

# AR 15-6 REPORT

## GTMO Investigation – FBI allegations of Abuse

1. (U) FBI e-mail dtd 9 Jul 04
2. (U) Appointment letter – BG Furlow dtd 29 Dec 04
3. (U) Appointment Letter – Lt Gen Schmidt dtd 28 Feb 05
4. (U) CDR SOUTHCOM Supplemental Instructions letter dtd 05 May 05
5. ~~(S//NF)~~ Allegations of Torture Letter 11 Dec 04
6. ~~(S//NF)~~ Allegations of Torture Letter 24 Dec 04
7. ~~(U-S//NODIS w/one)~~ CDR SOUTHCOM Supplemental Instructions letter #2  
dtd 02 Jun 05
8. ~~(S//NODIS)~~ Extract ICRC Report 11 May 05
9. (U) Cover of AR 15-6, *Procedures for Investigating Officers and Boards of Officers*  
w/ Table of Contents
10. (U) Definition - Preponderance of the Evidence for AR 15-6
11. (U) FM 34-52, *Intelligence Interrogations*, Cover and Table of Contents
12. ~~(S//NF)~~ MG Dunlavey Summarized Witness Statement
13. (U) MG Dunlavey Request dtd 11 October 2002
14. (U) GEN Hill Forward to CJCS dtd 25 October 2002
15. (U) SECDEF Approval Letter dtd 02 Dec 02
16. (U) SECDEF Rescission dtd 15 Jan 03
17. (U) SECDEF Memorandum dtd 16 Apr 03 New Policy
18. ~~(S//NF/IX1)~~ CDR USSOUTHCOM Memorandum dtd 2 Jun 03
19. ~~(S//NF)~~ Current Standard Operating Procedure for GTMO
20. ~~(S//NF)~~ LCDR [REDACTED] Summarized Witness Statement
21. ~~(S//NF)~~ Mr. [REDACTED] Summarized Witness Statement
22. (FOUO) SAC [REDACTED] Summarized Witness Statement
23. ~~(S//NF)~~ Mr. [REDACTED] Summarized Witness Statements (x2)
24. ~~(S//NF)~~ SGT [REDACTED] Summarized Witness Statement
25. ~~(S//NF)~~ 2LT [REDACTED] Summarized Witness Statement
26. (FOUO) 2LT [REDACTED] Letter of Admonishment, 19 May 03
27. (FOUO) MAJ [REDACTED] Summarized Witness Statement
28. ~~(S//NF)~~ LTC [REDACTED] Summarized Witness Statement
29. ~~(S//NF)~~ SGT [REDACTED] Summarized Witness Statement
30. ~~(S//NF)~~ SSGT [REDACTED] Summarized Witness Statement
31. (FOUO) SA [REDACTED] Summarized Witness Statement
32. ~~(S//NF)~~ SA [REDACTED] Summarized Witness Statement
33. ~~(S//NF)~~ ENS [REDACTED] Summarized Witness Statement
34. ~~(S//NF)~~ SA [REDACTED] FD 302 from FBI dtd 14 July 04
35. ~~(S//NF)~~ MFR dtd 26 Mar 02 w/attached cell transfer schedule/frequent flier program
36. ~~(S//NF)~~ SSA [REDACTED] Summarized Witness Statement
37. ~~(S//NF)~~ SGT [REDACTED] Summarized Witness Statement
38. (FOUO) LTC [REDACTED] Summarized Witness Statement
39. (SBU//FOUO) SA [REDACTED] FD 302 from FBI dtd 9 Sep 04
40. ~~(S//NF)~~ Request of Interrogation Plan for ISN 063
41. ~~(S//NF)~~ SA [REDACTED] Summarized Witness Statement
42. ~~(S//NF)~~ Interrogation Level Timeline
43. ~~(S//NF)~~ MAJ [REDACTED] Summarized Witness Statement

**AR 15-6 REPORT**  
**GTMO Investigation – FBI allegations of Abuse**

44. (S//ORCON/CIMDIS/NF) Unsigned Interrogation Plan for ISN [REDACTED]
45. (S//NF) MG Miller Summarized Witness Statement [REDACTED]
46. (S//NF/ORCON) Shift Log-21 Dec 02
47. (S//NF/ORCON) MFR dtd 21 Dec 02
48. (S//NF/ORCON) Shift Log-23 Dec 02
49. (S//NF/ORCON) MFR dtd 23 Dec 02
50. (S//NF/ORCON) Shift Log-4 Dec 02
51. (S//NF/ORCON) MFR dtd 4 Dec 02
52. (S) Excerpts of Medical Records for ISN [REDACTED]
53. (S//NF/ORCON) Shift Log-6 Dec 02
54. (S//NF/ORCON) Shift Log-17 Dec 02
55. (S//ORCON) Interrogation Log-17 Dec 02
56. (S//ORCON) Interrogation Log 27 Dec 02
57. (S//NF/ORCON) Shift Log-20 Dec 02
58. (S//ORCON) Interrogation Log- 20 Dec 02
59. (S//NF/ORCON) Shift Log – 23 Nov 02
60. (S//NF/ORCON) Shift Log – 01 Dec 02
61. (S//NF/ORCON) Shift Log – 14 Dec 02
62. (S//NF/ORCON) Shift Log – 28 Nov 02
63. (S//NF) Maj [REDACTED] Sworn Statement
64. (S//NF/ORCON) Extracts from Shift logs 13 Dec 02 – 14 Jan 03
65. (S) ISN [REDACTED] Medical Exam dtd 16 Jan 03
66. (S//NF/ORCON) MG Miller letter dtd 21 Jan 03
67. (S) Special Interrogation Plan 13 Aug 03
68. (S) MFR dtd 10 Jul 03
69. (S) MFR dtd 11 Jul 03
70. (S) LTC [REDACTED] email 22 Dec 04 containing ISN [REDACTED] Allegations
71. (S) ISN [REDACTED] Medical Report 08 Sep 02
72. (S//NF) Apprehension of Mother Deception Memo
73. (S) MFR dtd 17 Jul 03
74. (S) MFR dtd 20 July 03
75. (S) MFR dtd 2 Aug 03
76. (S) MFR dtd 8 Sep 03

# Enclosure 1

Deferred pending  
completion of review



REPLY TO  
ATTENTION OF

DEPARTMENT OF DEFENSE  
UNITED STATES SOUTHERN COMMAND  
3511 NW 91ST AVENUE  
MIAMI, FL 33172-1217

SCCC

29 December 2004

MEMORANDUM FOR BG John T. Furlow, US Army, USARSO, Fort Sam Houston, TX

SUBJECT: Appointment of Investigating Officer

1. You are hereby appointed as an investigating officer to conduct an Army Regulation 15-6 (AR 15-6) investigation into the facts and circumstances surrounding allegations of detainee abuse at JTF-Guantanamo (JTF-GTMO), Cuba. Specifically, your investigation is to concentrate on, but is not limited to, allegations raised by the Federal Bureau of Investigation (FBI) in e-mails and memoranda. You are not to investigate allegations that are the subject of ongoing criminal investigations by the Army Criminal Investigative Division. Your investigation should address itself to the following allegations:

- a. That military interrogators improperly used military working dogs during interrogation sessions to threaten detainees, or for some other purpose.
- b. That military interrogators improperly used duct tape to cover a detainee's mouth and head.
- c. That DoD interrogators improperly impersonated FBI agents and Department of State officers during the interrogation of detainees.
- d. That, on several occasions, DoD interrogators improperly played loud music and yelled loudly at detainees.
- e. That military personnel improperly interfered with FBI interrogators in the performance of their FBI duties.
- f. That military interrogators improperly used sleep deprivation against detainees.
- g. That military interrogators improperly chained detainees and placed them in a fetal position on the floor, and denied them food and water for long periods of time.
- h. That military interrogators improperly used extremes of heat and cold during their interrogation of detainees.

2. If you substantiate any allegation, you are to determine whether the facts and circumstances of the substantiated allegation were in compliance with the interrogation techniques that were approved and in place at the time of the incident being investigated. Where allegations have previously been investigated by JTF-GTMO or any of its subordinate units, you are to analyze the investigation and subsequent corrective action, if any.

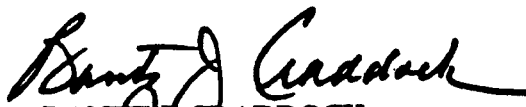
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AR 15-6 GTMO Investigation  
Exhibit 2 of 76 Exhibits

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SUBJECT: Appointment of Investigating Officer

3. Use the informal procedures under AR 15-6 in your inquiry. Include in your report specific findings as well as any opinions and recommendations you consider appropriate. You are authorized to administer oaths. During your investigation, if you suspect a member of the US Armed Forces of committing an offense, you must inform that person of his or her rights under Article 31, UCMJ, before taking a statement. If you suspect a civilian employee of the US Government of committing an offense, that person must also be informed of his or her rights as established by Federal law. You must consult with the judge advocate identified below before interviewing any civilian employees.
4. Determine whether there has been a violation of any article of the UCMJ or a violation of International law, U.S. law, regulation or other directive. Also, determine whether established policies and procedures provide the means for preventing such violations in the future and, if appropriate, provide recommendations on preventive measures that should be taken.
5. I have directed that a field grade officer be appointed to assist you in this investigation. This officer will take his direction and guidance from you and is available to assist you for the entire duration of this investigation.
6. (b)(5) USN, Deputy Staff Judge Advocate, USSOUTHCOM, is available to assist you as your legal advisor. You may contact (b)(5) for a procedural brief at (305) 437-1304. Submit your findings and recommendations in written form on DA FORM 1547 by 1 February 2005. Any request for extension to complete this investigation must be submitted in writing to the USSOUTHCOM Chief of Staff.

  
BANTZ J. CRADDOCK  
General, US Army  
Commander



PLAY TO  
ATTENTION OF

DEPARTMENT OF DEFENSE  
UNITED STATES SOUTHERN COMMAND  
OFFICE OF THE COMMANDER  
3511 NW 91ST AVENUE  
MIAMI, FL 33172-1217

SCCC


28 February 2005

MEMORANDUM FOR Lt Gen Randall M. Schmidt, USAF, Commander, US Southern  
Command Air Forces, Davis-Monthan AFB, AZ 85707-4100

SUBJECT: Appointment of Senior Investigating Officer

1. You are hereby appointed as the senior investigating officer for the Army Regulation 15-6 (AR 15-6) investigation currently being conducted by BG John T. Furlow into the facts and circumstances surrounding the FBI's allegations of detainee abuse at Joint Task Force-Guantanamo, Cuba .
2. I take this action because BG Furlow reported to me on 28 February 2005 that he now has information that indicates the scope of the investigation will require that an officer senior in rank to him be interviewed. Accordingly, you are to assume authority and control over BG Furlow's investigation and continue it until its conclusion. BG Furlow and his investigative team are to work directly for you for the duration, and will fold their existing work product into your investigation. The scope of the investigation, and rules under which it is to be conducted, remain the same as my original appointment memorandum for BG Furlow (Enclosure).
3. (b)(5) USAF, Assistant Staff Judge Advocate, USSOUTHCOM, is available to assist you as your legal advisor. You may contact (b)(5) for a procedural brief at (b)(5) Submit your findings and recommendations in written form on DA FORM 1574 by 31 March 2005. Any request for extension to complete this investigation must be submitted in writing to me.

Encl  
as

  
BANT J. CRADDOCK  
General, US Army  
Commander



REPLY TO  
ATTENTION OF

DEPARTMENT OF DEFENSE  
UNITED STATES SOUTHERN COMMAND  
3511 NW 91ST AVENUE  
MIAMI, FL 33172-1217

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5 May 2005


MEMORANDUM FOR Lt Gen Randall M. Schmidt, USAF, Commander, US Southern  
Command Air Forces, Davis-Monthan AFB, AZ 85707-4100

SUBJECT: Appointment of Senior Investigating Officer – Supplemental Instructions

1. References:

- a. Memorandum, USSOUTHCOM, SCCC, 29 Dec 04, Appointment of Investigating Officer
- b. Memorandum, USSOUTHCOM, SCCC, 28 Feb 05, Appointment of Senior Investigating Officer

2. In addition to those matters in the referenced memos, you are directed to further investigate the facts and circumstances concerning allegations of detainee abuse contained in two memos dated 11 Dec 04 and 24 Dec 04 and provided to BG Furlow. You are directed to make additional findings and recommendations as necessary in your report and submit your report to me as soon as possible.

  
BANTZ J. CRADDOCK  
General, US Army  
Commander

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AR 15-6 GTMO Investigation  
Exhibit 4 of 76 Exhibits



DEPARTMENT OF DEFENSE  
HEADQUARTERS, JOINT TASK FORCE GUANTANAMO  
U.S. NAVAL BASE, GUANTANAMO BAY, CUBA  
APO AE 09368

JTF-GTMO (b)(2)

(b)(1) Sec 1.4(a)

MEMORANDUM FOR THE RECORD

SUBJECT: Allegations of Torture regarding (b)(6)

1. (b)(6) has been one of the most, if not the most, cooperative and influential detainees at JTF-GTMO. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c) He turned himself in to the Mauritanian authorities in November 2001. (b)(1) Sec 1.4(c) In July 2002, he was turned over to the US in Bagram, AF and arrived in GTMO (b)(1) Sec 1.4(a)

2. (b)(6) reported to (b)(1) Sec on (b)(1) Sec 1.4(a) the following story of torture that occurred here at GTMO during the months of August through October of 2003. According to the detainee, approximately a year after his arrival here he was subjected to torture by personnel at Guantanamo. He has named some of the personnel involved. Some names are consistent with personnel who were present in GTMO during that time period. (b)(1) Sec 1.4(c) Specifically, he mentioned (b)(6)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)



(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

7. (b)(6) states that as a result of this torture he was coerced into signing a statement that implicated him (b)(1) Sec 1.4(c). The detainee has since recanted that statement. Within the time that he has been completely compliant, he has denied ever being involved in or knowing about (b)(1) Sec 1.4(c).

8. Recommendation. Pass this information up the chain of command to facilitate an investigation into the detainee's allegation of torture.

(b)(6),b(3) 10 USC §130B

Received by (b)(6),b(3) 10 USC §130B

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

Time: \_\_\_\_\_

DEPARTMENT OF DEFENSE  
US Naval Base, Guantanamo Bay, Cuba  
Joint Task Force GTMO  
APO AE 09360

(b)(1) Sec 1.4(a)

MEMORANDUM FOR RECORD

SUBJECT: Possible Torture Allegations (b)(2),(b)(6)

1. The purpose of this memorandum is to outline the testimony and allegation of abuse from (b)(2),(b)(6). The following is the detainee's statement and other background information regarding his allegations.

