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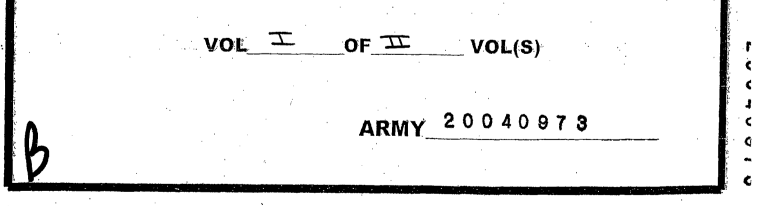
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ACLU-RDI 2065 p.1

COURT-MARTIAL RECORD

NAME CRUZ, ARMIN J. SPC (6)(6)-5,(1)(c)-5 SSN ACTIONS CODED: ASSIGNED TO: INITIAL FEB 1 7 2005 PANEL ACCA EXAM. DIV. FINAL COMPANION(S): SEE REVERSE SIDE

RETURN THIS FILE TO: OFFICE OF THE CLERK OF COURT US ARMY JUDICIARY 901 NORTH STUART STREET, SUITE 1200 ARLINGTON, VA 22203-1837



JALS-CC FORM 24, 1 OCTOBER 2000

FEB | 6 2005 ACLU-RDI 2065 p.2

DOD-046803

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VOL I of II ORIGINAL COPY

VERBATIM RECORD OF TRIAI

(and accompanying papers)

OF

CRUZ, Armin J. (NAME: Last, First Middle Initial) HHS, 502d MI Bn 504th MI Bde (unit/Command Name)

(6)(6)-5;(7)(c)-5 (Social Security Number)

Specialist (Rank)

US Army (Branch of Service) Victory Base, Iraq (Station or Ship)

BY

SPECIAL (BCD) COURT-MARTIAL

CONVENED BY COMMANDING GENERAL

(Title of Convening Authority)

Headquarters, III Corps

(Unit/Command of Convening Authority)

TRIED AT

Baghdad, Iraq

ON

11 September 2004 (Date or Dates of Trial)

(Place or Places of Trial)

ARMY 20041130 - referred Clerk of Court 01-13-05 COMPANION CASES: - ARMY 20041129 – CMCR (blospices ARMY 20040551 - P.4 ARMY 20050180 - CMCR – ARMY 20050054 - CMCR - No Case Record - No Case Record - ARMY 20050179 - CMCR S 5007 Allied papers through FEB trans UUDICIARY υ ••

Insert "verbatim" or summarized" as appropriate. (This form will be used by the Army and Navy for verbatim records of trial only.) ² See inside back cover for instructions as to preparation and arrangement. DD FORM 490, OCT 84

Previous editions are obsolete.

FRONT COVER

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ACLU-RDI 2065 p.3

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:	-			
	CHRONOLOGY SHEET1			
In the case of U.S. v. Specia	list Armin J. Cruz Name of Accused)			
	earliest offense tried: <u>25 Oct 2003.</u> (Enter Date)			
Date record forwarded to The J	ludge Advocate General: 2			
COL, JA, Staff Judge	Advocate (b)(6))2;(7XC	(Enter Date)) - 2	
In a case forwarded to the Judge Advocate General, the staff judge advocate or legal fficer is responsible for completion of the	Action		Date 2004-2005	Cumulative Elapsed
Chronology Sheet. Trial counsel should eport any authorized deductions and easons for any unusual delays of the case.	 Accused placed under restraint by mi authority⁴ 	litary		Days
C Or officer conducting review under Article 4(a) (MCM, 1984, RCM 1112)	2. Charges preferred (date of affidavit)		4 Sep 04	
·	3. Article 32 investigation (date of report	5		
In computing days between two dates, isregard first day and count last day. The	4. Charges received by convening authority	ority	5 Sep 04	1
ctual number of days in each month will be ounted.	5. Charges referred for trial		5 Sep 04	1
Item 1 is not applicable when accused is	6. Sentence or acquittal		11 Sep 04	7
ot restrained, (See MVM, 1984, RCM 304) r when he/she is in confinement under a	Less days:	·	ļ	
entence or court-martial at time charges are	Accused sick, in hospital or AWOL	0		
referred. Item 2 will be the zero date if item is not applicable.	Delay at request of defense	0		
May not be applicable to trial by special	Total authorized deduction ⁶	0		
ourt-martial	7. Net elapsed days to sentence or acqu			7
Only this item may be deducted	8. Record received by convening author	ity	15 Oct 04	41
If no further action is required, items 1 irough 8 will be completed and chronolegy igned by such convening authority or his/her	Action ⁷ 9. Record received by officer conducting under Article 64(a)	review	18 Jan 05	116 (-20)
When further action is required under	Action ⁸			
rticle 64 or service directives.			1	
	21 November 2004 to 11 December 2004 ous charge was initiated on 31 Jan 2004. 224 days.			d on
D FORM 490, MAY 2000		<u> </u>	Inside	of Front Cove
				002779
•		:	200408	73
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23

UNITED STATES ARMY JUDICIARY 901 NORTH STUART STREET ARLINGTON, VIRGINIA 22203-1837

UNITED STATES

ARMY 20040973

v.

REFERRAL AND DESIGNATION OF COUNSEL

SPC ARMIN J. CRUZ (b36)5-(7)(c)-5

The record of trial in this case having been received for 1. review pursuant to Article 66(b), Uniform Code of Military Justice, the record is, by authority of The Judge Advocate General, hereby referred to the United States Army Court of Criminal Appeals for appellate review. Pursuant to assignment procedures approved by the Chief Judge, the record is assigned to the Panel indicated below.

Pursuant to Article 70(c)(1), Uniform Code of Military 2. Justice, the Chief, Defense Appellate Division, and such additional or other appellate counsel as he may assign, shall represent the accused in these proceedings and in any further or related proceedings in the United States Court of Appeals for the Armed Forces. The Chief, Government Appellate Division, and such additional appellate counsel as he may assign, shall represent the United States.

