DETAINEE PROCESSING

- PACKET REQUIREMENTS
 - COALITION APPREHENSION FORM
 - EPW CAPTURE TAG (MAY BE DONE AT SEAF)
 - DA FORM 2823, SWORN STATEMENT, WITH SYNOPSIS OF DETAINMENT, SIGNED AND DATED
 - DA FORM 4137, EVIDENCE/PROPERTY CUSTODY DOCUMENT,
 FILLED OUT WITH ALL CONTRABAND AND PERSONAL PROPERTY
 OF DETAINEE
 - ALL BACKGROUND INFORMATION
 - INFORMATION ON INFORMANTS (ON SWORN STATEMENT)
 - RELIABILITY
 - PRIOR WORK
 - REASONS FOR INFORMING ON DETAINEE
 - BACKGROUND ON MISSION OR RAID (COPY OF OPORD)
 - SUMMARY OF INTEL SOURCE THAT PROMPTED RAID OR MISSION
 - NEED TO ENSURE THAT DETAINEE INFORMATION IS SPECIFIC.
 OFTEN, WHEN A GROUP OF PEOPLE ARE DETAINED, THE PACKETS FOR ALL OF THEM ARE EXACTLY THE SAME
- NEW GUIDANCE FROM IRONHORSE (FRAGO 1120)
 - DETAINEES ARE SEND TO DCCP WITHIN 6 DAYS OF CAPTURE
 - CATEGORY A AND A1 DETAINEES ARE SENT TO DCCP IMMEDIATELY
 - CREATE A NEW MECHANISM FOR UNITS TO BE ABLE TO ACCESS INTELLIGENCE THAT COMES FROM INTERROGATIONS
 - MOST OF INTERROGATION WILL BE DONE AT THE DIVISION LEVEL
- THINK OF DETAINEE'S PACKET LIKE IT IS A COURT CASE.

 MOST DETAINEES ARE TRIED WITH JAG AT THE DIVISION AND
 CORPS LEVEL, WITH A PROCESS SIMILAR TO A COURT
 MARTIAL. PROVIDING AS MUCH INFORMATION AS POSSIBLE
 IS ESSENTIAL TO ENSURE A PROPER TRIAL IS CONDUCTED,
 AND MORE IMPORTANTLY, THAT INTELLIGENCE IS
 GATHERED MORE EFFECTIVELY BY THE INTERROGATORS.