2. On 23 May 2003, (b)(6),(b)(3) 50 USC turned over hold status of the detainee to DOD (b)(1) Sec 1.4(c). (b)(2),(b)(1) Sec 1.4(c). Three days later, three personnel appeared at (b)(1) Sec with the detainee. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec These three personnel stated that they had been working on his case for a long time behind the scenes (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(6),(b)(1) Sec 1.4(c)

4. On 17 June 2003, two guards appeared at the detainee's cell and informed him that he was moving. One of the guards had (b)(2) written plainly on his gloves, so the detainee informed his block-mates that he was moving to (b)(2). The detainee was taken to an isolation block where one other detainee (b)(6) was kept. Later, (b)(6) was moved to the block and all three together were living on (b)(2). (b)(2),(b)(6)

**S E C R E T//NOFORN**

(b)(2),(b)(6) was left alone. At this point, all the detainee's personal items with the exception of his clothes were confiscated. The detainee describes the room he was in as built of steel from floor to ceiling with a very cold temperature setting on the air conditioner. Other detainee described this room as the "freezer". (b)(1) Sec 1.4(c)

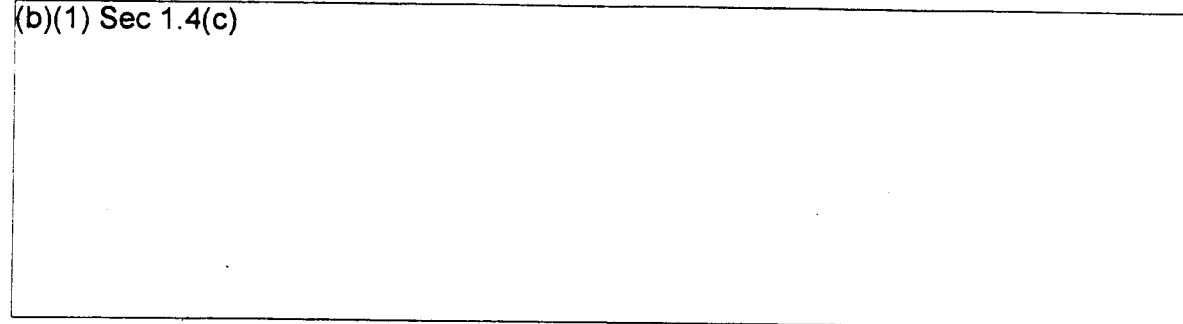
(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c),(b)(6)

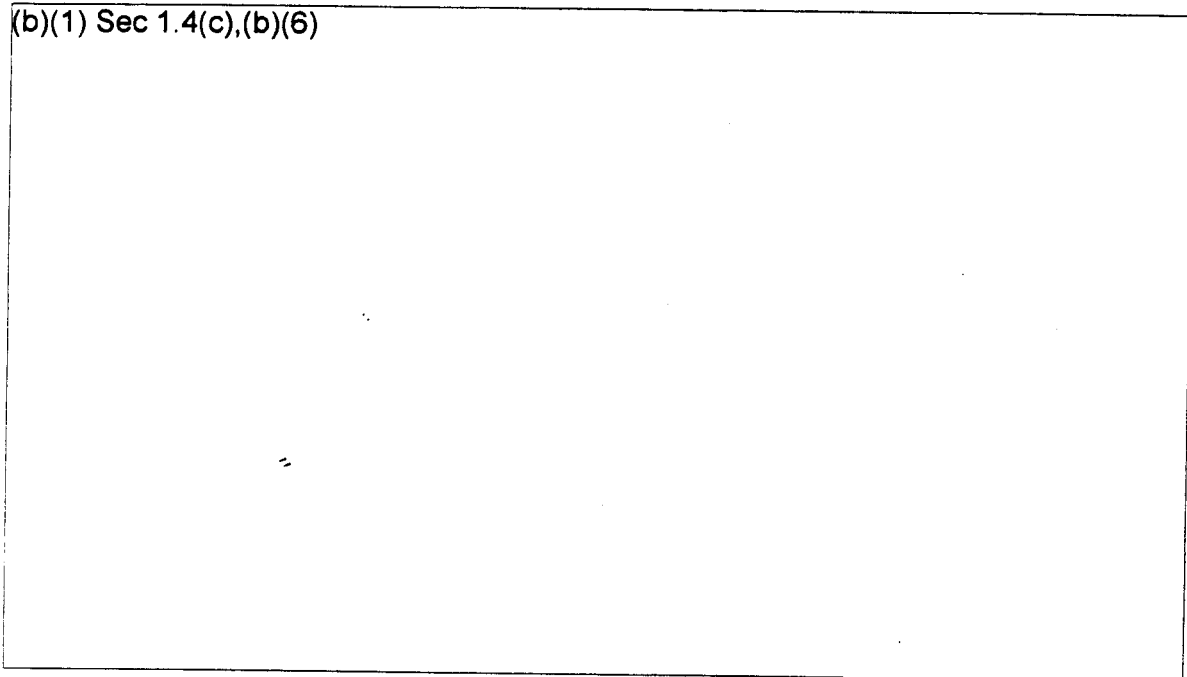
(b)(1) Sec 1.4(c)

**S E C R E T//NOFORN**

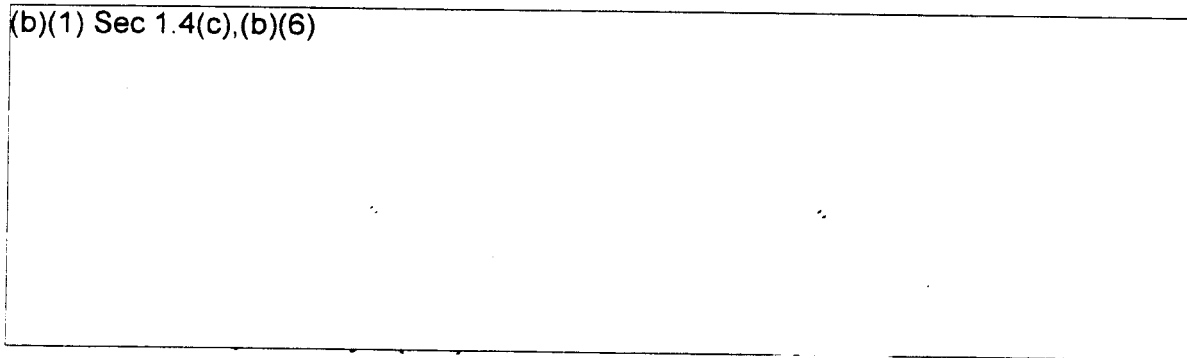
(b)(1) Sec 1.4(c)



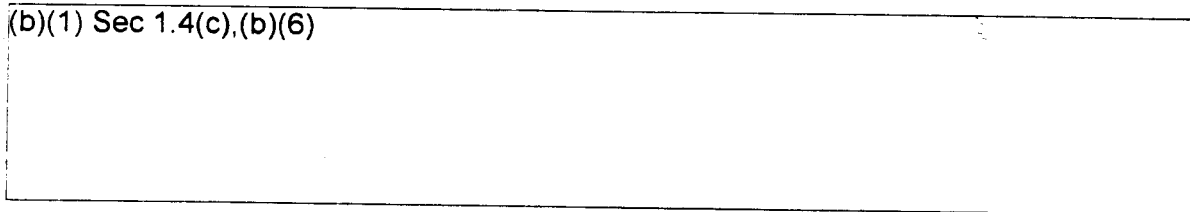
(b)(1) Sec 1.4(c),(b)(6)



(b)(1) Sec 1.4(c),(b)(6)



(b)(1) Sec 1.4(c),(b)(6)



(b)(1) Sec 1.4(c)

detainee always had a break at noon for lunch. Every morning the detainee was scared

(b)(1) Sec 1.4(c)

(b)(6),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c),(b)(6)

were placed all around. The room had normal lighting and (b)(6) gave the detainee food but he refused to eat it. The detainee stated that he refused to eat food when he was humiliated.

(b)(1) Sec 1.4(a),(b)(6)

(b)(1) Sec 1.4(c)

[Redacted]

(b)(1) Sec 1.4(c);(b)(6)

[Redacted]

(b)(1) Sec 1.4(c)

[Redacted]

(b)(1) Sec 1.4(c);(b)(6)


[Redacted]

16. (b)(1) Sec 1.4(c) there was three days without (b)(1) Sec conducted by (b)(2) (b)(6) the detainee was transferred to (b)(2) block in the general populace for one night and he told his brothers there what had happened to him. On Sunday they returned the detainee back to his previous cell. (b)(2) the guards took the detainee to (b)(2) Block, (b)(1) Sec 1.4(c) The detainee stayed Friday through Monday, which was his weekend of rest mentioned earlier.

(b)(1) Sec 1.4(c)


[Redacted]

(b)(1) Sec 1.4(c),(b)(6)



18.

(b)(1) Sec 1.4(c),(b)(6)



The detainee claims that he went without food sometimes for 24 hours and when he was fed the portions were very little and always served cold. The detainee was awoken every hour or two and only and forced to drink one liter of water. The detainee was either drinking water or on the toilet all night. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c),(b)(6)

21. The detainee stated that Evidence to support his allegations corroborated by looking into the following things

• (b)(1) Sec 1.4(c)

• Medical reports from the incident could be found showing that he received medical care, but he was never taken to the hospital

• (b)(1) Sec 1.4(c),(b)(6)

• (b)(1) Sec 1.4(c),(b)(6)

• The International Community of the Red Cross had no contact with the detainee for more than a year


• (b)(1) Sec 1.4(c),(b)(6)

(b)(6),b)(3) 10 USC  
§130B



~~SECRET//NOFORN~~

(b)(6),b)(3) 10 USC §130B



~~SECRET//NOFORN~~

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REPLY TO  
ATTENTION OF

DEPARTMENT OF DEFENSE  
UNITED STATES SOUTHERN COMMAND  
3511 NW 91ST AVENUE  
MIAMI, FL 33172-1217

SCCC

2 June 2005

MEMORANDUM FOR Lt Gen Randall M. Schmidt, USAF, Commander, U.S. Southern Command Air Forces, Davis-Monthan AFB, AZ 85707-4100


SUBJECT: Appointment of Senior Investigating Officer - Supplemental Instruction #2

1. (U) References:

- a. Memorandum, USSOUTHCOM, SCCC, 29 Dec 04, Appointment of Investigating Officer
- b. Memorandum, USSOUTHCOM, SCCC, 28 Feb 05, Appointment of Senior Investigating Officer
- c. Memorandum, USSOUTHCOM, SCCC, 5 May 05, Appointment of Senior Investigating Officer- Supplemental Instructions

2. (U) In addition to those matters in the referenced memoranda, you are hereby directed to make specific findings and recommendations with respect to the allegations of ill treatment made by a particular detainee that are new to me and not addressed in your draft Report of Investigation. The specific allegations are contained in the Enclosure. Submit your report to me as soon as possible.

Encl  
as

  
BANTZ J. CRADDOCK  
General, U.S. Army  
Commander

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AR 15-6 GTMO Investigation  
Exhibit 7 of 76 Exhibits

# Enclosure 8

Denied in full  
Exemption 3  
10USC130c

# Enclosure 9

Is a public document

# Enclosure 10

Is a public document

# Enclosure 11

Is a public document

# Enclosure 12

Deferred pending  
completion of review

# Enclosure 13

Is a public document



# Enclosure 14

Is a public document

# Enclosure 15

Is a public document

# Enclosure 16

Is a public document

# Enclosure 17

Is a public document

# Enclosure 18

Deferred pending  
completion of review

(b)(2)

# Standard Operating Procedure (SOP)

for the

**JTF GTMO  
Joint Intelligence Group (JIG)**

(b)(2)

(U)

**Guantanamo Bay, Cuba**

**21 January 2003**

**REVISED**

**12 JUNE 2003**

**REVISED**

**26 JULY 2004**

DERIVED FROM: DIA DO HUMINT SCG, March 2002  
DECLASSIFY ON: X-1

AR 15-6 GTMO Investigation  
Exhibit 19 of 76 Exhibits

TABLE OF CONTENTS

Introduction .....4

Preface .....5

1. Purpose.....6

2. Scope.....6

3. References.....6

4. (b)(2) Personnel.....6

5. (b)(2) .....7

6. (b)(2) .....7

7. (b)(2) .....7

8. (b)(2) Schedules.....7

9. (b)(2) Priorities.....8

10. (b)(2) .....9

11. (b)(2) .....9

12. Initial (b)(2) Products.....10

    ASP.....10

    IP.....11

13. (b)(2) .....15

14. Report Writing.....16

15. Detainee Requests for (b)(2) .....19

16. (b)(2) .....19

17. (b)(2) Brief (b)(2) .....19

18. Chain of Command.....19

19. Use of Military Police (MP).....20

**APPENDIX**

A. (b)(2) ..... 20

B. (b)(2) Scheduling Request .....21

C. (b)(2) Screening Categories by Priority.....22

D. Analyst Support Package (ASP).....23

E. (b)(2) Guide..... 24

F. Summary (b)(2) Guide.....29

G. Intelligence Information Report (IIR) Guide.....32

H. (b)(1) Sec 1.4(c) .....35

I. MSU Transfer Request Form.....36

J. (b)(2) .....37

K. (b)(2) Brief (b)(2) Guide.....38

L. (b)(2) .....43



INTRODUCTION

(U) History is being made with the Interrogations Operations taking place at Guantanamo Bay.

(b)(2)

(b)(2) . Operationally, it breaks new ground. The Command, (b)(2) Analysts, Service and Support elements, and Military Police are daily being asked not just to do the jobs they were trained for, but to radically create new methods and methodologies that are needed to complete this mission in defense of our nation. Reserve and Active components of all service branches are working this mission, along with numerous civilian and federal law enforcement agencies. This is a unique opportunity to work with other agencies, to enhance your (b)(2) and most importantly, to serve in defense of your country. There is much you will be asked to do which is not in any of your prior training. There are legal, political, strategic and moral issues that influence and affect how operations are conducted in this vital part of Operation Enduring Freedom. You must be aware that your activities and actions are often directed by or reported to the highest levels of government. Also, agencies such as the International Committee of the Red Cross (ICRC), foreign delegations, and the world media keenly watch how this operation is conducted and how (b)(2) are handled. It is vital to JTF-GTMO that all Soldiers, Sailors, Airmen, Marines and Civilians conduct themselves in a manner that reflects well on the legal principles America is founded upon.

Preface

(b)(2)

CODE OF CONDUCT

1. Treat detainees humanely.

a. President Bush determined that the Geneva Conventions do not apply to members of al Qaeda or the Taliban and that they are not prisoners of war but are unlawful combatants.

b. President Bush does require the Department of Defense to treat detainees humanely, and, to the extent appropriate and consistent with military necessity, in a manner consistent with the Geneva Conventions (POTUS memorandum (C), 7 February 2002, Subj: Humane Treatment of al Qaeda and Taliban detainees).

c. Humane treatment consists of providing detainees adequate food, drinking water, clothing, shelter, medical treatment, and the free exercise of religion consistent with the requirements of detention. President's Military Order (U), 13 November 2001.

d. Humane treatment during (b)(2) operations means no severe physical or mental pain or suffering.

(b)(1) Sec 1.4(c)

c. **TORTURE is not authorized under any circumstances.**

(b)(1) Sec 1.4(c)

4. Ensure that competent authority has approved your interrogation plan. Any interrogation technique not approved in this SOP or contained in the SECDEF guidance must be forwarded through the chain of command for appropriate command approval for use with any specific detainee.

(b)(1) Sec 1.4(c)

6. Contact the Staff Judge Advocate for further information concerning the legal basis of detention or (b)(2) operations.

**JOINT TASK FORCE-GTMO**

**JOINT INTERROGATION GROUP**

(b)(2)

(b)(2)

SOP

1. **(U) Purpose.** To provide the unique information needed to succeed in the challenging and vital (b)(2) Operations taking place at Guantanamo Bay, Cuba, in support of the International War on Terrorism.
2. **(U) Scope.** These procedures and responsibilities apply to (b)(2) serving within the (b)(2) Joint (b)(2) Group (JIG) of Joint Task Force (JTF) GTMO.
3. **(U) References.**
  - A. (U) DIAM 58-11, The DoD HUMINT Policies (U) SECRET/NORORN, 3 AUG 1998
  - B. (U) DIAM 58-12, DoD HUMINT Management System, 30 June 1997
  - C. (U) FM 34-2, Collection Management and Synchronization Planning, 8 March 1994
  - D. (U) FM 34-3, Intelligence Analysis, 15 March 1990
  - E. (U) FM 34-52, Intelligence Interrogation, 8 May 1987
  - F. (U) Understanding Islam, Yahiya Emerick; 2002
4. **(U) (b)(2) Personnel.**
  - A. — A. (U) Officer In Charge/Chief. Responsible for success of (b)(2) mission, provides overall guidance and control of (b)(2) element.
  - B. (U) Deputy Chief. Responsible for assisting Chief in success of (b)(2) mission, guidance and control of (b)(2) element, and ensures military awards and evaluations are completed on time.
  - C. — B. (U) Operations Officer. Responsible for all issues relating to the needs and operation of (b)(2) teams, facilities, and personnel.
  - D. — C. (U) Operations NCO. Controls scheduling of linguist support for (b)(2) Publishes Daily Highlights (DH). Acts as Security Manager for the (b)(2)
  - E. — D. (U) JIG Operations Officer. Deals with all issues within the detainee camp (b)(2) Also coordinates interrogator contact with the Field Hospital (located next to (b)(2) and Brig, as necessary. Provides liaison with (b)(3):S(1)
  - F. — E. (U) Reports Officer. Reviews and transmits IIRs, KBs, disseminates 302s, updates collection binders, and archives all documents mentioned to the J2 (b)(2) Drive.

G. (b)(2)

H. —G. (U) Regional Team Chief. Provides leadership and manages (b)(2) planning execution of (b)(2) and report writing. Responsible for developing and reporting (b)(2) Daily Highlights to leadership.

I. —H. (C) Collection Management Technician (CMT). Works within the Regional (b)(2) to develop and process intelligence requirements (b)(1) Sec (b)(1) Sec 1.4(a) Helps maintain the (b)(1) Sec 1.4(a) database.

J. —I. (U) Analyst. Works within a (b)(2) (b)(2) Produces the Analyst Support Package (ASP)(b)(2) (b)(2) Helps (b)(2) and ensure quality in reporting.

K. (U) (b)(2) Works within a (b)(2) Conducts (b)(2) and reports on intelligence collected. Helps determine the proper order of (b)(2) Develops a personal relationship with detainee and writes the (b)(2) detailing how a particular (b)(2)

L. (U) Linguist.— Works within a (b)(2) Translates (b)(2) questions and detainees answers in an accurate and timely manner.