Date: 16 February 2005

PANEL 4

JALS-GA

FOR THE CLERK OF COURT: (6)(6)(4)(7)(0)-4 Paralegal Specialist DEFENSE APPELLATE DISTRIBUTION: DALS-DA VIO STAJJA994 T.VOD Et :1 C 91833 5002 5002 LEB 1 P L: 3 d RECEIVED 002780

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UNITED STATES OF AMERICA

CRUZ, Armin J. SPC, U.S. Army, SVC Co., 502nd MI BN, 504th MI BDE APO AE 09342

POST TRIAL AND APPELLATE RIGHTS (BCD and Special Courts-Martial)

11 September 2004

I, SPC ARMIN J. CRUZ, the accused in the above entitled case certify that my trial defense counsel has advised me of the following post-trial and appellate rights in the event that I am convicted of a violation of the Uniform Code of Military Justice:

1. In exercising my post-trial rights, or in making any decision to waive them, I am entitled to the advice and assistance of military counsel provided free of charge or civilian counsel provided at no expense to the government.

2. After the record of trial is prepared, the convening authority will act on my case. The convening authority can approve the sentence adjudged (as limited by any pretrial agreement), or he can approve a lesser sentence, or disapprove the sentence entirely. The convening authority cannot increase the sentence. He can also disapprove some or all of the findings of guilty. The convening authority is not required to review the case for legal errors, but may take action to correct legal errors.

3. I have the right to submit any matters I wish the convening authority to consider in deciding what action to take in my case. Before the convening authority takes action, the staff judge advocate will submit a recommendation to him, if applicable. This recommendation is required when there is an adjudged bad-conduct discharge. This recommendation, if made, will be sent to me and/or my defense counsel before the convening authority takes action. If I have matters that I wish the convening authority to consider, or matters in response to the staff judge advocate's recommendation, such matters must be submitted within 10 days after I or my counsel receive a copy of the record of trial or I and/or my request, the convening authority may extend this period, for good cause, for not more than an additional 20 days.

4. If the convening authority approves a bad-conduct discharge, my case will be reviewed by the U.S. Army Court of Criminal Appeals (ACCA). I am entitled to be represented by counsel before such court. If I so request, military counsel will be appointed to represent me at no cost to me. If I so choose, I may also be represented by civilian counsel at no expense to the United States. I understand that paragraph six governs my appellate rights if there is not an adjudged or approved bad-conduct discharge.

APPELLATE EXHIBIT 1/RECOGNIZED R. 15/ 002781

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5. After the ACCA completes its review, I may request that my case be reviewed by the United States Court of Appeals for the Armed Forces (CAAF). If may case is reviewed by that Court, I may request review by the Supreme Court of the United States. I have the same rights to counsel before those courts as I have before the ACCA.

6. If no punitive discharge is adjudged or approved by the convening authority, my case will be examined by a military lawyer, normally at the local installation, for legal error. I have the right to submit allegations of legal error either to the convening authority under paragraph 3 above or directly to the military lawyer reviewing my court-martial, or both. My case will be sent to the general court-martial convening authority for final action on any recommendation by the lawyer for corrective action. If the military lawyer recommends corrective action and my case is sent to the general court-martial convening authority for action, I will be sent a copy of the convening authority's action and the recommendation of the military lawyer after action is taken by the general court-martial convening authority.

7. I also understand that within two (2) years after the sentence is approved, I may request The Judge Advocate General (TJAG) to take corrective action on the basis of newly discovered evidence, fraud on the court, lack of jurisdiction over me or of the offense, error prejudicial to my substantial rights, or the appropriateness of my sentence.

8. I may waive or withdraw review by the appellate courts at any time before completion of the review. I understand that if I waive or withdraw review:

(a) My decision is final and I cannot change my mind.

(b) My case will then be reviewed by a military lawyer for legal error (see paragraph six above). It may also be sent to the general court-martial convening authority for final action.

(c) Within 2 years after the sentence is approved, I may request The Judge Advocate General (TJAG) to take corrective action on the basis of newly discovered evidence, fraud on the court-martial, lack of jurisdiction over me or the offense, error prejudicial to my substantial rights, or the appropriateness of the sentence.

9. I have read and had my post-trial rights explained to me by counsel and I acknowledge these rights and make the elections set forth below. (Please initial where appropriate.)

(b)(b)-4,(7)(c)-4

____a. I understand my post-trial and appellate review rights.

b. I would like a copy of the record of trial served on

My defense counsel,

, will submit R.C.M. 1105 matters in my

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d. If applicable, I want to be represented before the U.S. Army Court of Criminal Appeals by Appellate Defense Counsel appointed by The Judge Advocate General of the Army. I understand that I may contact my Appellate Defense Counsel by writing to Defense Appellate Division, U.S. Army Legal Services Agency (JALS-DA), 901 North Stuart Street, Arlington, Virginia 22203.

 f_{L} e. I have been informed that I have the right to retain civilian counsel at my own expense, whose name and address are provided herein: $(b_{L})(b_$

If I later retain civilian counsel, I must provide the name and address to: Clerk of the Court, U.S. Army Judiciary (JALS-CC), Nassif Building, 901 North Stuart Street, Suite 1200, Arlington, Virginia 22203.

10. Pending action on my case, I can be contacted or a message may be left for me at the following address:

Armin J. Cour NAME:

STREET:

CITY/ STATE / ZIP CODE: ___

AREA CODE/ TELEPHONE NUMBE?

DATED: 11 Scp 04

ÁRMTN TRI. SPC, U.S Accused,

I certify that I have advised the above named accused regarding the post trial and appellate rights as set forth above, that he has received a copy of this document, and that he has made elections concerning appellate counsel.

