PART II - RIGHTS WARNING PROCEDURE

THE WARNING

- WARNING Inform the suspect/accused of:
 - a. Your official position.
 - Nature of offense(s).
 - c. The fact that he/she is a suspect/accused.
 - RIGHTS Advise the suspect/accused of his/her rights as follows:
 - "Before I ask you any questions, you must understand your rights."
 - "You do not have to answer my questions or say anything."
 "Anything you say or do can be used as evidence against you in a criminal triat."
 - (For personnel subject to the UCMJ) "You have the right to talk privately to a lawyer before,
 - c. during, and after questioning and to have a lawyer present with you during questioning. This

can be a civilian you arrange for at no expense to the Government or a military lawyer detailed for you at no

(For civilians not subject to the UCMJ) You have the right to talk privately to a lawyer before, during, and after questioning and to have a lawyer present with you during questioning. This lawyer can be one you arrange for at your own expense, or if you cannot afford a lawyer and want one, a lawyer will be appointed for you before any questioning begins."

d. "If you are now willing to discuss the offense(s) under investigation, with or without a lawyer present, you have a right to stop answering questions at any time, or speak privately with a lawyer before answering further, even if you sign a waiver certificate."

Make certain the suspect/accused fully understands his/her rights.

THE WAIVER

"Do you understand your rights?"

(If the suspect/accused says "no," determine what is not understood, and if necessary repeat the appropriate rights advisement. If the suspect/accused says "yes," ask the following question.)

"Have you ever requested a lawyer after being read your rights?"

Ilf the suspect/accused says "yes," find out when and where. If the request was recent *fi.e., fewer than 30 days agol*, obtain legal advice whether to continue the interrogation. If the suspect/accused says "no," or if the prior request was not recent, ask him/her the following question.)

"Do you want a lawyer at this time?"

(If the suspect/accused says "yes," stop the questioning until he/she has a lawyer. If the suspect/accused says "no," ask him/her the following question.)

"At this time, are you willing to discuss the offensels) under investigation and make a statement without talking to a lawyer and without having a lawyer present with you?" (If the suspect/accused says "no," stop the interview and have him/her read and sign the non-waiver section of the waiver certificate on the other side of this form. If the suspect/accused says "yes," have him/her read and sign the waiver section of the waiver certificate on the other side of this form.]

SPECIAL INSTRUCTIONS

WHEN SUSPECT/ACCUSED REFUSES TO SIGN WAIVER CERTIFICATE: If the suspect/accused orally waives his/her rights but refuses to sign the waiver certificate, you may proceed with the questioning. Make notations on the waiver certificate to the effect that he/she has stated that he/she understands his/her rights, does not want a lawyer, wants to discuss the offensels) under investigation, and refuses to sign the

IF WAIVER CERTIFICATE CANNOT BE COMPLETED IMMEDIATELY: In all cases the waiver certificate must be completed as soon as possible. Every effort should be made to complete the waiver certificate before any questioning begins. If the waiver certificate cannot be completed at once, as in the case of street interrogation, completion may be temporarily postponed. Notes should be kept on the circumstances.

PRIOR INCRIMINATING STATEMENTS:

 If the supseculaccused has made spontaneous incriminating statements before being properly advised of his/her rights he/she should be told that such statements do not obligate him/her to answer further questions. If the suspectfaccused was questioned as such either without being advised of his/her rights or some
question exists as to the propriety of the first statement, the accused must be so advised. The office of
the serving Staff Judge Advocate should be contacted for assistance in drafting the proper rights
advisal.

NOTE: If 1 or 2 applies, the fact that the suspect/accused was advised accordingly should be noted in the comment section on the waiver certificate and initialed by the suspect/accused.

WHEN SUSPECTIACCUSED DISPLAYS INDECISION ON EXERCISING HIS OR HER RIGHTS DURING THE INTERROGATION PROCESS: If during the interrogation, the suspect displays indecision about requesting counsel (for example, "Maybe I should get a lawyer."), further questioning must cease immediately. At that point, you may question the suspect/accused only concerning whether he or she desires to waive counsel. The questioning may not be utilized to discourage a suspect/accused from exercising his/her rights. (For example, do not make such comments as "If you didn't do anything wrong, you shouldn't need an attorney.")

COMMENTS (Continued)

USAFA V7.01

REVERSE OF DA FORM 3881

	. JTS WARN! For use of this for	NG PROCEDURE/WAIVER CERTIFIC m, see AR 190-30; the proponent agency is QDCSOPS	AT	•
	DATA	REQUIRED BY THE PRIVACY ACT	• • •	
AUTHORITY:	Title 10, United States Code, Section 3012(g)		·	:
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ROUTINE USES:	Your Social Security Number is used as an additi	inclus with means by which information may be	e accurately identified.	
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FORM 3881, NOV 89	· · · · · · · · · · · · · · · · · · ·	EDITION OF NOV 84 IS OBSOLETE		USAPA 2.01