5. (U) (b)(2)  
(b)(2)

6. (U) (b)(2)  
(b)(2)

7. (U) (b)(2)

A. (C) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

(b)(1) Sec 1.4(c)

B. (C) (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

8. (U) (b)(2) Schedules.

A. (U) Once a (b)(2) has selected specific detainees (b)(2) a tentative schedule of (b)(2) is developed for the next week. (b)(2) schedules identify (b)(2) detainee ISNs, requested date and time, estimated number of hours required for an (b)(2) booth and linguist, and specific language needed.

B. (S) (b)(2) schedule (b)(2) for each week (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

C. (S) Regardless of a shift, (b)(2) can be scheduled at any time of the day if necessary.

(b)(1) Sec 1.4(c)

9. (C) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4(c)

NOTE: (U) (b)(2)

(b)(2) Above all, flexibility to change (b)(2) schedules is necessary (b)(2) at GTMO.

A. (U) Time Sensitive Collection Requirement (TSCR). A TSCR is a short-term requirement to support crisis or contingency planning and operations such as military deployment. The consumer activates a TSCR when he or she requires collection and initial reporting within 48 hours. During contingency operations, periods of heightened tensions, or open hostilities, the TSCR is the primary HUMINT requirement that a Unified Command or Joint Task Force (JTF) uses to task time-critical, high priority information needs directly to DoD HUMINT collectors in the primary command's area of responsibility (AOR). A theater commander can also use it to request tasking of collectors globally to focus on that Unified Commander's needs. During contingency operations or crisis situations theater commands may directly task in-theater collectors (b)(2)

B. (U)(b)(2) \_\_\_\_\_ is for a definite time period not to exceed 120 days. It identifies new short- to intermediate-term information needs in response to unforeseen situations, emerging crises or contingencies. It can be used to register additional or refined requirements in connection with a unique collection opportunity. (Or it may be used to raise the priority of an existing requirement.) (b)(2) \_\_\_\_\_ will not be used as a substitute for submitting standing (b)(2) \_\_\_\_\_ nominations or revisions to current (b)(2) \_\_\_\_\_. The (b)(2) \_\_\_\_\_ must include a justification explaining the time urgency, the priority of information needed and/or criticality to the consumers' mission/task accomplishment.

C. (U)(b)(2) \_\_\_\_\_ is an expansion on one or more of the broad requirements contained in National HUMINT Collection Directives (NHCDs). An (b)(2) \_\_\_\_\_ may support one or more NHCDs. Within DoD, Commands, Services, and production elements assigned primary production responsibility under the DoD Intelligence Production Program (DoDIPP) generate (b)(2) \_\_\_\_\_ support DoD operational planning, policy and decision-making, intelligence production, and intelligence databases. The (b)(2) \_\_\_\_\_ provides the collector sufficient detail to focus and target collection efforts against the stated information needs.

D. (C) (b)(2) \_\_\_\_\_ is a document that provides tailored requirements to levy on a specific source (b)(2) \_\_\_\_\_ normally based on a KB. While standing (b)(2) \_\_\_\_\_ generally contain sufficient collection guidance, (b)(2) \_\_\_\_\_ augment them. (b)(2) \_\_\_\_\_ provide additional details tailored to the specific (b)(1) Sec 1.4(c) \_\_\_\_\_  
(b)(1) Sec \_\_\_\_\_ They refine a collector's focus and improve the capability to fully exploit the opportunity. The (b)(2) \_\_\_\_\_ is not a means to submit new requirements, or levy additional requirements unrelated to the collection element's stated target or opportunity, (b)(1) Sec \_\_\_\_\_  
(b)(1) Sec 1.4(c) \_\_\_\_\_

10. (U) (b)(2) \_\_\_\_\_  
(b)(2) \_\_\_\_\_

11. (U) (b)(2) \_\_\_\_\_  
(b)(2) \_\_\_\_\_

(b)(2)

12. (U) Initial (b)(2) Products.

A. (U) Analyst Support Package (ASP).

(1) (U) The analyst's goal as a member of the (b)(2) is to provide timely, thorough and useful intelligence to help guide the (b)(2) process. In order to reach this goal, the Analyst works hand-in-hand with other (b)(2) members to ensure research is done exactly as needed.

(2) (U) The first step in the process that requires analyst involvement is the selection of the detainee to be (b)(2) (b)(2)  
(b)(2)

(3) (U) There are also Ad Hoc requirements that are addressed by the (b)(2). These are handled as received and as time allows. Names of detainees developed through investigations are discussed by members of the (b)(2) and introduced to the (b)(2) list in an order agreed upon by the team.

(4) (U) Next in the (b)(2) preparation process that the analyst creates the Analyst Support Package (ASP) (Appendix D). This is the most critical contribution the analyst will make and will require the largest amount of the analyst's time. The time involved in preparing this package varies greatly depending on the amount of information available on the detainee.

(a) (C) The analyst begins with the ASP template and gleans as much information as possible (b)(1) Sec 1.4(c) Then using all of the research tools available, the analyst creates the ASP, which enables the (b)(2) to create a solid (b)(2) - critical for the success of any (b)(2)

(b) (S) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

(c) (S) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

(d) (U) ASP Format:

1 (U) (b)(2)

(b)(2)

2 (U) Photo. The most current photo of the detainee.

3 (U) (b)(2)

(b)(2)

4 (U) (b)(2)

(b)(2)

5 (S) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

6 (S) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

7 (S/NF) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

8 (U) (b)(2)

(b)(2)

9 (C) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

10 (C) Collection Requirements. Identifies collection (b)(1) Sec 1.4(c)

(b)(1) Sec Will help the (b)(2) develop the (b)(1) based on these requirements, especially (b)(2)

11 (U) (b)(2)

(b)(2)

c



12 (U) (b)(2)

(b)(2)

13 (C) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

14 (U) (b)(2)

(5) (U)

(b)(2)

(b)(2)

B. (U) (b)(2)

(1) (U) (b)(2)

(b)(2)

(2) (U) Review pertinent sources of information to include when updating your (b)(2). Use both the hard copy detainee file as well as the soft copy (b)(2)

(a) (U) **Detainee Files.** (b)(2) Detainee folders are filed numerically by Internee Serial Number (ISN). When a detainee folder is removed (b)(2) it must be signed out first using the sign-out sheet found in every hanging file folder.

(b) (U) (b)(2)

(b)(2)

(c) (C) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

(d) (C) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

(e) (U) (b)(2)  
(b)(2)

(f) (U) (b)(2)  
(b)(2)

(g) (U) **Intelligence Information Reports.** Extracted from previously answered  
(b)(2)

(h) (S) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

(i) (C) (b)(1) Sec 1.4 C  
(b)(1) S

(j) (C) (b)(1) Sec 1.4 C  
(b)(1)

(k) (C) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

(l) (C) (b)(1) Sec 1.4 C  
(b)(1)

(m) (U) (b)(2) **Communication/Leadership Matrix.**

(3) (U) (b)(2)  
(b)(2)

(4) (b)(2)

(5) (U) (b)(2) /Linguist Meeting. This meeting must take place at least fifteen minutes prior to the (b)(2) (b)(2)  
(b)(2)

(b)(2) No later than the day prior to the (b)(2) should confirm with the linguist scheduled time and language of the linguist supporting the (b)(2)

(6) (U) (b)(2)

(b)(2)

(b)(2)

(a) (C) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

(b) (U) (b)(2)

(b)(2)

(c) (C) (b)(1) Sec 1.4 C

(b)(1)

(d) (b)(1) Sec 1.4(c)

1 (U) (b)(2)

(b)(2)

2 (C) (b)(1) Sec 1.4 C

(U) (b)(2)

(b)(2)

(b)(2)

3 (C) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

4 (C) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

13. (U) (b)(2) \_\_\_\_\_ The objective of any (b)(2) \_\_\_\_\_ is to obtain the maximum amount of usable information in the timeliest manner. A successful (b)(2) \_\_\_\_\_ produces needed information that is timely, complete, clear, and accurate. (b)(2)

(b)(2)

A. (U) (b)(2)

(b)(2)

B. (C) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

(b)(1) Sec 1.4(c)

C. (U) (b)(2)  
(b)(2)

(1) (U) (b)(2)  
(b)(2)

(2) (U) (b)(2)  
(b)(2)

(3) (C) (b)(1) Sec 1.4 C  
(b)(1)

(4) (U) (b)(2)  
(b)(2)

(5) (C) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

D. (C) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

E. (C) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

F. (S) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

G. (C) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

H. (C) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

I. (S) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

(1) (S) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

(2) (S) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

(3) (S) (b)(1) Sec 1.4 C

(4) (S) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

(5) (S) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

(6) (S) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

(7) (S) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

14. (U) REPORT WRITING.

A. (S) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

[Redacted content]

(1) (U) (b)(2)

(b)(2)

(2) (U) (b)(2)

(b)(2)

(3) (U) (b)(2)  
(b)(2)

B. (U) Post (b)(2) Meeting. Following every (b)(2) have a post (b)(2) meeting. (b)(2)  
(b)(2) During this meeting the (b)(2) determine which (b)(2) have been answered. At that point the determination is made concerning the need for another (b)(2) to answer the (b)(2). If the determination is made for another (b)(2) of this detainee the whole process should go back to the ASP preparation step and proceed from there. If (b)(2) information is obtained, the (b)(2) writes an Intelligence Information Report (IIR) (Annex K). (b)(2)  
(b)(2) If the analyst was present (b)(2) then he/she should assist in drafting the IIR. (b)(2)

C. (U) (b)(2)  
(b)(2)

15. (U) Detainee Requests (b)(2)

A. (C) Periodically detainees make requests through the MPs to see an (b)(2) (b)(2) normally work him into the (b)(2) schedule. A "visit" is conducted with the detainee in the booth to see what he wants (b)(2) (b)(2) Usual detainee requests involve questions concerning status of their "case," cell transfers, or guard or medical-related issues.

B. (C) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

C. (U) The J3 Operations Officer posts detainee requests on the (b)(2) Detainee Request Board each day. Once a team has taken care of the request, the detainee's ISN is highlighted in yellow to indicate the request has been filled. Team Chiefs ensure that (b)(2) respond in an efficient manner to detainee requests.

16. (S) (b)(2)  
(b)(2)



(b)(1) Sec 1.4(c)

17. (C) (b)(1) Sec 1.4 C

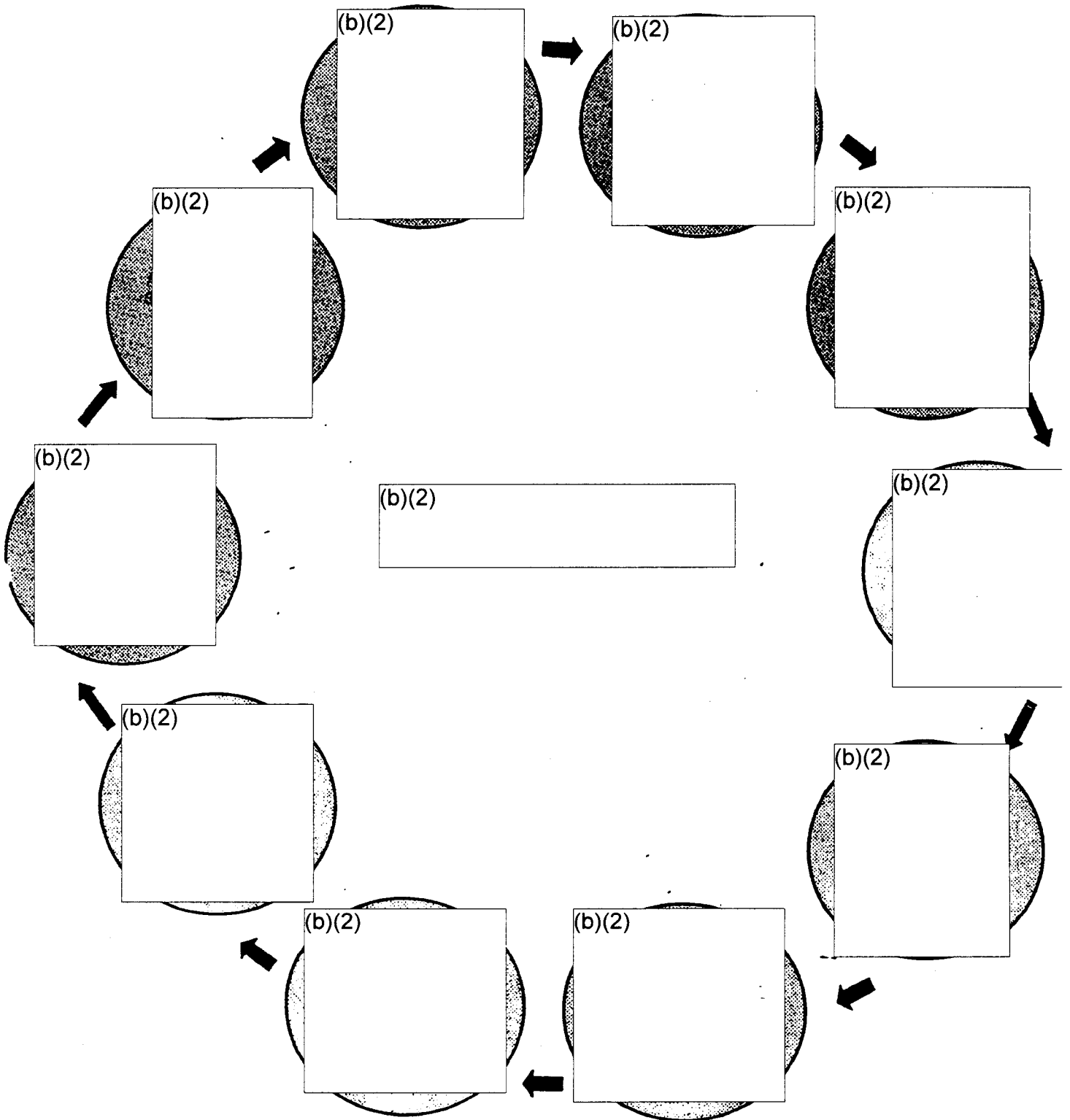
(b)(1) Sec 1.4 C

18. (U) **Chain of Command.** The Chain of Command for all personnel, civilian and military assigned to the (b)(2) is as follows: the immediate supervisor (the Section Chief), followed by the Officer in Charge of the (b)(2), followed by the Joint Interrogation Group Director, followed by the JTF Commanding General. In the absence of the (b)(2) OIC, the Operations Officer will have command authority. In the absence of both the (b)(2) OIC and the (b)(2) Operations Officer, the senior Section Chief will exercise command authority within the organization. All personnel are responsible for (b)(2) oversight and properly reporting incidents through the proper Chain of Command.

19. (C) **Use Military Police During** (b)(2) The Military Police (MP) may not participate in (b)(2) process. Their role is strictly for security and safety of all individuals associated with the (b)(2) process.