DATED: 1/Sen 04

(616)4 (010)-4

Defense Counsel

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(5)(6)5;(1)(1)-5

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							1. 0	DJAG 1	NUMBI	ER
COUL	RT-MARTIAL DATA	SHEE	Т							
2. NAME (Last, First, Middle Initial)	3. SOCIAL SECURITY 4	A. RANK	5.	UNIT/	COMN	AND	NAM	E		<u>_</u>
CRUZ, Armin J.	(b)(b)-5;(7)(c)-5	SPC	і нн	sc, s	502d	MI Bı	n, 50	4th 1	MI Bd	e
	INSTRU	UCTTO	NS I				·			
When an item is not applicable	to the record of trial	being r	eview	ed, m	nark t	he pr	oper	block	with	a
diagonal line similar to the or	nes which appear in the	SPCMCA	block	s for	item	s ба	and b).		i i
:									1	
TC - Trial Counsel. This column will be		TO USE		7			-11-4-		3 41 - 6	2.00
completed in all cases in which a finding									in the <u>(</u> branch (
of guilty is returned. <u>Advocate</u> . This column will be									e disreg	
SPONGA GUILO ANG CL	completed in any case in which								Article	
SPCMCA - <u>Special Court-Martial</u> Convening Authority who is not	record is forwarded by the co exercising general court-mart			J, and gs of g		s wher	e there	are no	approv	ed
empowered to convene a general court-	jurisdiction to The Judge Adv		man	gs 01 g	sunty.					÷
martial. This column will be completed	General of the branch of serv	1							Uniform	
in each special court-martial case by the SPCMCA or his/her designated	concerned. If the record is re under Article 64(a), UCMJ, th						J) and the Manual for Co CM), 1984.			
representative.	column will be completed by		IVIAILI	ai, Oili	ieu Sia	105 (191	Civi <i>j</i> , 1	904.		
· · · · · · · · · · · · · · · · · · ·	advocate accomplishing the r						r			
SECTION A - PRETRIAL AND TRIAL PROCEDURE		IDF	TC		SPCM	1CA	GCM JA		OJA	G
DECITOR & FREIRIAL	AND INIAL PROCEDU		YES	NO	YES	NO		NO	YES	NO
6. a. If a general court-martial: Was the	accused represented in the Art	ticle 32	1	1			1	1		:
investigation by civilian or military count		by								-
counsel qualified within the meaning of A			/	/					-	
b. If not: Did the accused waive his/h	<u> </u>		/	/		·	/	/		
7. Does the record show place, date, and the assembly and each opening and closin	ng thereafter?		х				X			
8. a. Are all convening and amending or referred entered in the record?	ders of courts to which charge	s were	Х				X			
b. Are court members named in the co	nvening orders, detailed milita	ary	x				x			
judge (if any), counsel and the accused ac	counted for as present or absen	nt?								
c. Was less than a quorum present at a of court members (RCM 805))?	ny meeting requiring the prese	ence	/	/			1	1		-
d. Does the record show that after eac	h session, adjournment. recess.	or	x				x		<u> </u>	
closing during the trial, the parties to the court reopened (A13-5)?										
e. If the military judge or any member	present at assembly was there	after	1	7			1	7	:	
absent, was such absence the result of cha	allenge, physical disability or b									
on good cause as shown in the record of										
9. Were the reporter and interpreter, if an		?	X				X			
10. a. Was the military judge properly ce			X				X			
b. Was the military judge properly de			X				X			
c. Was the military judge present du	ing all open sessions of the co	urt?	X				X			
11. a. Was the accused advised that:										
(1) He/she had the right to be repr lawyer of his/her own selection, if reason counsel might be excused (RCM 506(a))	ably available, in which case d		Х				x			· .
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Previous editions are obsolete.

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COURT-MARTIAL DATA	SH	EET						
SECTION A - PRETRIAL AND TRIAL PROCEDURE	T	C	SPCN	ACA	GCM JA		OJA	AG
(CONTINUED)	YES	NO	YES	NO	YES		YES	NO
(2) He/she had the right to be represented at the trial by a civilian lawyer provided at no expense to the government, in which case detailed counsel would serve as associate counsel or be excused with the accused's consent?	X				X			
(3) If he/she did not exercise any of the rights listed above, he/she would be defended by detailed counsel certified under Article 27(b), UCMJ (RCM 502(d)(1))?					X			
b. (1) Was the accused represented by a civilian lawyer?	X	ļ			X			
(2) Did the accused request a specific military counsel?		X				X		
(3) (a) If so, was such request complied with?	/	/			/	/		
(b) If not, were reasons given why requested counsel was not reasonably available?	/	/			/	/		
12. a. Was the detailed defense counsel properly certified (RCM 502(d))?	X				X			
b. Was at least one qualified counsel for each party present during all open sessions of the court (RCM 502(d) and RCM 805(c))?	X				x			
13. a. If the special court-martial adjudged a BCD:								
(1) Was a military judge detailed to the court (RCM 503(b))?	X	<u> </u>			X			
(2) If not, did the convening authority submit a statement indicating why a military judge could not be detailed and why trial had to be held at that time and place (Article 19, UCMJ)?	/	/			/			
(3) Was a verbatim transcript made (Article 19, UCMJ)?	X				X			
14. Did any person who acted as the accuser, investigating officer, military judge, court member, or a member of the defense in the same case, or as counsel for the accused at a pretrial investigation or other proceedings involving the same general matter, subsequently act as a member of the prosecution (RCM 502(d)(4))?		x				X		•
15. If any member of the defense had acted as a member of the prosecution in the same case, was he/she excused (RCM 502(d)(4))?	/	1			/	1		
16. a. If any member of the defense had acted as the accuser, investigating officer, military judge, or member of the court, were his/her services expressly requested by the accused (RCM 502(d)(4))?	1	1			/	/		
b. If not, was he/she excused?	1	1			1	1		
17. a. If accused was an enlisted person, did he/she make a request that enlisted persons be included in membership of the court?		X				X		
b. If so, were at least one-third of the members who tried the case enlisted persons, or did the convening authority direct the trial without enlisted persons and provide a detailed written explanation which is appended to the record (RCM 503(a)(2))?	1	/			/	/		•
c. Did any enlisted member of the court belong to the same unit as the accused?	1	1			/	1		
18. If a military judge was detailed to the court, was the accused informed of his/her right to request trial by military judge alone?	X				X			
19. Were the members of the court, military judge (if any) and the personnel of the prosecution and defense sworn or previously sworn?	Х				X			
20. a. Was any person sitting as a member of the court, or military judge (if any), the accuser, a witness for the prosecution, the investigating officer, staff judge advocate, counsel, or convening authority, or upon rehearing or new trial was he/she a member of the former trial (RCM 902(b) and RCM 912(f))?		X				x		
b. If so, did the accused waive such disqualification (RCM 912(f)(4) and RCM 902(e))?	/	/			1	/		:

