



PO BOX 9576  
Washington, D.C. 20016  
[info@velvetrevolution.us](mailto:info@velvetrevolution.us)

June 9, 2009

New York and Bronx Counties:  
Departmental Disciplinary Committee for the First Department  
61 Broadway, 2nd Floor  
New York, NY 10006

Re: Complaint Against Michael B. Mukasey

Dear Sir or Madam:

On May 18, 2009, we filed a bar complaint against the above named attorney asserting violations of the rules of ethics by his advocacy of torture, which is defined under both US and international law as a violation of law, a felony and a war crime. After we filed that complaint, several new pieces of supporting information have been disclosed in the public domain that your committee should consider.

1. On May 29, 2009, in an interview with Fox News, General David Petraeus, discussing torture of detainees, said, "When we have taken steps that have violated the Geneva Conventions, we rightly have been criticized, so as we move forward I think it's important to again live our values, to live the agreements that we have made in the international justice arena and to practice those."  
<http://www.harpers.org/archive/2009/06/hbc-90005079> (Article and Video)
2. On May 31, 2009, General Ricardo Sanchez, in an interview with MSNBC, stated that the use of torture on detainees, constituted a "war crime," and that a "truth commission" is necessary to address the "institutional failure" of those charged with decision making and accountability. [http://www.huffingtonpost.com/jack-hidary/general-rick-sanchez-call\\_b\\_209573.html](http://www.huffingtonpost.com/jack-hidary/general-rick-sanchez-call_b_209573.html) (Article and Video)
3. On June 8, 2009, emails relating to the OLC torture memos were released and reported on. We have attached three relevant emails as Exhibit A. In those, discussed in detail here <http://www.truthout.org/060809J>, there are numerous references to attorneys succumbing to politicized pressure from the White House to approve the torture memos in order to provide cover for the use of torture. In fact, Deputy Attorney General James Comey told AG Gonzales that the torture opinion "would come back to haunt [him] and DOJ and urged him not to allow it."
4. In addition to the above new information, we also bring to your attention the resolution adopted by the American Bar Association condemning "any use of

torture ... *and any endorsement or authorization of such measures by government lawyers, officials and agents;*” Attached as Exhibit B

The actions of the above attorney were essential to the use of torture on detainees. All dissenting voices in the military, intelligence and justice agencies were pushed aside in favor of using a flawed statement of the law to provide political cover for torture.

[1] <http://www.youtube.com/watch?v=ap0spQ2dkNw>

[2] “What Went Wrong: Torture and the Office of Legal Counsel in the Bush Administration” -- Senate Judiciary Committee, Subcommittee on Administrative Oversight and the Courts; DATE: May 13, 2009; TIME: 10:00 AM; ROOM: Dirksen-226

<http://judiciary.senate.gov/hearings/hearing.cfm?id=3842>

<http://judiciary.senate.gov/webcast/judiciary05132009-1000.ram>

[3] Ari Shapiro, “Did White House OK Earliest Detainee Abuse?,” All Things Considered, May 20, 2009.

<http://www.npr.org/templates/story/story.php?storyId=104350361>

Sincerely,



Kevin Zeese  
Attorney at Law  
301-996-6582