20. Appendix A

Battle Rhythm



Appendix B

(b)(2) Scheduling Request

Sunday, 12 JANUARY 2003

Team	Start Time	Duration	ISN	Language	Linguist 1st	Linguist 2nd	POC
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b)(3) 10 USC §130B
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Monday, 13 JANUARY 2003

Team	Start Time	Duration	ISN	Language	Linguist 1st	Linguist 2nd	POC
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Tuesday, 14 JANUARY 2003

Team	Start Time	Duration	ISN	Language	Linguist 1st	Linguist 2nd	POC
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Wednesday, 15 JANUARY 2003

Team	Start Time	Duration	ISN	Language	Linguist 1st	Linguist 2nd	POC
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Thursday, 16 JANUARY 2003

Team	Start Time	Duration	ISN	Language	Linguist 1st	Linguist 2nd	POC
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Friday, 17 JANUARY 2003

Team	Start Time	Duration	ISN	Language	Linguist 1st	Linguist 2nd	POC
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Saturday, 18 JANUARY 2003

Team	Start Time	Duration	ISN	Language	Linguist 1st	Linguist 2nd	POC
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Appendix C

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

Appendix D

# ANALYST SUPPORT SUMMARY

## JTF-GTMO JIG

### REFERENCE INFORMATION

(S//NF)	CURRENT AS OF DATE	
(S//NF)	ISN#	
(S//NF)	NAME -	
(S//NF)	GTMO#	
(S//NF)	MP#	
(S//NF)	SOURCE#	
(S//NF)	LANGUAGE	
(S//NF)	CITIZENSHIP	
(S//NF)	ETHNICITY	
(S//NF)	CURRENT CELL	
(S//NF)	ANALYST	
(S//NF)	INTERROGATOR	

DETAINEE  
PHOTO

### SUMMARY OF PREVIOUS <sup>(b)(2)</sup> AND REPORTING

(S//NF)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

**COLLECTION REQUIREMENTS**

(S//NF)

(b)(1) Sec 1.4(c)

(S//NF)

(b)(1) Sec 1.4(c)

**SOURCES**

Class    Source



(b)(1) Sec 1.4(c)

Purpose of (b)(2) /Requirements:

(b)(1) Sec 1.4(c)

Translation Method:

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

Sequential Questioning Plan:

Topic

Controllable Material

Questioner

Page 2 of



**Control Questions:**

**Termination Phase:**

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

Appendix F

(b)(1) Sec 1.4(c)

(b)(2)

(U)

(U)(b)(2)  
(b)(2)

1. (S)(b)(1) Sec 1.4 C

(b)(1)

2. (S)(b)(1) Sec 1.4 C

(b)(1)

3. (S)(b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

4. (S)(b)(1) Sec 1.4 C

(b)(1)

5. (S)(b)(1) Sec 1.4 C

(b)(1)

6. (S) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

7. (S) (b)(1) Sec 1.4 C  
(b)(1)  
A. (S) (b)(1) Sec 1.4(c)  
B. (S)

8. (S) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

9. (S) (b)(1) Sec 1.4 C  
(b)(1)

(b)(1) Sec 1.4 C

10. (S) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

11. (S) (b)(1) Sec 1.4 C  
(b)(1)

(b)(1) Sec 1.4 C

12. (S) (b)(1) Sec 1.4(c)

- A. (S) (b)(1) Sec 1.4 C  
(b)(1)
- B. (S) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C
- C. (S) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

13. (S) **OTHER REPORTS TO BE GENERATED:**

- A. (S) (b)(1) Sec 1.4 C  
(b)(1)
  - B. (S) (b)(1) Sec 1.4(c)
14. (S) (b)(1) Sec 1.4(c)
- A. (S) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C
  - B. (S) (b)(1) Sec 1.4(c)
15. (U) (b)(2),(b)(3):10 USC §130b  
(b)(2),(b)(3):10 USC §130b

Appendix G

Intelligence Information Report (IIR) Guide (U)

(U) QUESTIONS REGARDING IIR WRITING REFER TO THE DIAM 58-12 SECTION 6 OF THE REGIONAL COLLECTION BINDER OR ASK AN RO FOR ASSISTANCE.

(U) EVERYTHING BELOW IN BLUE IS FOR REFERENCE AND SHOULD BE DELETED BEFORE SENDING THE FINAL IIR TO THE REPORTS OFFICER.

(U) In the text REMOVE #, \$, %, : , AND ANY OTHER SYMBOLS. COLONS (:) AND QUOTES (") SHOULD BE CHANGED TO DOUBLE DASHES (--), DOLLAR SIGNS (\$) TO USD AND NUMBER SIGNS (#) TO NO. (SHORT FOR NUMBER) OR JUST COMPLETELY REMOVE. THERE CAN BE NO "TABS" IN THE REPORT. THE FIRST TIME A PERSON'S LAST NAME IS INTRODUCED, IT IS IN (( )). Do not remove colons (:) after pro-words.

S E C R E T

SERIAL: (U) (b)(2)

COUNTRY: (U) COUNTRY [IES] (COUNTRY CODES). SEPARATE BY SEMI-COLONS (;).

(b)(2)

SUBJ: (b)(2) - TITLE (MENTION COUNTRY IN HERE) (NO PERIOD AT END) ; CLASSIFY TITLE IF APPROPRIATE (U)

WARNING: (U) THIS IS AN INFORMATION REPORT, NOT FINALLY EVALUATED INTELLIGENCE. REPORT CLASSIFIED S E C R E T.

DEPARTMENT OF DEFENSE

DOI: (U) (b)(2)

EVENT(S) (b)(1) Sec 1.4(c)

REQS: (U) HCRs; SDRs (PARTIAL-COMPLETE) REQUIREMENTS IN THIS ORDER; D-4J2-2410-002-02; DHCDs,

SOURCE: (S) (b)(2) FULL MIDDLE NAME ((LAST NAME)) SOURCE NAME AS IT APPEARS ON THE KB. THIS PART OUTLINES THE BACKGROUND, ACCESS, AND RELIABILITY. LIST CITIZENSHIP/ NATIONALITY, OCCUPATION/EMPLOYMENT, AND ALIASES. LIMIT TO 5 LINES.

SUMMARY: (S) CAPTURE KEY HIGHLIGHTS. SUCCINCTLY DESCRIBE THE MOST SIGNIFICANT INFORMATION IN THE IIR. LIMIT TO 5 LINES. IF ENCLOSURE, --ADD THE WORD --ENCLOSURE-- AT THE END OF PARAGRAPH.

TEXT: (S)

1. (S) USE ACTIVE VOICE. STATE WHAT THE SOURCE SAID, NOT YOUR QUESTIONS, OR 'SOURCE SAID.....' WHAT YOU ARE WRITING IS WHAT THE SOURCE SAID. USE 'FIELD COMMENTS' -- DO NOT USE COLONS(:) WHEN THERE IS INFORMATION YOU NEED TO ADD THAT WILL AMPLIFY WHAT THE SOURCE STATED E.G., 'AT THIS TIME SOURCE BEGAN FIDGETING AND ACTING EVASIVE' OR 'THE ZSU-23/4 HAS NOT BEEN REPORTED PREVIOUSLY IN AFGHANISTAN.' USE 'SOURCE COMMENT'-- WHEN THE SOURCE PARENTHETICALLY ADDS INFORMATION E.G. 'BY THE WAY, THE HOUSE I STAYED IN DID NOT HAVE ANY RUNNING WATER. (b)(2) (b)(2) FOR CITY AND FEATURE LOCATIONS. (b)(2)

(b)(2)

2. (S) CLASSIFY INDIVIDUAL PARAGRAPHS. USE A, B, C, ETC. FOR SUB-PARAGRAPHS AND CLASSIFY APPROPRIATELY, DO NOT INDENT.

3. (S) IN MULTIPLE SOURCE IIRS, USE AN EXPRESSION SUCH AS "SOURCE (NUMBER) STATED" PRECEDING THE PORTION OF THE TEXT ATTRIBUTABLE TO THAT SOURCE. LIST THE ADDITIONAL SOURCES IN THE SOURCE PARAGRAPH, NO MORE THAN FIVE LINES A PIECE.

COMMENTS: (S)

1. (S) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4 C

2. (C) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4

3. (U) (b)(2)  
(b)(2)

(b)(2)

5. (U) (b)(2)  
(b)(2)

6. (U) (b)(2)  
(b)(2)

7. (S) (b)(1) Sec 1.4 C  
(b)(1) Sec 1.4

COLL: (U) (b)(2)

INSTR: (U) (b)(2)  
(b)(2)

INSTR: (U) (b)(2)  
(b)(2)

PREP: (U) (b)(2)  
(b)(2)

ENCL: (U) (b)(2)  
(b)(2)

(b)(2)

ENCL: (U) (b)(2)  
TITLE (U),

ACQ: (U) (b)(2)  
(b)(2)

DISSEM: (U) (b)(2)  
ENCLOSURES.

WARNING: (U) REPORT CLASSIFIED S E C R E T.

(b)(2)

DECL: X1



Appendix H

(b)(2)

(b)(2) (b)(2)

(b)(2)

(U)(b)(2)

(U)(b)(2)

(S)(b)(1) Sec 1.4(c)

(S)(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

OR

(b)(1) Sec 1.4(c)

(U)(b)(2)

(b)(2)

(b)(2)

OR

(b)(2)

(S)(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

Appendix I

(b)(2)

(b)(2)

(b)(2)

(b)(2)

(U)(b)(2)

(U)(b)(2)

(S)(b)(1) Sec 1.4(c)

(S)(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

EX:

(b)(1) Sec 1.4(c)

(U)(b)(2)

(U)(b)(2)

(b)(2)

(S)(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(S)(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

Appendix J

(b)(2)

(b)(2)

(b)(2)

(b)(2)

(b)(1) Sec 1.4(c) (S)

(U)(b)(2)

(S)(b)(1) Sec 1.4(c)

(U)(b)(2)

(U)(b)(2)

(S)(b)(1) Sec 1.4(c)

(S)(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(S)(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(S)(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

Appendix K

(b)(2) [redacted] Brief (b)(2) [redacted] Writing Guide

DATE:

ISN:

NAME: (AS GIVEN FROM BAGRAM IN SOURCE FILE)

DOD LEAD (b)(2) [redacted]

LINGUIST:

(b)(1) Sec 1.4(c) [redacted]

(b)(2) START TIME:

(b)(2) END TIME:

(b)(1) Sec 1.4(c) [redacted]

(b)(1) Sec 1.4(c) [redacted]

(b)(1) Sec 1.4(c) [redacted]

(b)(1) Sec 1.4(c) [redacted]

1.A. (b)(1) Sec 1.4(c) [redacted]

2. (b)(1) Sec 1.4(c) [redacted]

3. BIRTCITY-- XXX. (IF BORN IN DIFFERENT COUNTRY WHEN/WHY DID HE MOVE THERE?)

4. BIRTCTRY-- XX. (COUNTRY WHERE HE WAS BORN.)

(b)(1) Sec 1.4(c)

HIJREE (ISLAMIC CALENDAR): MONTH, DAY, YEAR

GREGORIAN (CHRISTIAN/WESTERN CALENDAR): MONTH, DAY, YEAR

6. LANGUAGES SPOKEN-- XXX; XXX; XXX. (LIST LANGUAGES SOURCE KNOWS TO INCLUDE VARIOUS DIALECTS OF ARABIC)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

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(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

**ADDITIONAL NOTES:**

Appendix L



**SECRET//NOFORN**  
THE SECRETARY OF DEFENSE  
1000 DEFENSE PENTAGON  
WASHINGTON, DC 20301-1000

(b)(1) Sec 1.4(c)

(b)(2)

MEMORANDUM FOR THE COMMANDER, US SOUTHERN COMMAND

(b)(2)

(S)

(S/NF) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

(S/NF) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

(U) a. (b)(2)

(U) b. (b)(2)

(b)(2)

(S) c. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(S) d. (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

(S/NF) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

(S/NF) (b)(1) Sec 1.4 C

(b)(1) Sec 1.4 C

(S) (b)(1) Sec 1.4 C

(b)(1) Sec

(b)(2)

Attachments:  
As stated

(b)(6),b(3) 10 USC §130B

NOT RELEASABLE TO  
FOREIGN NATIONALS



Classified By: Secretary of  
Defense

Reason: 1.5(a)

Declassify On: 2 April 2013

**SECRET//NOFORN**

(b)(2)

(b)(2)

000.5



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Page 2 of

~~SECRET//X-1~~

# Enclosure 20

Deferred pending  
completion of review

# Enclosure 21

Deferred pending  
completion of review

# Enclosure 22

Deferred pending  
completion of review

SUMMARIZED WITNESS STATEMENT OF (b)(6) who was interviewed on 10 January 2005 at a Conference room in the Commissions Building, Guantanamo Bay, Cuba (GTMO). His statement was substantially as follows:

I am the current Joint Interrogation Group (JIG) Chief. I work for the Defense Intelligence Agency. I was deployed to Guantanamo Bay, Cuba (GTMO) for a two year assignment. I took over the JIG in late summer 2003.

During the course of the interview I was asked about what I knew about detainee abuse at Guantanamo. I was specifically asked about the following acts: Inappropriate use of military working dogs, inappropriate use of duct tape, impersonation of or interference with FBI agents, inappropriate use of loud music and/or yelling, sleep deprivation, short-shackling, inappropriate use of extreme temperatures during interrogation, and inappropriate use of sexual tension as an interrogation technique, to include use of lap dances and simulated menstrual fluids.

I have personal knowledge of the following:

I am not aware of any military working dogs being used in an interrogation. (b)(1)

(b)(6)

(b)(6)

(b)(6)

When the FBI complained about military interrogators impersonating FBI, we discussed the issue and the practice was stopped. I do not believe it violates any laws but the practice was stopped.

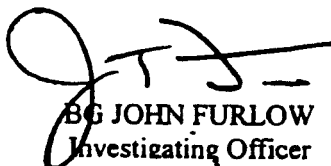
(b)(6)

I am aware that (b)(6) was given a Letter of Reprimand by LTC (b)(6) for her involvement, as the NCOIC, of the "lap dance" incident. She was one of the best interrogators. In fact, I believe that Major General Miller sponsored her so she could obtain a commission.

The interrogation teams and the individual interrogators draft the interrogation plans and the approaches to be used for the interrogation. If the plan doesn't involve techniques requiring additional approval, as detailed in the 16 April 2003 SECDEF Memo, it is approved by the ICE Chief. If the approaches require additional approval, the interrogation plan is forwarded to me for review and if necessary, notification is sent to SECDEF. If a response is not received within 7 days, I instruct the interrogation team to proceed with the implementation of the approach.

The atmosphere at JTF-GTMO has gradually improved during my tenure. The pressure in the beginning was tremendous because of the need to get information. The atmosphere was tense and the agencies didn't always get along. That is not the case now.

I declare under penalty that the foregoing is a true and correct summary of the statement given by the witness, (b)(5) Executed at Davis-Monthan Air Force Base, Arizona, on 29 March 2005.

  
BG JOHN FURLOW  
Investigating Officer

AR 15-6 GTMO Investigation

(b)(6) Chief, JIG, GTMO, was interviewed and made the following statement on or about 1600 hours, PST, 15 April 2005, via telephone from GTMO to Davis-Monthan AFB. This statement is a summary of that interview only:

This interview was conducted for the sole purpose of clarifying facts and circumstances surrounding the interrogation of ISN (b)(6)

Mr. (b)(6) was sworn in as a witness and advised of his rights under the 5<sup>th</sup> Amendment. He was told that he was suspected of being a co-conspirator in communicating a threat to detainee ISN (b)(6). He said he understood his rights, did not want a lawyer, and was prepared to answer questions.

He stated that he arrived and began work at GTMO on 14 Jul 03. (b)(6)

(b)(6)

He commented that FM 34-52 permits fear up during the course of interrogation and that it is a proper and authorized interrogation technique. He stated that under the SECDEF 16 Apr 03 guidance that fear up can be approved by the interrogator and that it would not have required higher-level approval.

(b)(1)

He stated that MG Miller would have weekly staff meetings in which they would specifically discuss interrogations but he would not have briefed or discussed this level of detail with MG Miller. He cannot recall any specific guidance that MG Miller had in place that had to do with threats to detainees in interrogation.

Exhibit 23

**SECRET**

He cannot be certain if LCDR (b)(6) ran this by the JAG prior to acting or in what level of detail he would have briefed the JAG. He does not doubt LCDR (b)(6) testimony, he just cannot confirm it.

(b)(1)

(b)(1) He was not aware that it occurred and did not approve this approach.

I swear that the above statement is a fair and accurate summary of the testimony of Mr.

(b)(6)

(b)(6)

SUMMARIZED WITNESS STATEMENT OF SGT (b)(6) was interviewed on 8 February 2005 at a conference room at the 250th MI Battalion Headquarters, Long Beach, California. The Alpha Company Commander for the 250th Military Intelligence Battalion was also present for the interview. Her statement was substantially as follows:

I was stationed at Guantanamo Bay, Cuba (GTMO) from 07 August 2002 to 15 February 2003. At the time I was stationed at GTMO I was assigned as an interrogator on the Saudi Arabian Team and Special Projects Team.

During the course of the interview I was asked about what I knew about detainee abuse at Guantanamo. I was specifically asked about the following acts: Inappropriate use of military working dogs, inappropriate use of duct tape, impersonation of or interference with FBI agents, inappropriate use of loud music and/or yelling, sleep deprivation, short-shackling, inappropriate use of extreme temperatures during interrogation, and inappropriate use of sexual tension as an interrogation technique, to include use of lap dances and simulated menstrual fluids.

I have personal knowledge of the following:

I graduated from Fort Huachuca Interrogator Course, 97E, seven months prior to my deployment.

I was aware of the use of loud music and yelling in interrogations. The only music I heard in the booth was classical music and the volume wasn't too loud. I know yelling occurred during interrogations. I even yelled during interrogations. (b)(6)

(b)(6)

It was my understanding that detainee's were to be allowed four hours of uninterrupted sleep and that Mr. (b)(6) had to approve the use of the extended interrogations. Based on that criteria I never witnessed sleep deprivation being used in interrogations.

I heard that the manipulation of the air conditioners to make the detainees uncomfortable was a permissible technique during the October/November 2002 timeframe, but I never saw it used.