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COURT-MARTIAL DATA SHEET

SECTION A - PRETRIAL AND TRIAL PROCEDURE	I I	C C	SPCN	ЛСА	GCM JA		OJA	١G
(CONTINUED)	YES	S NO	YES	NO		NO	YES	NO
21. a. Was each accused extended the right to challenge military judge (if any), and any member of the court for cause and to exercise one peremptory challenge?	X	-			X			
b. Was action by court upon challenges proper (RCM 902 and RCM 912)?	1	/			1	7		
c. Does the record show that a member excused as a result of a challenge withdrew from the court?	/	/			1	1		
22. a. Was the accused properly arraigned (RCM 904)?	X				X			
b. Do the following appear in the record: The charges and specifications, the name, rank and unit/command name of the person signing the charges, the affidavit, and the order of reference for the trial?	X				X			
c. Except in time of war, was the accused brought to trial (which includes an Article 39(a), UCMJ session) by general court-martial within five days (by special court-martial within three days) subsequent to service of charges upon him/her (RCM 602)?		X				X		
d. If so, did the accused object to trial?	/	1			1	1		
23. a. Were any charges or specifications affected by the statute of limitations (RCM 907(b))?		X				X		
b. If so, was accused advised of his/her right to assert the statute and was his/her response recorded (RCM 907(b))?	1	1.			1	1		
24. Did the court take proper action with respect to motions raising defenses and objections (RCM 905-907)?	X				X			
25. a. Were pleas of accused regularly entered (RCM 910(a))?	X				X			
b. Were pleas of guilty properly explained, and accused's responses recorded (RCM 910(c))?	X				X			
26. Does the record show that all witnesses were sworn?	X				Х			
27. Did the military judge or president advise the court concerning the elements of each offense, each lesser included offense reasonably raised by the evidence, and the presumption of innocence, reasonable doubt, and burden of proof, pursuant to Article 51(c), UCMJ (RCM 920(e))?	1	1			/	/		
28. a. If trial was by military judge alone, did the military judge announce the findings (RCM 922)?	X				X			. <u> </u>
b. If the trial was with members, did the president announce the findings (RCM 922)?	/	1			1	1		
c. If special findings were requested, were they made a part of the record?	1	1			1	7		
29. Were the findings in proper form (A10)?	X				Х			
30. a. Was the evidence, if any, of previous convictions admissible and properly introduced in evidence (RCM 1001(b)(3))?	1	/			1	1		
b. Was the information from personnel records of the accused properly admitted (RCM 1001(b)(2))?	x				x			
c. Was the defense permitted to introduce evidence in extenuation and mitigation after the court announced findings of guilty (RCM 1001(c))?	x				x			
31. a. In a trial with members, did the president announce the sentence (RCM 1007)?	1	/			/	1		
b. If trial was by military judge alone, did the military judge announce the sentence (RCM 1007)?	X				x			

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SECTION A - PRETRIAL AND TRIAL PROCEDURE	T	C	SPCMCA		GCM or JA		OJAG	
(CONTINUED)	YES	NO	YES	NO	YES	NO	YES	NO
32. Was the sentence in proper form (A11)?	X				X			
33. Is the record properly authenticated (RCM 1104)?	X				X			
34. a. Did all members who participated in proceedings in revision vote on original findings and sentence (RCM 1102(e)(1))?	1	1			1	/		
b. At proceedings in revision, were a military judge (if one was present at the trial), the accused, and counsel for the prosecution and defense present (RCM 1102(e)(1))?	/	/			1	1		
35. Was each accused furnished a copy of the record or substitute service made on defense counsel (RCM 1104(b))?	X				X			
36. Was clemency recommended by the court or military judge?	1	1			1	7		[
SECTION B - PROCEDURE AFTER TRIAL	T	C	SPC	МСА	GCN JA		OJ	AG
	YES				YES	NO	YES	
37. Was the court convened by proper authority (RCM 504(b))?	X				X			[
38. Did the court have jurisdiction of person and offense (RCM 202 & 203)?	<u>x</u>				X			[
39. Does each specification state an offense under the code (RCM 907(b))?	X				Х			
40. Did the accused have the requisite mental capacity at the time of trial and the requisite mental responsibility at the time of the commission of each offense (RCM 909 and RCM 916(k))?	x				Х			
41. Is the evidence sufficient to support the findings?	X				X			
42. Is the sentence within legal limits (RCM 1112(d)?	<u> </u>				X			
43. Is the action of the convening authority properly entered in the record and signed (RCM 1107(f))?	x				x			
44. If appropriate, is a proper place of confinement designated (RCM 1107(f)(4)(c))?	. 1	1			1	1		
45. a. Was the staff judge advocate's post-trial recommendation served on the defense counsel for comment (RCM 1106(f)?	x				X			
b. If the addendum to the recommendation contained new matters, was it served on the defense counsel for comment (RCM 1105(f)(7))?		/			/	/		
c. Did the accused submit matters for the convening authority's consideration in a timely manner (RCM 1105)?	X				X			
d. If yes, was the convening authority's action subsequent to the submission of the matters?	x				x	 		
e. If no, did the accused waive in writing the right to submit matters and was the action taken subsequent to the written waiver or did the time periods provided in RCM 1105(c) expire before the convening authority's action?	/				/	/-		
46. a. Does the record indicate that the accused was advised of his/her appellate rights (RCM 1010)?	X				X			
b. Do the allied papers contain a statement indicating the desires of the accused with respect to appellate representation in the event his/her case is referred to a court of military review?	X				x			
c. Did the accused waive or withdraw appellate review and is the waiver or withdrawal in proper form and attached to the record of trial (RCM 1110, A19 & 20)?		x				x		

