **AE 575**: Government Discovery Status Update and Motion;

f) **AE 599**: Classified Motion to Compel Discovery;

g) **AE 600**: Classified Defense Motion to Compel Discovery;

¹ AE 538 and AE 561 have been on previous dockets and were deferred by the Commission at the request of the parties. Accordingly, the Commission will not add these motions to the docket absent a request from a party.

h) **AE 601**: Mr. al Baluchi's Motion to Dismiss or, in the Alternative, to Suppress Evidence the Government Intends to Introduce in Violation of the Confrontation Clause;

i) **AE 614**: Government Motion To Compel Notice of Intent to Introduce Expert Mental Health Evidence; and

j) **AE 617**: Mr. al Baluchi's Motion to Compel Communications from the International Committee for the Red Cross Concerning the Existence of an Armed Conflict 1996-2002.

5. Counsel should be prepared to argue any other motion for which the briefing cycle has been completed.² If either side believes other issues should be addressed, they may request the Commission amend this order.

6. If required, hearings under the provisions of Military Commission Rule of Evidence 505(h) will be conducted at times to be determined.

7. The time which has transpired since arraignment until the date of the next session (25 March 2019) shall be considered excludable delay in accordance with R.M.C.

707(b)(4)(E)(i) and R.M.C. 707(c). I find that the interests of justice have been served by granting continuances for the resolution of interlocutory and other pretrial issues, and that the resolution of these issues outweighs the interests of the public and the accused in a prompt trial.

So **ORDERED** this 5th day of March, 2019.

//s//
K. A. PARRELLA
Colonel, U. S. Marine Corps
Military Judge

² Pending motions not listed on this docket order, but which may complete the briefing cycle prior to the commencement of the March 2019 hearing, may be added to the docket via a supplemental docket order if the Commission determines oral argument is necessary and appropriate for inclusion in the March 2019 hearings.