I never performed a "lap dance" on a detainee. (b)(6)

(b)(6)

Both times the technique was authorized and/or suggested by (b)(6) the Interrogation Control (ICE) Chief. The first incident occurred when my partner and I were interrogating a detainee who refused to stop praying. The translator mentioned that he couldn't pray if he were "unclean." Mr. (b)(6) instructed me to purchase some perfumed lotion and rub it on the detainee. I only rubbed the detainee's arms. Mr. (b)(6) verbally approved the technique. (b)(6)

(b)(6)

I declare under penalty that the foregoing is a true and correct summary of the statement given by the witness, SGT (b)(6) Executed at Davis-Monthan Air Force Base, Arizona, on 29 March 2005.

(b)(6)

Investigating Officer

AR 15-6 GTMO Investigation  
Exhibit 24 of 76 Exhibits



SUMMARIZED WITNESS STATEMENT OF 2LT (b)(6) who was interviewed on 23 March 2005 at Moon Hall, Fort Bragg, North Carolina. MAJ (b)(6) 2LT (b)(6) counsel, was also present for this interview. Her statement was substantially as follows:

I was stationed at Guantanamo Bay, Cuba (GTMO) from 14 February 2003 to 22 November 2003. At the time I was assigned to/working for the Interrogation Control Element (ICE) as the NCOIC of the Gulf States Team and later an interrogator for the Special Projects Team.

During the course of the interview I was asked about what I knew about detainee abuse at Guantanamo. I was specifically asked about the following acts: Inappropriate use of military working dogs, inappropriate use of duct tape, impersonation of or interference with FBI agents, inappropriate use of loud music and/or yelling, sleep deprivation, short-shackling, inappropriate use of extreme temperatures during interrogation, and inappropriate use of sexual tension as an interrogation technique, to include use of lap dances and simulated menstrual fluids.

I have personal knowledge of the following:

I graduated from the 97E course at Fort Huachuca in 1992. Prior to deploying to JTF-GTMO, I completed a three-week "refresher course" at Fort Huachuca called "Tiger Team University." Tiger Team University was split into two phases. The first phase, which was one week long, provided an overview of the Arabic culture and the Islamic terrorist network. The second phase, which lasted two weeks, was intended to provide the interrogators with specific scenarios and reinforce the approaches that were both approved and successful JTF-GTMO. Several of the instructors at Tiger Team University had personal experience interrogating detainees at JTF-GTMO.

I heard about the use of female interrogators encroaching on a detainee's personal space while attending Tiger Team University. A former JTF-GTMO instructor described how a "SGT (b)(6)" used her gender, being a female, as an asset during interrogation sessions with a high value detainee. The instructor described how (b)(6) touched a detainee on the shoulder and knee, leaned in close to the detainee's face, and whispered comments or questions in his ear.

I am aware of an interrogator impersonating an FBI agent. (b)(6)

(b)(6)

Yelling and loud music were both utilized in interrogations. (b)(1)

(b)(1) I wouldn't characterize the music as "loud." There was a policy that music used in interrogations couldn't hurt the detainee's ears. Yelling was a technique used in implementing the "Fear Up Harsh" approach. The use of yelling was taught during the basic 97E course at Fort Huachuca.

I did not observe sleep deprivation used by interrogators. When I first arrived in GTMO, the standing rule was a detainee couldn't be interrogated for "more than 20 hours in a row." MG



DEPARTMENT OF DEFENSE  
 JOINT TASK FORCE GUANTANAMO  
 GUANTANAMO BAY, CUBA  
 APO AE 09360

REPLY TO  
 ATTENTION OF

JTF GTMC (b)(2)

(b)(1) Sec  
 1.4(a)

MEMORANDUM FOR (b)(6), b(3) 10 USC §130B

(b)(1) Sec 1.4(a)

JTF Guantanamo, Guantanamo Bay, Cuba, APO AE 09360

SUBJECT: Memorandum of Admonishment

1. (b)(1) Sec 1.4(a) (b)(1) Sec 1.4(c)  
 Techniques were used in the interrogation that were not annotated or approved on the Interrogation Plan (IP). As the (b)(6) on duty that evening it was your responsibility to ensure that all (b)(1) Sec 1.4(a) were completed as to the approved IP's.

2. You are hereby admonished for your failure to accomplish supervisory duties. As an (b)(6) I have to be able to rely on you to ensure that the mission is accomplished correctly. If I lose that faith in your abilities, you lose any value to the mission. I sincerely hope that you use this incident as a learning tool and that this is a small blip in an otherwise fine career. While I remain confident in your ability, rest assured, any repeated failures will be dealt with severely.

3. This admonishment is imposed as an administrative measure and not punishment under Article 15, UCMJ. This memorandum is referred to you for acknowledgment and rebuttal, if any, to be provided within 72 hours of your receipt to myself. It is my intention to file this admonishment in your local file where it will remain for six months from the date of this notification or until you depart, whichever is sooner.

(b)(6), b(3) 10 USC §130B

JTF GTMO(b)(2)

SUBJECT: Memorandum of Admonishment

1. I hereby acknowledge receipt of this admonishment on (b)(1) Sec 1.4(a)
2. I have read and understood the unfavorable information contained therein and:
  - a.  Elect to submit a response.
  - b.  Elect not to submit a response.
3. I understand that if I wish to submit a response, I have 72 hours from the date of receipt in which to do so.

(b)(6),b(3) 10 USC  
§130B

SUMMARIZED WITNESS STATEMENT OF MAJ (b)(6) \_\_\_\_\_, Former Operations Officer, who was interviewed on 7 March 2005 at the US Army South LNO Office, USSOUTHCOM Headquarters, Miami, Florida. His statement was substantially as follows:

I was stationed at Guantanamo Bay, Cuba (GTMO) from February 2003 to January 2004.

During the course of the interview I was asked about what I knew about detainee abuse at Guantanamo. I was specifically asked about the following acts: Inappropriate use of military working dogs, inappropriate use of duct tape, impersonation of or interference with FBI agents, inappropriate use of loud music and/or yelling, sleep deprivation, short-shackling, inappropriate use of extreme temperatures during interrogation, and inappropriate use of sexual tension as an interrogation technique, to include use of lap dances and simulated menstrual fluids.

I have personal knowledge of the following:

I am not aware of any military working dogs that were used in an interrogation. We had a dog outside the pumpkin patch, the area where new detainees are held. It was outside the reception area.

I was aware of SFC (b)(6) \_\_\_\_\_ impersonating a Department of State representative. He was part of the special projects team and would have been approved at the JIG level, that would have to be approved.

I did witness the use of music and strobe lights in interrogations. The civilian contractor interrogators would use this technique as part of a "Fear Up" approach in April or May 2003. We told them to stop it after Abu Ghraib came out.

I am not aware of short shackling being used in an interrogation. The detainee might be left in the booth for an extended period of time after interrogations awaiting MPs. The short chain was done as a control measure. The chain was close to the floor. The detainee was chained with his wrist close to the floor. The interrogator would ask the MPs to put the detainee in that position. Where I saw that, I can't remember if a chair was in the room. As far as I know, everything was in the boundaries.

I am familiar with an incident when SSG (b)(6) \_\_\_\_\_ and SGT (b)(6) \_\_\_\_\_ used sexual contact to distract a detainee. Both were told not to use the technique again and I believe SSG (b)(6) \_\_\_\_\_ received a written letter of admonishment. Additionally I am familiar with the "magic marker" incident. The detainee spat in SGT (b)(6) \_\_\_\_\_ face. She was crying outside the booth and she developed a plan to psychologically get back at him. This technique was not in an approved interrogation plan. She touched the detainee on his shoulder, showed him the red ink on her hand and said by the way, I am menstruating. The guy threw himself on the floor and started to bang his head because he was so freaked out by the ink.

I am not aware of sleep deprivation being used against detainees. Interrogators had to get approval for up to 15 hours a day. The rules General Miller set were 14 hours with five hours of uninterrupted sleep. Sleep interruption was done by the interrogators at night, was quite labor-intensive, and was not practical. It was something in the toolbox.

I declare under penalty that the foregoing is a true and correct summary of the statement given by the witness, MAJ (b)(6) \_\_\_\_\_ Executed at Davis-Monthan Air Force Base, Arizona, on 29 March 2005.

UNCLASSIFIED

  
BG JOHN FURLOW

Ex 27

SUMMARIZED WITNESS STATEMENT OF Lt Col (b)(6) former Interrogation Control Element (ICE) Chief, who was interviewed on 22 March 2005 at his home in Alabama.

I was stationed at Guantanamo Bay, Cuba (GTMO) on or about the first week of December 2002 and re-deployed at the end of June 2003. I was the Interrogation Control Element (ICE) Chief.

During the course of the interview I was asked about what I knew about detainee abuse at Guantanamo. I was specifically asked about the following acts: Inappropriate use of military working dogs, inappropriate use of duct tape, impersonation of or interference with FBI agents, inappropriate use of loud music and/or yelling, sleep deprivation, short-shackling, inappropriate use of extreme technique, to include the use of lap dances and simulated menstrual fluids.

I have personal knowledge of the following:

It was my understanding that prior to SECDEF approval of the Special Interrogation Plan for ISN (b)(6) (in early December 2002), the guidance for interrogation procedures was Field Manual 34-52.

(b)(6)

When I arrived at GTMO, (b)(6) my predecessor, arranged for SERE instructors to teach their techniques to the interrogators at GTMO. The instructors did give some briefings to the Joint Interrogation Group (JIG) interrogators. MG Miller and I didn't believe the techniques were appropriate for the JTF-GTMO mission.

I never heard of any interrogators on my watch impersonating FBI agents. I do know that an interrogator, "LT (b)(6)" on the Middle Eastern Team, impersonated a Department of State agent prior to my arrival at GTMO. I would not have had a problem with an interrogator impersonating any federal agency.

Loud music was used during selected interrogations. The rule on volume was that it should not be so loud that it would blow the detainee's ears out.

Yelling was also used on occasion during interrogations. Like music, the volume was never too loud, just a raised voice.

There were times that interrogators adjusted the air conditioner in an attempt to make the interrogation booth cold. It wasn't like the booth was a "snow storm" but it was cool. The temperature depended on the cooperation of the detainee. It was a technique used to make the detainee uncomfortable. I don't believe this would be in an interrogation plan.

b6 It is my understanding that a "lap dance" or something close occurred during my tenure at JTF-GTMO. I believe SGT (b)(6) performed the "lap dance" and her supervisor was (b)(6) SSG (b)(6) and SGT (b)(6) got together prior to an interrogation and decided to use sexual tension in an attempt to break a detainee. SGT (b)(6) rubbed up against the detainee and was told not to use the technique again. SSG Scarpato received a written admonishment from (b)(6) for this event. b6

b6 In my opinion, ISN (b)(6) was never physically abused during the execution of the special interrogation plan. He may have been subjected to some mental anguish (b)(6)

(b)(6)

b6 I declare under penalty that the foregoing is a true and correct summary of the statement given by the witness, Lt Col (b)(6) Executed at Davis-Monthan Air Force Base, Arizona, on 29 March 2005.

(b)(6)

Investigating Officer

SUMMARIZED WITNESS STATEMENT OF SGT (b)(6) who was interviewed on 09 February 2005 at a Conference room at the 250th Military Intelligence Battalion Headquarters, Long Beach, California. Her statement was substantially as follows:

I was stationed at Guantanamo Bay, Cuba (GTMO) from 7 August 2002 to 15 February 2003. While I was stationed at GTMO, I was assigned as an interrogator to the Gulf States Team. I was on loan during late November or early 2002 to the Special Projects Team.

During the course of the interview I was asked about what I knew about detainee abuse at Guantanamo. I was specifically asked about the following acts: Inappropriate use of military working dogs, inappropriate use of duct tape, impersonation of or interference with FBI agents, inappropriate use of loud music and/or yelling, sleep deprivation, short-shackling, inappropriate use of extreme temperatures during interrogation, and inappropriate use of sexual tension as an interrogation technique, to include use of lap dances and simulated menstrual fluids.

I have personal knowledge of the following:

I am not aware of any interrogators being suspended or disciplined for interrogation misconduct.

I was never asked to use sexual tension in my interrogations. I never touched a detainee in a sexual manner. I may have touched a detainee or put my hand close to a detainee's face so the detainee had to acknowledge my existence, but never in a forceful or sexual manner. I would get close to a detainee to ensure he was paying attention to me and make sure that he was focused on the interrogation

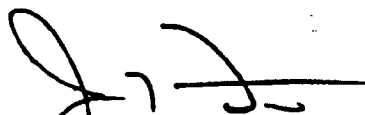
I would yell at detainee's occasionally to emphasis a point.

Music was used in interrogations. SGT (b)(6) and I would use music to soothe the detainee's. The music was Arabic, not heavy metal, rap or anything like that.

I am not aware of sleep deprivation being used against any detainees (b)(6)

(b)(6)

I declare under penalty that the foregoing in a true and correct summary of the statement given by the witness, SGT (b)(6) Executed at Davis-Monthan Air Force Base, Arizona, on 29 March 2005.

  
BC JOHN FURLOW  
Investigating Officer

AR 15-6 GTMO Investigation  
Exhibit 20

SUMMARIZED WITNESS STATEMENT OF SSG (b)(6) who was interviewed on 09 February 2005 at a Conference room at the 250th MI Battalion Headquarters, Long Beach, California. His statement was substantially as follows:

I was stationed at Guantanamo Bay, Cuba (GTMO) from August 2002 to February 2003. At the time I was stationed at GTMO I was assigned as an interrogator for the Special Projects Team from October 2002 to November 2002 and the rest of the time I was assigned to the Central Asia Team.

During the course of the interview I was asked about what I knew about detainee abuse at Guantanamo. I was specifically asked about the following acts: Inappropriate use of military working dogs, inappropriate use of duct tape, impersonation of or interference with FBI agents, inappropriate use of loud music and/or yelling, sleep deprivation, short-shackling, inappropriate use of extreme temperatures during interrogation, and inappropriate use of sexual tension as an interrogation technique, to include use of lap dances and simulated menstrual fluids.

I have personal knowledge of the following:

(b)(6)

I never impersonated an FBI agent or heard of any other interrogators impersonating FBI agents. However, I would try anything except impersonating clergy, medical or Red Cross. If you can use it and sell it to the detainee I say try it. A lot of interrogators used different "roles."

I am aware of yelling and loud music being used in interrogations. I yelled and used loud music during interrogations. (b)(6)

I don't recall music being used outside of Camp X-Ray. We would use "female artist/music" like Britney Spears or Christina Aguilera. Yelling was part of Fear Up Harsh.

We never denied a detainee food or water. ISN (b)(6) refused food and water all the time. He was fasting.

I never witnessed or heard of an interrogator performing a "lap dance" on a detainee. (b)(6)

I declare under penalty that the foregoing is a true and correct summary of the statement given by the witness, SSG (b)(6) Executed at Davis-Monthan Air Force Base, Arizona, on 29 March 2005.

AB 15-6 GTMO Investigation  
-Exhibit 30 of 76 Exhibits  
BG JOHN FURLOW



# Enclosure 31

Deferred pending  
completion of review

# Enclosure 32

Deferred pending  
completion of review

SUMMARIZED WITNESS STATEMENT OF ENS (b)(6) Interrogator, who was interviewed on 23 February 2005 at a conference room at the RFTA, Fort Devens, Massachusetts. Her statement was substantially as follows:

I was stationed at Guantanamo Bay, Cuba (GTMO) from July 2002 to October 2002. I was a Team leader for Interrogators.

During the course of the interview I was asked about what I knew about detainee abuse at Guantanamo. I was specifically asked about the following acts: Inappropriate use of military working dogs, inappropriate use of duct tape, impersonation of or interference with FBI agents, inappropriate use of loud music and/or yelling, sleep deprivation, short-shackling, inappropriate use of extreme temperatures during interrogation, and inappropriate use of sexual tension as an interrogation technique, to include use of lap dances and simulated menstrual fluids.

I have personal knowledge of the following:

(b)(6)

Yes I am aware of interrogators yelling at detainees or playing loud music. (b)(6)  
(b)(6) (b)(6) (b)(6)

(b)(6) Yelling, screaming, or talking directly in the detainee's ear were techniques used in implementing the Fear Up Approach.

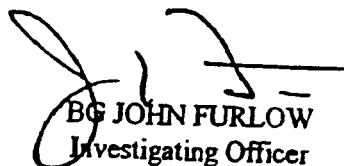
Sleep Deprivation - No. Most of the interrogations I conducted while at GTMO didn't last longer than 2 or 3 hours. We would alter the times we interrogated detainees. For example, waking the detainee up at 3 a.m. to conduct the interrogation; rather than conducting the interrogation at 3 p.m. (b)(6)

(b)(6) (b)(6) (b)(6)

I heard that some interrogators manipulated the air conditioners to make the detainees uncomfortable, but were told to stop. (b)(6) (b)(6) (b)(6)

We were under a lot of pressure to obtain information from the detainees (especially ISN (b)(6))

I declare under penalty that the foregoing is a true and correct summary of the statement given by the witness, ENS (b)(6) Executed at Davis-Monthan Air Force Base, Arizona, on 29 March 2005.