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COURT-MARTIAL DATA SHEET								
SECTION C - COURT-MARTIAL ORDERS (CMO)	TC SPCMCA GCM or ARTIAL ORDERS (CMO) JA YES NO YES NO				OJA YES			
47. Does the initial CMO bear the same date as the action of the convening	X	NO	165	NO	X	NU	163	NU
authority who published it?								
48. Are all the orders convening the court which tried the case correctly cited in the CMO?	1	/			1	/		
49. Are the accused's name, rank, SSN, unit/command name and branch of service correctly shown in the CMO?	X				x			
50. Are all the charges and specifications (including amendments) upon which the accused was arraigned correctly shown in the CMO (RCM 1114)?	X				X			
51. Are the pleas, findings, and sentence correctly shown in the CMO (RCM 1114)?	X				Х			
52. Does the CMO show the date the sentence was adjudged?	X				X			
53. Is the action of the convening authority correctly shown in the CMO?54. Is the CMO properly authenticated (RCM 1114)?	X X				X X			
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	COURT	MARTIAL DATA SHEET	
55. REMARKS (Continue			
. REMARKS (COntinue	a):		
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:			
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		col	
		00l	(1)(c)-2-
		col (6)(6)(2;(6)	(1)(c)-2-
5. TRIAL COUNSEL		col (6)(6)2;(6)	(1)(c)-2-
	Initial) b. RANK	сев (6)(6)?;(6) с. SIGNATURE	(7)(C) - 2_ d. DATE SIGNED
TYPED NAME (Last, First, Middle)		c. SIGNATURE	
TYPED NAME (Last, First, Middle)	HIS/HER REPRESI	c. SIGNATURE	d. DATE SIGNED 26 Jan 05
TYPED NAME (Last, First, Middle)	HIS/HER REPRESI	c. SIGNATURE	d. DATE SIGNED
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ACLU-RDI 2065 p.14

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DEPARTMENT OF THE ARMY Headquarters, III Corps Victory Base, Iraq APO AE 09342-1400

SPECIAL COURT-MARTIAL ORDER 2

18 January 2005

Charge I: Article 81. Plea: Guilty. Finding: Guilty.

Specification: At or near Baghdad Central Confinement Facility, Abu Ghraib, Iraq, on or about 25 October 2003, conspire with Corporal **Confinement**, Staff Sergeant **Confinement**, Specialist **Confinement**, and others, to commit an offence under the Uniform ($\mathcal{A}\mathcal{B}\mathcal{S}$), Code of Military Justice, to wit: maltreatment of subordinates, and in order to effect the object of the conspiracy the said Corporal **Confinement** forces detainees to conduct various physical exercises while the detainees were naked and the said Specialist **Confinement** water on the detainees. Plea: Guilty. Finding: Guilty.

Charge II: Article 93. Plea: Guilty. Finding: Guilty.

Specification: At or near Baghdad Central Confinement Facility, Abu Ghraib, Iraq, on or about 25 October 2003, did maltreat several detainees, persons subject to his orders, by forcing naked detainees to crawl on the floor in such a manner as to cause the detainees' genitals to touch the floor and by handcuffing the said detainees to one another. Plea: Guilty. Finding: Guilty.

SENTENCE

Sentence was adjudged on 11 September 2004. To be reduced to the grade of Private (E-1); to be confined for 8 months and to be discharged with a bad-conduct discharge.

ACTION

The sentence is approved and, except for the part of the sentence extending to badconduct discharge, will be executed.

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ACLU-RDI 2065 p.15

SPCMO No. 2, DA, Headquarters, III Corps, Victory Base, Iraq, APO AE 09342-1400 dated 18 January 2005 (continued)

BY COMMAND OF LIEUTENANT GENERAL METZ:

DISTRIBUTION:

(1)

SPC Cruz (1)

MJ,

all (6)(6) Z (6)(7)(C)-Z

MAJ, JA Chief, Military Justice

TC, (1) ATC. 1(1) CDC, I ; (1) ADC, (1) Cdr, HHSC, 502d MI Bn (1) Cdr, 502d MI BN (1) Cdr, 504th MI BDE (1) Cdr, III Corps, ATTN: SJA (2) Cdr, III Corps (1) Cdr, Det D, 15th Fin Bn, ATTN: FAO (1) Cdr, 15th PSB, ATTN: Records Section (1) Cdr, USAEREC, ATTN: PCRE-FS, Indianapolis, IN 46249 (1) Clerk of Court, ATTN: 901 N. Stuart St., Suite 1200, Arlington, VA 22203-1837 (10)

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DEPARTMENT OF THE ARMY Headquarters, III Corps Victory Base, Iraq APO AE 09342-1400

AFZF-CG

JAN 1 8 2005

MEMORANDUM THRU

Commander, 504th Military Intelligence Brigade, III Corps, Victory Base, Iraq, APO AE 09342

Commander, 502d Military Intelligence Battalion, 504th Military Intelligence Brigade, III Corps, Victory Base, Iraq, APO AE 09342

Commander, Headquarters and Headquarters Service Company, 502d Military Intelligence Battalion, 504th Military Intelligence Brigade, III Corps, Victory Base, Iraq, APO AE 09342

FOR Specialist Armin J. Cruz, (5)(5:0)(1-5, Headquarters and Headquarters Service Company, 502d Military Intelligence Battalion, 504th Military Intelligence Brigade, III Corps, Victory Base, Iraq, APO AE 09342

SUBJECT: Administrative Separation Under the Provisions of AR 635-200, Chapter 10:

<u>Action</u>. Your request for discharge in lieu of court-martial under the provisions of AR 635-200, Chapter 10, is disapproved.