  
BG JOHN FURLOW  
Investigating Officer

# Enclosure 34

Deferred pending  
completion of review

(b)(1) Sec  
1.4(a)

MEMORANDUM FOR RECORD

SUBJECT: (b)(1) Sec 1.4(c)

1. Request Detainee (b)(2),(b)(6)  
(b)(6) be moved according to the Cell Transfer Schedule within (b)(2)  
(b)(2) Attached is a proposed schedule of movement/interrogation  
times (b)(1) Sec 1.4(c)  
(b)(1) Sec 1.4(c)
2. All comfort and nonessential items must be removed from the Detainee's possession, except those required by official policy.
3. (b)(1) Sec 1.4(c)
4. (b)(6),b(3) 10 USC §130B

(b)(1) Sec 1.4(c)

AR 15-6 GTMO Investigation  
Exhibit 35 of 76 Exhibits

~~SECRET~~

# Enclosure 35

Attachment Denied in  
Full  
Exemption 1

# Enclosure 36

Deferred pending  
completion of review

SUMMARIZED WITNESS STATEMENT OF SGT (b)(6) who was interviewed on 09 February 2005 at a conference room at the 250th MI Battalion Headquarters, Long Beach, California. Those present besides the witness was the Alpha Company Commander, 250<sup>th</sup> Military Intelligence Battalion. His statement was substantially as follows:

I was stationed at Guantanamo Bay, Cuba (GTMO) from August 2002 to February 2003. At the time I was stationed at GTMO, I was assigned as an interrogator. However, most of my time was spent reviewing Memorandums for Record and draft interrogation plans with the military analysts.

During the course of the interview I was asked about what I knew about detainee abuse at Guantanamo. I was specifically asked about the following acts: Inappropriate use of military working dogs, inappropriate use of duct tape, impersonation of or interference with FBI agents, inappropriate use of loud music and/or yelling, sleep deprivation, short-shackling, inappropriate use of extreme temperatures during interrogation, and inappropriate use of sexual tension as an interrogation technique, to include use of lap dances and simulated menstrual fluids.

I have personal knowledge of the following:


(b)(6)

I believe sleep deprivation was used during interrogations. (b)(6)

(b)(6)

SGT (b)(6) described how she used either perfume or Vaseline during interrogations. According to SGT (b)(6) she would put the lotion/perfume in her hand and then rub the detainee's hand and arms. (In fact, SGT (b)(6) stated that she used Victoria Secret perfume so the detainee's would smell like a woman).

I declare under penalty that the foregoing in a true and correct summary of the statement given by the witness, SGT (b)(6) Executed at Davis-Monthan Air Force Base, Arizona, on 29 March 2005.

  
BG JOHN FURLOW  
Investigating Officer



# Enclosure 38

Deferred pending  
completion of review

# Enclosure 39

Deferred pending  
completion of review

~~SECRET/NOFORN~~



DEPARTMENT OF DEFENSE  
JOINT TASK FORCE 170  
GUANTANAMO BAY, CUBA  
APO AE 09360



JTF-170(b)(1)

(b)(1) Sec

MEMORANDUM FOR Commander, Joint Task Force 160

SUBJECT: Interrogation Plan (b)(2)

1. (S/NF) This memorandum requests Joint Detention Operations Group support for an

(b)(1) Sec operation (b)(6) (b)(1) Sec (b)(1) Sec 1.4(c), (b)(6)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

DERIVED FROM: DHS SCG MAR 02  
DECLASSIFY ON: X1

AR 15-6 GTMO Investigation  
Exhibit 40 of 76 Exhibits

~~SECRET~~

(b)(1) Sec 1.4(c)

~~SECRET/NOFORN~~

JTF-170-(b)(1)

SUBJECT: Interrogation Plan for (b)(6)

6. (U) This request has been reviewed by my Staff Judge Advocate and determined to be legally sufficient.

7. (U) Commander, JDOG may direct any questions about this matter to (b)(6), (b)(3) 10 USC §130B  
(b)(6), (b)(3) 10 USC §130B

// (b)(6), (b)(1) Sec 1.4(a), (b)(3) 10 USC §130B //

DERIVED FROM: DHS SCG MAR 02  
DECLASSIFY ON: X1

~~SECRET/NOFORN~~

# Enclosure 41

Deferred pending  
completion of review

Enclosure 42

Denied in full  
Exemption 1

# Enclosure 43

Deferred pending  
completion of review

Enclosure 44

Denied in full  
Exemption 1



# Enclosure 45

Deferred pending  
completion of review

(b)(1) Sec 1.4(c)

[Redacted]

(b)(1) Sec 1.4(a)

(b)(1) Sec 1.4(c), (b)(6)

[Redacted]

(b)(1) Sec 1.4(c)

[Redacted]

(b)(1) Sec 1.4(c)

[Redacted]

(b)(1) Sec 1.4(c)

[Redacted]

(b)(1) Sec 1.4(c)

[Redacted]

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c),(b)(6)

(b)(1) Sec 1.4(c)

THE DETAINEE ATE A COMPLETE MEAL AND DRANK AN ENTIRE BOTTLE OF WATER AT THE ORDER OF (b)(6)

THE DETAINEE WAS TAKEN TO THE LATRINE AND EXERCISED (b)(1) Sec 1.4(c)  
(b)(1) Sec

(b)(1) Sec 1.4(a)

(b)(1) Sec 1.4(c),(b)(2),(b)(6)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c),(b)(6)

(b)(1) Sec 1.4(c),(b)(6)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c),(b)(6)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c),(b)(6)

THE MEDIC TOOK THE VITAL SIGNS OF THE DETAINEE WHILE HE WAS STANDING AND LATER SITTING. THE VITALS WERE ALL NORMAL. ALTHOUGH THE MEDIC STATED THAT THE DETAINEE'S VITALS WERE NORMAL HE STILL NEEDED TO DRINK WATER.

THE DETAINEE ATE A COMPLETE MEAL AND DRANK AN ENTIRE BOTTLE OF WATER (b)(6)

THE DETAINEE WAS TAKEN TO THE LATRINE AND EXERCISED (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c),(b)(6)

THE DETAINEE WAS SEEN BY THE MEDIC AT 2130 HOURS. SHE STATED THAT HIS VITALS WERE NORMAL. DETAINEE WAS ALSO TAKEN TO THE LATRINE AND EXERCISED A COUPLE OF TIMES DURING THE NIGHT.

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c),(b)(2),(b)(6)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c),(b)(6)

(b)(1) Sec 1.4(c)

THE DETAINEE WAS SEEN BY THE MEDIC (b)(1) Sec SHE STATED  
THAT HIS VITALS WERE NORMAL. DETAINEE WAS ALSO TAKEN TO THE  
LATRINE AND EXERCISED (b)(1) Sec 1.4(a)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

SOURCE WAS GIVEN A HEAD BREAK AND TAKEN FOR A 10 MINUTE WALK. SOURCE WAS SEEN BY MEDICAL PERSONNEL AND GIVEN THE "ALL-CLEAR."

(b)(1) Sec 1.4(c)

SOURCE WAS GIVEN A HEAD BREAK AND TAKEN FOR A 10 MINUTE WALK. SOURCE WAS SEEN BY A DOCTOR AND GIVEN THE "ALL-CLEAR." SOURCE WAS OFFERED WATER BUT REFUSED.

(b)(1) Sec 1.4(c)

(b)  
(1)  
Se  
c  
1.4  
(c)

THE DOCTOR AGAIN SAW SOURCE. IT WAS DETERMINED THAT HE NEEDED TO BE HYDRATED AND WAS GIVEN AN IV. THE DOCTOR DREW BLOOD TO CHECK KIDNEY FUNCTION. TEST RESULTS SHOWED THAT THE DETAINEE'S KIDNEY FUNCTION WAS NORMAL.

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c),(b)(6)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c),(b)(6)

(b)(1) Sec 1.4(c),(b)(6)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c),(b)(6)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)



(b)(1) Sec 1.4(c)

MEDICAL REPRESENTATIVE FELT IT WAS NECESSARY TO GIVE THE SOURCE AN IV BECAUSE THE LAST MEDICAL CHECK SHOWED THE SOURCE WAS BECOMING DEHYDRATED (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

THE SOURCE WAS OFFERED FOOD AND WATER BUT HE REFUSED. AFTER ABOUT THIRTY MINUTES THE MEDICAL REPRESENTATIVE REMOVED THE FIRST IV AND REPLACED IT WITH A SECOND. THE SECOND IV WAS REMOVED AT APPROXIMATELY 1920 HOURS.

(b)(1) Sec 1.4(c),(b)(6)

(b)(1) Sec 1.4(c),(b)(1) Sec 1.4(a)

Enclosure 52

Denied in full  
Exemption 1

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c),(b)(6)

THE DETAINEE WAS TAKEN TO THE LATRINE SEVERAL TIMES DURING THE COURSE OF THE  
(b)(2) HE WAS ALSO OFFERED WATER AND FOOD BUT EVERY TIME HE WOULD  
REFUSE TO EAT OR DRINK WATER.

(b)(6),(b)(1) Sec 1.4(c)

THE DETAINEE HAD BEEN SEEN BY THE MEDICAL REPRESENTATIVE ON TWO OCCASIONS. THE  
REASON FOR THE FIRST WAS TO CHECK THE DETAINEE'S BLOOD PRESSURE AND HIS WEIGHT.  
THE SECOND WAS TO CHECK THE DETAINEE'S OVERALL WELLNESS (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

THE DETAINEE WAS NOT ALLOWED TO SPEAK BECAUSE EVERYTHING HE STATED WAS WHAT WAS STATED IN THE PAST.

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c),(b)(6)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) SOURCE SENT ON BATHROOM BREAK. HE RECEIVED 30 MINUTES OF EXERCISE (WALKING). (b)(1) CORPSMAN CHECKED SOURCE'S VITAL SIGNS. SOURCE COMPLAINED TO CORPSMAN OF DIZZINESS AND HEADACHES. CORPSMAN TOLD SOURCE THAT THOSE SYMPTOMS WERE A RESULT OF DEHYDRATION. AFTER CONFERRING WITH THE DOCTOR ON DUTY, CORPSMAN GAVE SOURCE THREE BAGS OF IV SOLUTION.

(b)(1) Sec 1.4(c)

CONDOLENCE TO THE FAMILIES. THIS HE AGREED TO DO. THE SOURCE WROTE LETTERS TO TWO FAMILIES WISHING THEM HIS BEST.

THE SOURCE WAS TAKEN TO THE HEAD AND EXERCISED FOR 10 MINUTES. HE WAS CHECKED BY MEDICAL AND WAS FOUND TO BE DEHYDRATED. THE SOURCE WAS OFFERED AND ATE ONE MRE AND DRANK ONE BOTTLE OF WATER. THE IV WAS DELAYED BY MEDICAL SINCE HE DRANK THE WATER.

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a), (b)(1) Sec 1.4(c)

THE DETAINEE WAS CONSISTENTLY OFFERED WATER THROUGHOUT THE NIGHT. HE DRANK APPROXIMATELY SIX OUNCES OF WATER (b)(1) Sec 1.4(a) HE WAS EXERCISED AFTER EACH VISIT TO THE LATRINE (b)(1) Sec 1.4(a)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

[Redacted]

(b)(1) Sec 1.4(a)

[Redacted]

(b)(1) Sec 1.4(c)

[Redacted]

(b)(1) [Redacted] DETAINEE WAS EXERCISED TAKEN TO BATHROOM. HE REFUSED WATER.

(b)(1) Sec 1.4(c)

[Redacted]

(b)(1) [Redacted] DETAINEE WAS EXERCISED, TAKEN TO BATHROOM. HE REFUSED WATER AND FOOD.

(b)(1) Sec 1.4(a)

[Redacted]

(b)(1) Sec 1.4(c)

[Redacted]

(b)(1) Sec 1.4(c),(b)(6)

[Redacted]

(b)(1) Sec 1.4(a),(b)(6)

[Redacted]

(b)(1) Detainee offered food and water - refused. Corpsman changed ankle bandages.

(b)(1) Sec 1.4(c)

(b)(1) Detainee taken to bathroom and walked 10 minutes. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Detainee taken to bathroom and walked 10 minutes. (b)(2) began to restate the facts presented throughout the day.

(b)(1) Detainee offered water - refused.

(b)(1) Detainee taken to bathroom and walked 10 minutes. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Detainee was sent to the latrine and exercised for approximately 10 minutes. He was offered water but he refused to drink it. His vitals were normal.

(b)(1) Detainee was sent to the latrine. He was offered water but he refused it.

(b)(1) Detainee was sent to latrine and exercised for approximately 10 minutes. He was offered food and water. He ate all of his meal except the applesauce and drank water mixed with tea powder. The medic weighed the detainee. He weighed 116 pounds.

(b)(1) Detainee offered water. He refused the water. He was taken to the latrine and exercised for approximately 10 minutes. He would discuss the Koran but nothing of value. He denies being involved with Al Qaeda.

(b)(1) Detainee was exercised, sent to the latrine and offered water which he refused to drink. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c) Detainee was exercised, sent to the latrine and offered water which he has been refusing to drink all night.

(b)(1) Sec 1.4(a)

(b)(1) Corpsman checks vitals - O.K. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a) Detainee offered food and water. Ate one MRE and took two sips of water.

(b)(1) Sec 1.4(c)

(b)(1) Detainee taken to bathroom and walked 10 minutes. Refused water. (b)(1) Sec 1.4(c)

(b)(1) (b)(1) Sec 1.4(c)  
Detainee taken to bathroom and walked 10 minutes. Refused water. Detainee drank 3/4 cup of coffee.

(b)(1) (b)(1) Sec 1.4(c)  
(b)(1) Detainee taken to bathroom and walked 10 minutes. Refused water.  
Sec (b)(1) Sec 1.4(c)

(b)(1) Detainee was put to bed.  
(b)(1) (b)(1) Sec 1.4(c)

(b)(1) Detainee checked by corpsman - O.K. Water offered to detainee - refused.  
(b)(1) Sec 1.4(c)

(b)(1) Detainee taken to bathroom and walked 10 minutes.

(b)(1) Corpsman checked vitals - detainee beginning to get dehydrated.

(b)(1) Detainee offered food and water - ate one MRE and drank two bottles of water.

(b)(1) Detainee taken to bathroom and walked 10 minutes. (b)(1) Sec 1.4(c)  
(b)(1) Sec 1.4(c)

(b)(1) Detainee taken to bathroom and walked 10 minutes. Detainee sat and listened to music for remainder of session.

(b)(1) (b)(1) Sec 1.4(c)  
Sec Detainee refused water and food. He was sent to the latrine and exercised for approximately 10 minutes (b)(1) Sec 1.4(c)  
(b)(1) Sec 1.4(c)

(b)(1) Detainee was taken to the latrine and exercised for approximately 10 minutes. He refused food but he drank approximately six ounces of water. (b)(1) Sec  
(b)(1) Sec 1.4(c)

(b)(1) (b)(1) Sec 1.4(c)

exercised for approximately 10 minutes. He refuses to drink water again.  
(b)(1) Detainee was take to the latrine and exercised. He did not desire water. He  
(b)(1) Sec 1.4(c)

(b)(1) Detainee does not want water. He was taken to the latrine and exercised.

(b)(1) (b)(1) Sec 1.4(c)



(b)(1) Sec (b)(1) Sec 1.4(c)

(b)(1) Sec Detainee was taken to the latrine and exercised. He was given a meal ready to eat and a bottle of water. He ate all of the meal and drank all of the water.

(b)(1) Detainee was given a latrine break and exercised for approximately 10 minutes. He does not desire water.

(b)(1) Sec Detainee was taken to the latrine and exercised.

(b)(1) Sec 1.4(a)

(b)(1) (b)(2) entered the booth and offered water to detainee - refused. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Detainee was taken to bathroom and walked 10 minutes. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a) Detainee taken to bathroom and walked 10 minutes. The detainee was told that

(b)(1) Sec 1.4(c)

following information:

(b)(1) Sec 1.4(c),(b)(6)

(b)(1) Sec 1.4(c),(b)(6)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Detainee taken to bathroom and walked 10 minutes. Detainee was offered water - refused. Detainee was told to go to sleep.

(b)(1) Detainee awakened, taken to bathroom, and walked 10 minutes. Corpsman checked vitals - O.K. Detainee offered food and water - ate one MRE and drank two bottles of water.

(b)(1) Detainee taken to sleep cell for sleep period.

(b)(1) Detainee awakened, taken to bathroom, and exercised 10 minutes.  
Sec Detainee offered water - refused. (b)(6) began by asking the detainee why he wanted to write a will. Detainee was evasive and finally stated that he didn't want to answer that question. When asked if he was going to try to commit suicide, the detainee stated "no", but death had been entering his mind lately. The detainee was allowed to rewrite his will (it was essentially the same as that written the previous day). (b)(6) began discussing the condemnation of UBL by Islamic leaders.

(b)(1) Detainee taken to bathroom and walked 10 minutes.

(b)(1) Detainee offered food and water - refused. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Detainee taken to bathroom and walked 10 minutes. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Detainee taken to bathroom and walked 10 minutes. (b)(1) Sec 1.4(c)  
began talking about detainee's youth.

(b)(1) Detainee taken to bathroom and walked 10 minutes. Detainee offered water - refused. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Detainee taken to bathroom and walked 10 minutes.

Sec Corpsman took vitals - O.K.

1.4(a) (b)(1) Sec 1.4(c),(b)(6)

(b)(1) (b)(1) Sec 1.4(c),(b)(6)

(b)(1) Sec 1.4(c)

(b)(1) Detainee offered water – took one sip.  
(b)(1) Detainee taken to bathroom and walked 10 minutes.  
(b)(1) Detainee ate an MRE and drank a bottle of water.

(b)(1) (b)(1) Sec 1.4(c),(b)(6)

(b)(1) Detainee exercised and given a latrine break. Detainee tripped stepping out of latrine. Corpsman looked detainee over and everything was O.K. (b)(6)

(b)(1) Sec 1.4(a),(b)(6)

(b)(1) Detainee offered water – took one sip.  
(b)(1) Detainee taken to bathroom and walked 15 minutes.

(b)(1) Sec 1.4(a)

(b)(1) (b)(1) Sec 1.4(a),(b)(6)

(b)(1) Detainee taken to bathroom and exercised 10 minutes. Detainee offered water – refused.

(b)(1) (b)(1) Sec 1.4(c)

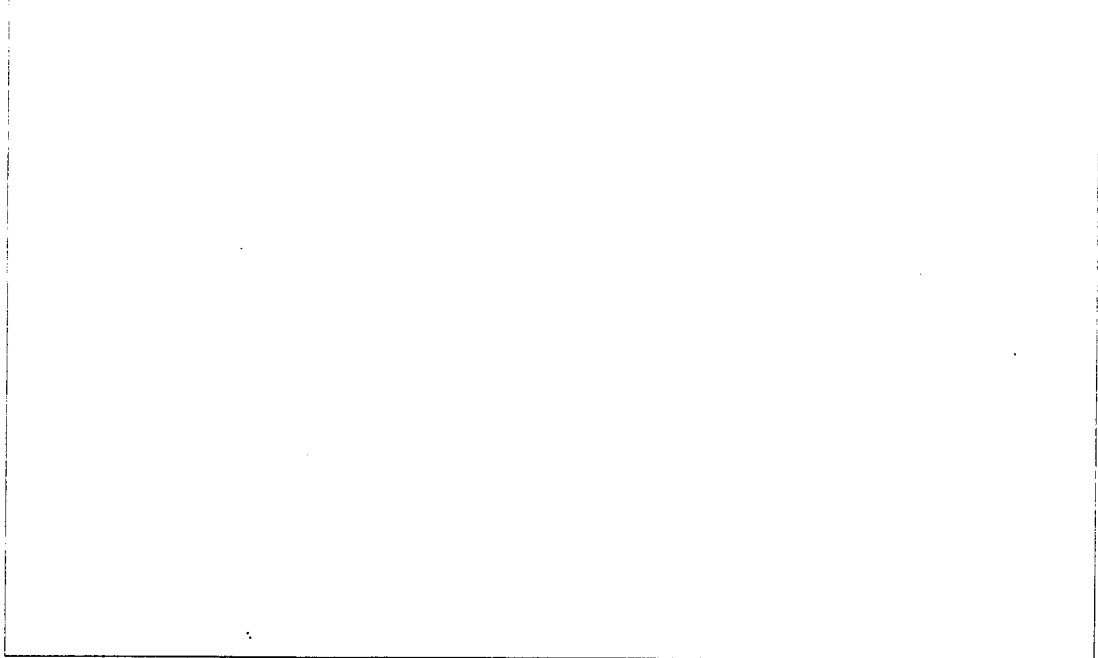
(b)(1) Detainee was instructed to go to sleep.

(b)(1) Detainee was woken up, taken to bathroom and exercised

(b)(1) (b)(1) Sec 1.4(c)  
Sec

(b)(1) (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)



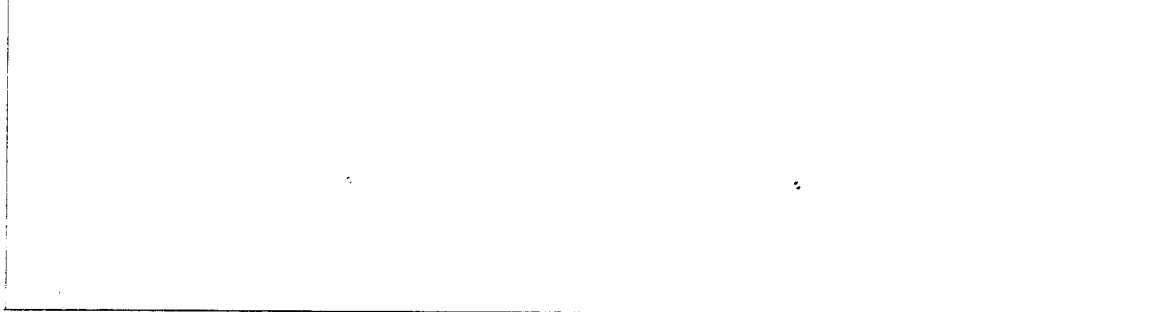
(b)(1) DETAINEE VITALS WERE TAKEN, AND WERE WITHIN NORMAL RANGE. DETAINEE WALKED TO CELL AND TOLD TO GO TO SLEEP.

(b)(1) Sec 1.4(c)



SOURCE WAS OFFERED WATER BUT REFUSED INDICATING WITH THE WAVE OF A HAND.

(b)(1) Sec 1.4(c)



(b)(1) Sec 1.4(c)



(b)(1) Sec 1.4(c)

(b)(1) Sec [redacted] THE DETAINEE WAS EXERCISED, TAKEN TO THE BATHROOM, SEARCHED UPON RETURN (b)(1) [redacted] HE REFUSED WATER OR FOOD.

(b)(1) Sec [redacted] THE DETAINEE REFUSED WATER AND STATED THAT HE WAS ON STRIKE FROM FOOD AND WATER. HE MADE HIS STRIKE STATEMENT IN ENGLISH. HE WAS EXERCISED AND TAKEN TO BATHROOM.

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) [redacted] DETAINEE WAS EXERCISED AND TAKEN TO BATHROOM. HE REFUSED WATER.

(b)(1) Sec 1.4(c)


AFTER A HEAD BREAK THE SOURCE WAS OFFERED FOOD AND WATER WHICH HE REJECTED.

(b)(1) Sec 1.4(c)


(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)



(b)(1) Sec 1.4(c)



(b)(1) Sec 1.4(a)

DETAINEE WAS AWAKEN FROM HIS NAP. HIS VITAL SIGNS WERE CHECKED BY THE MEDICAL REPRESENTATIVE. HIS BLOOD PRESSURE (100/58) AND PULSE RATE (62) WERE NORMAL. HE WAS GIVEN A MEAL WITH AN EXTRA MAIN MEAL INSIDE. DETAINEE WAS ALSO GIVEN A BOTTLE OF WATER. HE COMPLETED HIS ENTIRE MEAL AND THE BOTTLE WATER.

THROUGHOUT THE COURSE OF THE NIGHT THE DETAINEE WAS TAKEN TO THE LATRINE AND EXERCISED FOR IMPROVED CIRCULATION AND OVER ALL GOOD HEALTH. HE WAS

ALSO GIVEN WATER A COUPLE OF TIMES THROUGHOUT THE NIGHT. HE REFUSED TO DRINK WATER AT EVERY REQUEST (b)(6)

THE DOCTOR SPOKE WITH THE DETAINEE. HE WAS GIVEN AN 800MG MOTRIN FOR CHEST PAINS. THE DETAINEE WAS ATTEMPTING TO GAIN THE SYMPATHY OF THE DOCTOR. THE DETAINEE COMPLAINED OF HAVING A HARD TIME BREATHING BUT AFTER THE DOCTOR EXAMINED THE DETAINEE HE DETERMINED THAT THE DETAINEE COULD AND WAS BREATHING JUST FINE. THE DETAINEE ALSO TOLD THE DOCTOR THAT HE WAS TIRED AND NEEDED TO GET SOME SLEEP. THE DOCTOR INFORMED THE DETAINEE THAT HE WAS GETTING AMPLE SLEEP.

(b)(1) ENTERED THE (b)(1) Sec 1.4(a) AND GAVE DETAINEE AN EVEN SHAVE. THE DETAINEE DID NOT RESIST.

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

THROUGHOUT THE NIGHT THE DETAINEE'S VITAL SIGNS FLUCTUATED. (b)(1) Sec 1.4(a) (b)(1) HIS VITAL SIGNS WERE NORMAL. BY THE MIDDLE OF THE NIGHT THE DETAINEE'S PULSE RATE WAS SLIGHTLY HIGH AT 93. AT THE CLOSE OF THE NIGHT THE DETAINEE'S PULSE RATE WAS NORMAL AT 61 AND SO WAS HIS BLOOD PRESSURE AT 96/43.

(b)(1) Sec 1.4(a)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)



(b)(1) Sec 1.4(c)

(b)(1) Detainee was exercised (b)(1) Sec 1.4(c)

(b)(1) Sec

(b)(1) Sec  
Medical representative observed the detainee's vital signs. They were normal. The detainee was sent to the latrine and exercised. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c), (b)(6)

(b)(1) Detainee stated that the Saudi government could prove that his passport was obtained legally. The detainee was sent to the latrine and exercised.

(b)(1) Detainee's vital signs were checked by the medical representative. His vital signs were normal. The detainee was given a complete meal and bottled water to consume. He finished all of his meal and the entire bottle of water.

(b)(1) (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec latrine and exercised.

(b)(1) Sec 1.4(c), (b)(6)

(b)(1) Sec Detainee was taken to the latrine and exercised. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c) he was taken outside for some fresh air and exercise. He was offered water but he refused.

(b)(1) Sec 1.4(a)

(b)(1) (b)(1), (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec Detainee taken to bathroom and walked. (b)(1) Sec 1.4(c)

(b)(1) Sec Offered food and water - refused.

(b)(1) Detainee offered water - refused. Detainee states in English he is on strike from food and water. Detainee taken to bathroom and walked. Detainee was

(b)(1) Sec 1.4(a), (b)(6)

(b)(1) Detainee taken to bathroom and walked. Offered water - refused.

(b)(1) Sec 1.4(c)

(b)(1) Detainee taken to bathroom and walked 10 minutes.  
(b)(1) Corpsman checked detainee's vitals - O.K. Detainee was taken to (b)(2) and put to bed.

(b)(1) Sec Detainee awakened, taken to bathroom and walked (b)(1) Sec 1.4(c)

(b)(1) Sec Corpsman checked vitals - O.K.  
(b)(1) Detainee offered water - refused. Corpsman changed ankle bandages to prevent chafing. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Detainee taken to bathroom and walked 30 minutes.  
(b)(1) Detainee offered food and water - refused. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1)

(b)(1) Detainee offered water - refused. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec

Detainee taken to bathroom. Corpsman checked vitals - O.K. Conversation continued about topics such as music, dancing, history of the Koran, history of the Bible, and Arabian history. Detainee was ignorant of historical events outside of the geographic region of the Arabian Peninsula. Detainee gave names of Islamic scholars that said music was forbidden and the (b)(6) agreed to review their

(b)(1) Sec 1.4(c)

(b)(1)

Detainee taken to bathroom.

(b)(1)

Detainee allowed to take a nap for one hour.

(b)(1) Sec

Detainee was awoken from his nap. His vital signs were checked by the medical representative. His blood pressure (100/58) and pulse rate (62) were normal.

(b)(1)

Detainee was taken to the latrine. He was allowed to exercise. He was given a meal with an extra main meal inside. Detainee was also given a bottle of water. He completed his entire meal and the bottle of water.

(b)(1) Sec

The doctor spoke with the detainee. He was given an 800mg motrin for chest pains.

(b)(1) Sec

(b)(1) entered the (b)(1) Sec 1.4(a) and gave detainee an even shave. The detainee did not resist.

(b)(1) Sec

(b)(1) Sec 1.4(c)

(b)(1) Sec

Detainee was taken to the latrine and exercised. His vitals were taken again. His blood pressure was normal but his pulse rate was high at 93. The medical representative will be monitoring the detainee's vitals closely until his pulse rate is lower.

(b)(1) Sec 1.4(a)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(6)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

DURING A LULL IN THE CONVERSATION HE WAS ASKED IF HE NEEDED TO USE THE RESTROOM. AT FIRST HE SAID "NO" BUT AFTER ABOUT 30 SECONDS HE RECONSIDERED AND ASKED TO USE IT. HE SAID THAT IT MIGHT TAKE HIM A LITTLE EXTRA TIME AS HE WAS HAVING STOMACH PROBLEMS. HE WAS ALLOWED TO GO TO THE RESTROOM.

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a)

(b)(1) Sec 1.4(a),(b)(6)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

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(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

THE CORPSMAN CHECKED SOURCE'S SWOLLEN FEET. SOURCE WALKED AROUND FOR 10 MINUTES DOING AN OCCASIONAL KNEE BEND. UPON SOURCE'S RETURN TO THE BOOTH, THE CORPSMAN WRAPPED SOURCE'S FEET TO AVOID IRRITATION FROM THE CUFFS. (b)(1) Sec 1.4(c) CORPSMAN TOLD (b)(6) THAT SOURCE NEEDED TO DRINK WATER, OR ELSE HE WOULD NEED AN I.V.

WHEN (b)(6) SAT DOWN TO BEGIN (b)(1) Sec 1.4(a) SOURCE STATED THAT HE WAS NO LONGER ON STRIKE, AND THAT HE WANTED TO EAT AND DRINK. WHEN (b)(6) ASKED SOURCE TO CLARIFY WHAT HE SAID, SOURCE SAID IN ENGLISH, "PLEASE, PLEASE, I WANT TO EAT." (b)(6) SAID, "SINCE IT IS MY BIRTHDAY, WE WILL HAVE A BIRTHDAY BREAKFAST." BOTH (b)(6) AND SOURCE ATE AN MRE.

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

AT (b)(6) CORPSMAN TOLD SOURCE TO DRINK WATER, OR HE WOULD GET AN I.V. SOURCE STATED THAT HE WASN'T ON STRIKE, BUT WOULD DRINK WHEN HE DECIDED. (b)(6)

(b)(1) Sec 1.4(c)

GAVE SOURCE A CHECK-UP. EVERYTHING WAS OK.

(b)(1) Sec 1.4(c)

AR 15-6 GTMO Investigation  
Exhibit 60 of 76 Exhibits

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(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a)

SOURCE WAS TAKEN TO THE HEAD THEN WALKED FOR 10 MINUTES TO MAINTAIN CIRCULATION IN HIS LEGS.

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

SOURCE WAS GIVEN ANOTHER HEAD BREAK AND EXERCISED FOR 10 MINUTES. HE WAS THEN OFFERED WATER. HE IMMEDIATELY TOOK THE BOTTLE OF WATER AND DRANK JUST A FEW OUNCES. HE THEN PUT THE BOTTLE DOWN AND ASKED FOR SALAD.

(b)(1) Sec 1.4(c)

(b)(6)

(b)(1) Sec 1.4(c)

THE SOURCE DRANK THE WHOLE BOTTLE AND WAS ALLOWED SALAD.

SOURCE WAS TOLD TO EAT AND WAS OFFERED 1 MRE. HE ATE THE MRE AND DRANK AN ADDITIONAL ½ BOTTLE OF WATER. ON COMPLETION OF THE MRE HE SAID THAT HE WAS GOING ON ANOTHER HUNGER STRIKE. IT SHOULD BE NOTED THAT THE SOURCE STILL HAS NOT AGAIN REFERRED TO THE STRIKE AS FASTING.

SOURCE WAS OFFERED A TOOTH BRUSH BUT DECLINED TO USE IT.