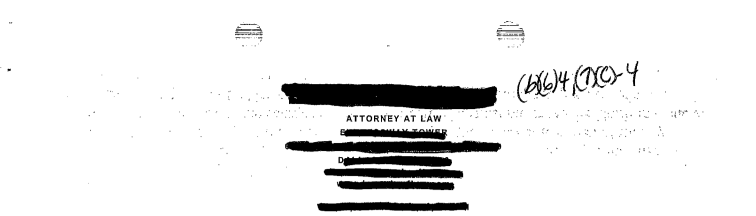
THOMAS F. METZ Lieutenant General, USA Commanding

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DOD-046818

ACLU-RDI 2065 p.17



December 1, 2004

Commander III Corps Victory Base, Iraq APO AE 09342-1400

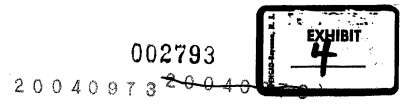
SUBJECT: Request for Discharge in Lieu of Approving Court-Martial Sentence– SPC Armin J. Cruz, (16) (76)- ζ Headquarters and Headquarters Service Company, 502^{nd} Military Intelligence Battalion, 504^{th} Military Intelligence Brigade, III Corps, Victory Base, Iraq

1. I, SPC Armin J. Cruz, hereby voluntarily request discharge in lieu of trial by court-martial under AR 635-200, chapter 10. I understand that I may request discharge in lieu of trial by court-martial because of the charges which were preferred against me under the Uniform Code of Military Justice, one of which or a combination of which authorizes the imposition of a bad conduct or dishonorable discharge:

2. I am making this request of my own free will and have not been subjected to any coercion whatsoever by any person. I have been advised of the implications that are attached to it. By submitting this request for discharge, I acknowledge that I understand the elements of the offenses charged, which also authorize the imposition of a bad conduct or dishonorable discharge. Moreover, I hereby state that under no circumstances do I desire further rehabilitation, for I have no desire to perform further military service.

3. Prior to completing this form, I have been afforded the opportunity to consult with appointed counsel for consultation. I have consulted with counsel for consultation who has fully advised me of the nature of my rights under the Uniform Code of Military Justice, the elements of the offenses with which I am charged, any relevant lesser included offenses thereto, and the facts which must be established by competent evidence beyond a reasonable doubt to sustain a finding of guilty; the possible defenses which appear to be available at this time; and the maximum permissible punishment in my case. Although he has furnished me legal advice, this decision is my own.

4. I understand that, if my request for discharge is accepted, I may be discharged under conditions other than honorable. I have been advised and understand the possible effects of an Under Other Than Honorable Discharge (including but not limited to reduction to the lowest



ACLU-RDI 2065 p.18

enlisted grade (Private E-1) by operation of law) and that, as a result of the issuance of such a discharge, I will be deprived of many or all Army benefits, that I may be ineligible for many or all benefits administered by the Veterans Administration, and that I may be deprived of my rights and benefits as a veteran under both Federal and State law, as indicated on a copy of DA Poster 635-1, which was provided me). I also understand that I may expect to encounter substantial prejudice in civilian life because of an Under Other Than Honorable Discharge. I further understand that there is no automatic upgrading nor review by any Government agency of a less than honorable discharge and that I must apply to the Army Discharge Review Board or the Army Board of Corrections of Military Records if I wish review of my discharge. I realize that the act of consideration by either board does not imply that my discharge will be upgraded.

5. I understand that, once my request for discharge is submitted, it may be withdrawn only with consent of the commander exercising general court-martial authority, or without that commander's consent, in the event trial results in an acquittal or the sentence does not include a punitive discharge even though one could have been adjudged by the court. Should my trial result in either an acquittal or should my sentence not include a punitive discharge even though one could have been adjudged by the sentence. Further, I understand that if I depart absent without leave, this request may be processed and I may be discharged even though I am absent.

6. I have been advised that I may submit statements I desire in my own behalf, which will accompany my request for discharge. A statement in my own behalf is submitted with this request.

7. I hereby acknowledge receipt of a copy of this request for discharge, with enclosure.

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SPÇ, U.S. Army

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ACLU-RDI 2065 p.19

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Having been advised by me of:

. . . .

a. The basis for his contemplated trial by court-martial and the maximum permissible punishment authorized under the Uniform Code of Military Justice;

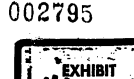
b. The possible effects of an Under Other Than Honorable Discharge if this request is approved (including but not limited to reduction to the lowest enlisted grade (Private E-1) by operation of law and the loss of benefits administered by both the Army and other Federal agencies as indicated on a copy of DA Poster 635-1, which was provided to the soldier); and

c. The procedures and rights available to him;

SPC Armin J. Cruz, personally made the choices indicated in the foregoing request for discharge in lieu of trial by court-martial.

(66)4; (7)(c)-4

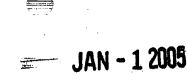
Civilian Defense Counsel



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ACLU-RDI 2065 p.20



MEMORANDUM FOR Commander, III Corps, Victory Base, Iraq, APO AE 09342-1400

SUBJECT: Addendum to Post-Trial Recommendation in the Court-Martial of the
United States v. Specialist Armin J. CruzHeadquarters and
Headquarters and
Headquarters Service Company, 502d Military Intelligence Battalion, 504th Military
Intelligence Brigade, III Corps, Victory Base, Iraq - ACTION MEMORANDUM

1. <u>Purpose</u>. To forward a petition for clemency submitted by Specialist Armin J. Cruz, under the provisions of Rules for Courts-Martial (RCM) 1105 and 1106, through his defense counsel. The matters submitted by Specialist Cruz, through his defense counsel, are enclosed. Pursuant to RCM 1107, you must consider the defense submission prior to taking action.

2. <u>Discussion</u>. On 11 November 2004, I signed the post-trial recommendation in this case and directed that the document be served on Specialist Cruz's defense counsel for comment. The defense counsel asserts no legal errors.

3. <u>Clemency Request</u>. Specialist Cruz and his defense counsel have requested that you disapprove his bad-conduct discharge and approve the request for a Chapter 10.

4. <u>Recommendation</u>. In accordance with RCM 1106, I have carefully considered the enclosed matters. In my opinion, clemency is not warranted. I adhere to the previous recommendation that you approve the sentence as adjudged. An action to accomplish this is enclosed.

€)(b)2;(7)(0-Z

Encl Defense Counsel Submission with Enclosures

COL, JA Staff Judge Advocate

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ACLU-RDI 2065 p.21



MEMORANDUM FOR Commander, III Corps, Victory Base, Iraq, APO AE 09342-1400

SUBJECT: Post-Trial Recommendation in the Court-Martial of the <u>United States v.</u> <u>Specialist Armin J. Cruz</u>, $(\underline{M} \subseteq \underline{J} \subseteq$

1. <u>Purpose</u>. To obtain action in the special court-martial of the <u>United States v.</u> <u>Specialist Armin J. Cruz</u>.