(b)(1) Sec 1.4(c)

(b)(6)

THE DOCTOR VISITED THE SOURCE. THE CHECK WAS OK. SOURCE BEGAN COMPLAINING ABOUT HIS EMOTIONS AND THE DOCTOR LEFT. HE HAD NO MEDICAL COMPLAINTS.



(b)(1) Sec 1.4(c)

(b)(1)  
Sec

Detainee's vital signs were taken again by the medical representative. All of his vital signs were normal. His blood pressure was 96/43 and his pulse rate was 61. He was taken to the latrine and exercised for approximately 10 minutes.

(b)(1) Sec 1.4(a)

(b)(1)

(b)(1) Sec 1.4(c)

(b)(1)

(b)(1)

Detainee taken to bathroom and walked 10 minutes. Detainee is offered water - refused.

(b)(1)  
Sec

(b)(1) Sec 1.4(c)

(b)(1) Sec

Detainee was taken to bathroom and walked 10 minutes. Detainee was offered food and water - refused (b)(1) Sec 1.4(c)

(b)(1)

(b)(1) Sec 1.4(c)

(b)(1)

Detainee taken to bathroom, walked 10 minutes, and corpsman checked vitals - O.K.

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c), (b)(6)

NOTED THAT HISTORICALLY THE DETAINEE'S PULSE RATE IS LOW, ESPECIALLY IN THE EVENINGS.

DETAINEE WAS TAKEN TO THE LATRINE ON SEVERAL OCCASIONS THROUGHOUT THE NIGHT. HE WAS ALSO OFFERED FOOD AND WATER BUT HE CONTINUOUSLY REFUSED TO ACCEPT THEM. HE WAS EXERCISED SEVERAL TIMES FOR CIRCULATION AND TO HELP IMPROVE OVERALL HEALTH.

(b)(1) Sec 1.4(a)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(6)

(b)(1) Sec 1.4(a),(b)(6)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(6)

(b)(1) Sec 1.4(a),(b)(6)

(b)(1) Sec 1.4(a)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1)  TAKEN TO RESTROOM AND EXERCISED OUTDOORS.

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(  ) DOCTOR CHECKS SOURCE; SAID THAT IF HE IS UNABLE TO DEFECATE, SOURCE WILL REQUIRE AN ENEMA. DOCTOR STATED THAT SOURCE'S FEET LOOK BETTER.

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(6),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(6),(b)(1) Sec [redacted] SOURCE TO GO TO BATHROOM AND WALK FOR TWENTY MINUTES.  
CORPSMAN CHECKED HIS VITAL SIGNS AND STATED HE WAS FINE. (b)(6)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(6)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

NOTED THAT HISTORICALLY THE DETAINEE'S PULSE RATE IS LOW, ESPECIALLY IN THE EVENINGS.

DETAINEE WAS TAKEN TO THE LATRINE ON SEVERAL OCCASIONS THROUGHOUT THE NIGHT. HE WAS ALSO OFFERED FOOD AND WATER BUT HE CONTINUOUSLY REFUSED TO ACCEPT THEM. HE WAS EXERCISED SEVERAL TIMES FOR CIRCULATION AND TO HELP IMPROVE OVERALL HEALTH.

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec  
1.4(a)

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(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

~~SECRET//NOFORN//ORCON~~

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

THE MRE. HE ALSO CONSUMED TWO 24OZ BOTTLES OF WATER.

ATE

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

SOURCE WAS OFFERED FOOD AND TOOK IT. HE THEN SAID THAT AFTER THIS MEAL HE WOULD BE GOING ON HUNGER STRIKE. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)



(b)(1) Sec 1.4(c)

THE DOCTOR SPOKE WITH THE DETAINEE. HE WAS GIVEN AN 800MG MOTRIN FOR CHEST PAINS. THE DETAINEE WAS ATTEMPTING TO GAIN THE SYMPATHY OF THE DOCTOR. THE DETAINEE COMPLAINED OF HAVING A HARD TIME BREATHING BUT AFTER THE DOCTOR EXAMINED THE DETAINEE HE DETERMINED THAT THE DETAINEE COULD AND WAS BREATHING JUST FINE. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(6),(b)(1) Sec 1.4(c) AND GAVE DETAINEE AN EVEN SHAVE. THE DETAINEE DID NOT RESIST.

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1)  
Sec  
1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) SOURCE WENT TO THE BATHROOM AND EXERCISED. SOURCE REFUSED WATER.

(b)(1) Sec 1.4(c)

(b)(6),b(3) 10 USC  
§130B

(b)(1) Sec 1.4(a)

(b)(1) Sec 1.4(c)

(b)(6),(b)(1) SENT SOURCE TO BATHROOM. SOURCE EXERCISED FOR 15 MINUTES.

(b)(1) Sec 1.4(c)

(b)(1)  
Sec  
1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) THE CORPSMAN CHECKED SOURCE'S VITAL SIGNS. THEY WERE WITHIN NORMAL RANGE. (b)(6) ORDERED SOURCE TO GO TO THE BATHROOM. HE ALSO EXERCISED FOR 15 MINUTES.

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

1. (b)(1) Sec 1.4(c)

2. (b)(1) Sec 1.4(c)

3. (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec  
1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(6),b)(3) 10 USC  
§130B

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec  
1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) SOURCE EXERCISED FOR THIRTY MINUTES, AND USED THE BATHROOM.

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1)  
Sec  
1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(6)

(b)(1) Sec 1.4(c)

THE DETAINEE WAS TAKEN TO THE LATRINE AND EXERCISED SEVERAL TIMES THROUGHOUT THE NIGHT. HIS VITAL SIGNS WERE CHECKED TWICE AND THEY WERE NORMAL. HE WEIGHED IN AT 141 POUNDS (b)(1) Sec

(b)(1) Sec 1.4(a)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1)  
Sec  
1.4(a)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

THE DETAINEE WAS CHECKED BY THE DOCTOR AND THE DOCTOR EXPLAINED THAT HE NEEDED TO DRINK WATER SO THAT IVS WOULD NOT HAVE TO BE GIVEN TO HIM. THE DETAINEE THEN TOLD THE DOCTOR THAT HE WAS ON HUNGER STRIKE AND ON DRINKING STRIKE. THE DETAINEE ATE AN MRE AND DRANK A BOTTLE OF WATER AT 2100.

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

DETAINEE WAS TAKEN TO THE LATRINE AND EXERCISED EVERY ONE HOUR AND FIFTEEN MINUTES.

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

SOURCE WAS ALLOWED TO WALK AND GO TO THE BATHROOM. SOURCE (b)(1) Sec 1.4(c) (b)(1) Sec 1.4(c) WAS GIVEN A MRE PACKET. SOURCE ATE THE MRE AND A SECOND ONE AS WELL, SOURCE WAS ALSO GIVEN A BANANA, TWO PEARS, FOUR COOKIES, AND TWO BOTTLES OF WATER. SOURCE WAS VERY RESPONSIVE TODAY. SOURCE WAS CHECKED OVER BY THE MEDIC ON SCENE, AND ALL WRAPPINGS WERE CHANGED.

(b)(6),(b)(1) Sec 1.4(c)



(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(a)


(b)(1) Sec 1.4(a),(b)(2),(b)(6)

(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)


(b)(1) Sec 1.4(c)



(b)(1) Sec 1.4(c)



(b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)



MEDICAL RECORD

CHRONOLOGICAL RECORD OF MEDICAL CARE

DATE

SYMPTOMS, DIAGNOSIS, TREATMENT TREATING ORGANIZATION (Sign each entry)

16 JAN 23  
2000

MD Note

(b)(6)

(b)(6)

HOSPITAL OR MEDICAL FAC

SPONSOR'S NAME

SSN/ID NO.

RELATIONSHIP TO SPONSOR

PATIENT'S IDENTIFICATION: (For typed or written entries, give: Name - last, first, middle; ID No. or SSN; Sex; Date of Birth; Rank/Grade.)

REGISTER NO.

WARD NO.

(b)(2),(b)(6)

CHRONOLOGICAL RECORD OF MEDICAL CARE  
Medical Record

STANDARD FORM 600 (REV. 8-97)  
Prescribed by GSA/ACMR  
FPMR (41 CFR) 201-9.202-1

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AR 15-6 GTMO Investigation  
Exhibit 65 of 76 Exhibits

DATE	SYMPTOMS, DIAGNOSIS, TREATMENT- TREATING ORGANIZATION (Sign each entry)
16 JAN 03 2000	Assessment: Normal physical exam. No injuries or trauma.
	Plan: Follow-up with medical pro. (b)(6), (b)(3) 10 USC §130b

~~SECRET~~



DEPARTMENT OF DEFENSE  
JOINT TASK FORCE GTMO  
GUANTANAMO BAY, CUBA  
APO AE 09360

JTF GTMO (b)(1)

(b)(1) Sec 1.4(a)

(b)(6), (b)(3) 18 USC §798(a)

SUBJECT: Effectiveness of the Use of Certain Category II Counter-Resistance Strategies (U)

1. (U) This memorandum responds to the Director's (DJS) request for information concerning the effectiveness of interrogation techniques previously approved by the Secretary of Defense. Included with this memorandum is a timeline of the interrogation techniques employed, the information obtained as a result of using these techniques, as well as the justifications for implementing certain techniques.

2. (S//NF) JTF Guantanamo's mission is to conduct detention and interrogation operations to collect and exploit intelligence in support of the Global War on Terrorism (GWOT). In executing this mission, numerous detainees (b)(5), (b)(1) Sec 1.4(c) demonstrated counter-resistance techniques. Consequently, (b)(2) Commander, JTF-170 requested authorization to employ specific interrogation techniques that were in addition to doctrinal techniques contained in Field Manual (FM) 34-52, Intelligence Interrogations. These techniques were approved by Secretary of Defense (b)(2)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

DERIVED FROM: DIA DO DOCUMENT SCG, March 2002  
DECLASSIFY ON: 3-1

~~SECRET//NOFORN//ORCON//X-1~~

JTF GTMO **(b)(3)**

SUBJECT: Effectiveness of the Use of Certain Category II Counter-Resistance Strategies

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

~~SECRET//NOFORN//ORCON//X-1~~

JTF GTMO (b)(1)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

9. (S) These techniques are humane, whether employed singly or in combination over a period of time and are within the spirit and intent of humane detention. After consultation with the Staff Judge Advocate I believe that they are not in violation of the 8th Amendment of the United States Constitution prohibiting cruel and unusual punishment; or Title 18 of the United States Code, Section 2340 et seq. (the Federal Torture Statute). These techniques are not intended to cause gratuitous, severe, physical pain or suffering or prolonged mental harm, but are instead intended to induce cooperation over a period of time by weakening the detainee's mental and physical ability to resist. The President's Military Order dated 7 November 2001 states that the detainees must be treated humanely and this humane treatment includes shelter, food, medical

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ITF GTMO/AV

(b)(1) Sec 1.4(c)

care, and clothing. This standard has been met (b)(1) Sec 1.4(c) and will continue to be met in future operations (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(6),b(3) 10 USC §130B

~~SECRET//NOFORN//ORCON//X-1~~



Enclosure 67

Denied in full  
Exemption 1

MEMORANDUM FOR RECORD

SUBJECT: (S) // (b)(2), (b)(6)

(b)(6) who was arrested at his mother's house in Nouakchott, Mauritania in the fall of 2001. (b)(1) Sec 1.4(c) eventually handed over to the Americans and sent to Bagram, Afghanistan. Detainee is the (b)(6)

1. (S) SUMMARY:

a. (b)(1) Sec 1.4(c)

[Redacted]

b. (b)(1) Sec 1.4(c)

[Redacted]

c. (b)(1) Sec 1.4(c)

[Redacted]

(b)(1) Sec 1.4(c)

- d. At 21:00 hours detainee was asked (b)(6) if he was hungry. He said yes. Detainee was told to sit down. (b)(6) had detainee's cuffs taken off and was handed an MRE and a cup of water. Detainee ate only a few bites of the MRE, and drank water. Interrogator sat across from detainee and stated that...

(b)(1) Sec 1.4(c)

(b)  
(1)  
Se  
c  
1.  
4(  
c)

(b)(1) Sec 1.4(c)

3. (S) (b)(1) Sec 1.4(c)

a.

4. (S) (b)(1) Sec 1.4(c)

a.

5. (S) SUMMARY (b)(1) Sec 1.4(c)

a. (S) None.

(b)(1)

MEMORANDUM FOR RECORD

SUBJECT: (S) // (b)(2), (b)(6)

(b)(6) who was arrested at his mother's house in Nouakchott, Mauritania in the fall of 2001. (b)(1) Sec 1.4(c) eventually handed over to the Americans and sent to Bagram, Afghanistan. Detainee is the (b)(6)

1. (S) SUMMARY:

a. (b)(1) Sec 1.4(c)

b. (b)(1) Sec 1.4(c), (b)(6)

2. (S) (b)(1) Sec 1.4(c)

3. (S) (b)(1) Sec 1.4(c)

a. (S) (b)(1) Sec 1.4(c)  
(b)(1) Sec 1.4(c)

4. (S) (b)(1) Sec 1.4(c)

a. (S) (b)(1) Sec 1.4(c)  
(b)(1) Sec 1.4(c)

(b)(6),b(3) 10 USC §130B

Subject: FW: DETAINEE ALLEGATIONS INQUIRY REPORT



(b)(7)(F)

Summary.doc (24 KB)

Classification: S E C R E T

Caveats: NONE

Sirs,

Another allegation to look at.

(b)(6),b(3) 10  
USC §130B

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> <(b)(7)(F) Summary.doc>>  
> Classification: S E C R E T  
> Caveats: NO FORN  
>  
> Classification: S E C R E T  
> Caveats: NONE

AR 15-6 GTMO Investigation  
Exhibit 70 of 76 Exhibits

~~SECRET~~

DETAINEE ALLEGATIONS INQUIRY REPORT

(b)(2),(b)(6)

(b)(1) Sec 1.4(a)

SJA - Summary of Allegation: During (b)(2),(b)(6) alleged that during the months of August through October 2003: (b)(1) Sec 1.4(c)  
(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c) that he was coerced in signing a false statement implicating himself in the Millennium Bomb Plot at LAX airport. (b)(2), ( specifically named or described (b)(6)

(b)(6)

(b)(6) as being involved in the above described activities.

JDOG Findings:

- 1. \_\_\_ DIMS Records
- 2. \_\_\_ SIR/IR Records
- 3. \_\_\_ FCE/IRF Records
- 4. \_\_\_ Other (Specify)

Summary and Analysis:

JIG Findings:

- 1. \_\_\_ Documents (Specify)
- 2. \_\_\_ SIR/IR Records
- 3. \_\_\_ JDIMS Records
- 4. \_\_\_ Other (Specify)

Summary and Analysis:

JMG Findings:

~~SECRET~~

DETAINEE ALLEGATIONS INQUIRY REPORT

(b)(2),(b)(6)

(b)(1) Sec 1.4(a)

1.  Medical Records

2.  Other (Specify)

Summarized Medical History (If Applicable)

Summary and Analysis:

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Enclosure 71

Denied in full  
Exemption 1



Enclosure 72

Denied in full  
Exemption 1

(b)(1) Sec

MEMORANDUM FOR RECORD

SUBJECT: ~~(S)~~ (b)(2), (b)(6)

(b)(6)

\_\_\_\_\_ is a  
fall of 2001. Detainee (b)(1) Sec 1.4(c) \_\_\_\_\_ in the  
eventually handed over to the Americans and sent to Bagram, Afghanistan. Detainee is the  
(b)(6)

1. ~~(S)~~ SUMMARY:

a. (b)(1) Sec 1.4(c)

2. ~~(S)~~ (b)(1) Sec 1.4(c)

(b)(1) Sec

3. ~~(S)~~ (b)(1) Sec 1.4(c)

4. ~~(S)~~ (b)(1) Sec 1.4(c)

a. ~~(S)~~ (b)(1) Sec 1.4(c)

5. ~~(S)~~ (b)(1) Sec 1.4(c)

a. ~~(S)~~ None.

6. ~~(S)~~ ADDITIONAL COLLECTORS COMMENTS:

(b)(1) Sec 1.4(c), (b)(6)

a. ~~(S/NF)~~ (b)(1) Sec 1.4(a), (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

b. ~~(S/NF)~~ (b)(1) Sec 1.4(a), (b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

c. ~~(S/NF)~~ (b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c),(b)(6)

d. ~~(S/NF)~~ (b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c),(b)(6)

e. ~~(S/NF)~~ (b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

f. ~~(S/NF)~~ (b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

g. ~~(S/NF)~~ (b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c)

h. ~~(S/NF)~~ (b)(1) Sec 1.4(a),(b)(1) Sec 1.4(c)

(b)(1) Sec 1.4(c),(b)(6)