2. <u>Recommendation</u>. Approve the sentence as adjudged and, except for the part of the sentence extending to bad-conduct discharge, order the sentence executed.

3. <u>Discussion</u>. Pursuant to RCM 1104(e) and 1106, the record of trial in the <u>United</u> <u>States v. Specialist Armin J. Cruz</u> has been referred to me for my recommendation prior to your action. Forwarded herewith is a copy of the court-martial record of trial.

a. Trial: On 11 September 2004, the accused was tried by a special court-martial.

b. Summary of the Charges, Specifications, Pleas, and Findings:

CHARGE	<u>ART</u> UCMJ	<u>SPEC</u>	GIST OF OFFENSE	<u>PLEA</u>	FINDING
1	81	The	Did, at or near Baghdad Central Confinement Facility, Abu Ghraib, Iraq, on or about 25 October 2003, conspire with CPL Constant SSG Constant SPC Constant and others, to commit an offense under the Uniform Code of Military Justice, to wit: maltreatment of subordinates, and in order to effect the object of the conspiracy the said CPL forced detainees to conduct various physical exercises while the detainees were naked and the said SPC poured water on the detainees.		G -5;76)-5

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ACLU-RDI 2065 p.22

SUBJECT: Post-Trial Recommendation in the Court-Martial of the <u>United States v.</u> <u>Specialist Armin J. Cruz</u>, (1)(1)-5; (1)(1

<u>CHARGE</u>	<u>ART</u> UCMJ	<u>SPEC</u>	GIST OF OFFENSE	<u>PLEA</u>	FINDING
11	93	The	At or near Baghdad Central Confinement Facility, Abu Ghraib, Iraq, on or about 25 October 2003, did maltreat several detainees, persons subject to his orders, by forcing naked detainees to crawl on the floor in such a manner that as to cause the detainees' genitals to touch the floor and by handcuffing the said detainees to one another.	G	G

c. **Sentence Adjudged**: To be reduced to the grade of Private (E-1), to be confined for eight months, and to be discharged with a bad-conduct discharge.

d. Pretrial Confinement: None.

e. **Pretrial Agreement**: The convening authority agrees to refer case to special court-martial empowered to adjudge a bad-conduct discharge.

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f. Personal Data of the Accused:

(1) Date and Term of Current Service:

(2) Date of Birth:

(3) Awards and Decorations:

(4) Nonjudicial Punishment or Previous Convictions:

(5) Dependents:

(6) GT Score:

(7) MOS:

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ACLU-RDI 2065 p.23

SUBJECT: Post-Trial Recommendation in the Court-Martial of the <u>United States v.</u> <u>Specialist Armin J. Cruz</u>, Headquarters and Headquarters Service Company, 502nd Military Intelligence Battalion, 504th Military Intelligence Brigade, III Corps, Victory Base, Iraq -- ACTION MEMORANDUM

- (8) BASD:
- (9) *PEBD*:

(10) Additional information concerning the character of the accused's service is located in the Record of Trial.

g. **Discretion of the Convening Authority**: As the convening authority, you may approve, disapprove, set aside, or modify the findings of the court-martial. You may also approve, disapprove, commute, or suspend the sentence in whole or in part, in accordance with the pretrial agreement. Such action may be taken in the interests of justice, discipline, mission requirements, clemency, or any other appropriate reason. The action to be taken is matter of command prerogative and lies within your sole discretion.

h. Service on the Accused and Counsel: This memorandum will be served on the defense counsel for comment before action.

4. Point of contact for this action is the undersigned at DSN 318 822-2500.

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COL, JA Staff Judge Advocate

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ACLU-RDI 2065 p.24

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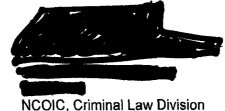


UNITED STATES

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Specialist CRUZ, Armin J., Headquarters and Headquarters Service Company, 502d Military Intelligence Battalion, 504th Military Intelligence Brigade, III Corps, Victory Base, Irag, APO AE 09342-1400 SERVICE OF POST TRIAL RECOMMENDATION AND A POST TRIAL RECORD ON DEFENSE COUNSEL

In accordance with R.C.M. 1105 and 1106, Manual for Court-Martial, 2002, a copy of the Post-Trial Recommendation and a copy of the Record of Trial in the case of <u>U.S. v. CRUZ</u> attached for your examination. If you have any rebuttal, comments, corrections or other matters you wish to be considered by the Convening Authority before he takes action, submit them in writing to the Staff Judge Advocate, III Corps, Victory Base, Iraq, within 10 days of service.



CERTIFICATE OF SERVICE

I acknowledge receipt of a copy of the Post Trial Recommendation and a copy of the Record of Trial in the case of <u>U.S. v. CRUZ</u>. I understand that I have an opportunity to rebut, correct, or challenge any matter I deem erroneous, inadequate or misleading, or to comment on any other matter, and that my comments will be appended to the Post Trial Recommendation. If I have matters that I wish the Convening Authority to consider, or matters in response to the Staff Judge Advocate's recommendation, such matters must be submitted within 10 days after the accused or I receive a copy of the Record of Trial or the accused and/or I receive the recommendation of the Staff Judge Advocate, whichever occurs later. Upon my request, the Convening Authority may extend this period, for good cause, for not more than an additional 20 days. If I am unable to complete this within 10 days, I will provide, within that time, a request for delay in submitting the Record of Trial to the Convening Authority for action. I also acknowledge that failure to provide any reply or request for delay within 10 days will normally be deemed a waiver of any error in the **privin**w.

(b)(4)(7)(c)-4 **Civilian Defense Counsel** 5 Nov 04

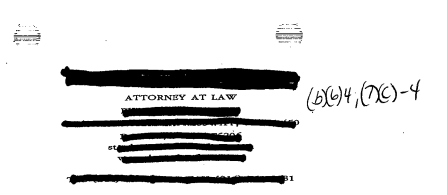
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ACLU-RDI 2065 p.25



December 11, 2004

Lieutenant General Thomas F. Metz Commander, III Corps Victory Base, Iraq

SUBJECT: Supplemental Materials for Post-Trial Submissions, US v. Armin J. Cruz

Dear LTG Thomas F. Metz:

Enclosed please find, as a supplement to the other enclosed materials, a recommendation for clemency from MAJ **Constant of the prosecutor in SPC Cruz's court-martial.** Thank you for your attention in this matter. $\sqrt{(5/6)-2(1)(c)-2}$

Yourstruly, (6)(6)(4;(7)(5)-4

Enclosure

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ACLU-RDI 2065 p.26

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MEMORANDUM FOR Commander, Multi-National Corps-Iraq and III Corps

SUBJECT: Recommendation for Clemency for Private Armin J. Cruz

1. I respectfully submit the following points for your consideration with regard to this case. I was the prosecutor for this soldier's trial.

a. Private Cruz knowingly and voluntarily committed the acts of abuse for which he pled guilty. Those actions did in fact tarnish the reputation of the Army and the United States. He acted in concert with several other individuals to commit these acts.

b. Prior to committing the abuses for which he pled guilty, Private Cruz was involved in a mortar attack at his FOB. During the attack, Private Cruz attended to other wounded soldiers though he was himself wounded. Private Cruz also witnessed his close friend and immediate supervisor die in his arms as a result of this attack. Afterwards, Private Cruz had difficulty dealing with the experience and requested that he be allowed to seek professional help on his day off. This request was denied. (See Record of Trial, p. 100-101, 117-118). The significance of this chain of events is that I believe Private Cruz's decision to abuse detainees was appreciably influenced by the significant, untreated, mental stress borne by the soldier at the time.

c. With regard to Private Cruz's background, I have carefully reviewed letters submitted on behalf of the soldier as well as the soldier's civilian and military records. I have also interviewed a number of individuals who know Private Cruz. My professional assessment is that prior to the mortar attack, Private Cruz's life was marked by distinction, by genuine selfless-service to others, and by honorable conduct.

d. Following his court-martial and while in confinement, Private Cruz reported to me through his attorney an incident of inmate abuse by a military police guard. I believe that given the circumstances, Private Cruz demonstrated courage in reporting this incident.

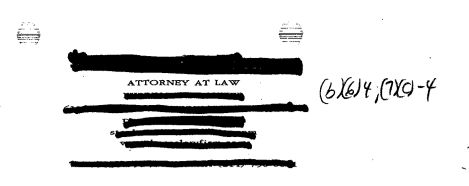
3. Based on the above referenced facts, I recommend that clemency in some form be granted. Thank you for considering these comments.

(6)(6)(7)(0) -4 MAJ. JA

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ACLU-RDI 2065 p.27



December 8, 2004

Lieutenant General Thomas F. Metz Commander, III Corps Victory Base, Iraq

SUBJECT: Post-Trial Submissions, Request for Chapter 10 Discharge, <u>US v. Armin J. Cruz</u>, SPC, U.S. Army, (Ju)2, (22)- 2 Headquarters and Headquarters Service Company, 502nd Military Intelligence Battalion, 504th Military Intelligence Brigade, III Corps, Victory Base, Iraq

Introduction

Thank you for the opportunity of presenting this information on behalf of SPC Armin J. Cruz. I acknowledge that this material is lengthy, but I respectfully request that you read my summary and view the brief video statement of SPC Cruz's parents. (See enclosed DVD).

This packet catalogues the evidence for SPC Cruz's superlative moral character. There are over forty letters, military and civilian, from people attesting to the values that SPC Cruz has demonstrated to them through his actions—generosity, bravery, loyalty, integrity, humility, work ethic, professionalism, discipline, and superior competence. (See enclosed Good Soldier packet). To be plain, SPC Cruz is the "real deal." He is the friend that never lets you down, the son that parent's dream to have, and the Soldier that personifies the mission and values of the United States Army.

The incident at Abu Ghraib represents a departure from the nature and quality of SPC Cruz's character rather than an example of it. The materials and testimony presented at trial clearly demonstrate a consistent pattern of good behavior from a good person. If one were to extrapolate from this incident a conclusion as to the nature and quality of SPC Cruz's character as one that is poor, one would certainly fail to accurately assess his moral worth as a man and Soldier. Please judge SPC Cruz's actions *in context*, that is, against the background of facts and evidence that depict his heroism, service to others, and dedication to duty. If you do this, I think you will likely agree that his mistake at Abu Ghraib does not define his character—*it contradicts it.* I submit to you that SPC Cruz's superlative character has earned him consideration for a Chapter 10 discharge in lieu of Court-martial.

Summary

For your convenience, I have summarized the information contained in the Good Soldier packet, testimony given during sentencing, and have included additional character reference letters.

1. In his enclosed personal statement and testimony at trial, SPC Cruz unequivocally takes full responsibility for his behavior in the incident (See Enclosed letter from SPC Cruz):

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ACLU-RDI 2065 p.28

"I want to ensure that the intent of my statement is clear. I accept full and complete responsibility for my actions...I apologize to the detainees. (Trial Transcript (TT) p. 124)

- 2. SPC Cruz is a good man and a distinguished Soldier.
 - A. Civilian life.

SPC Cruz is a first-generation American born into a military family; his father is a USMA graduate. (Class of 1977). As a civilian, SPC Cruz lived a moral life, a large part of which was in service to others. SPC Cruz is a former elementary school director for Boys and Girls Club of a site founder and assistant director for $(76)^{-5}$; School District after-school program, and a former head lifeguard for $(76)^{-5}$; certified by the Red Cross as a lifeguard and swim instructor. (See Good Soldier packet).

B. Military service prior to the incident.

He joined as an enlisted soldier rather than through ROTC, although eligible to do so. He volunteered for activation and deployment to Iraq. (TT p. 108). SPC Cruz was approved for a Bronze Star by LTG Thomas F. Metz for performance of duty during Operation Iraqi Freedom from 11 April 2003 to 15 November 2003. (See "Awards," Good Soldier packet). He was awarded the Purple Heart for multiple shrapnel wounds received as a result of enemy action in a mortar attack at Abu Ghraib. (See "Awards," Good Soldier packet). Although wounded, he came to the aid of SSG (See enclosed letter from SSG (See "Awards," Interview. (TT p. 97-99). After the mortar attack, he requested assistance from a Combat Stress Team but he was denied this assistance. (TT p. 100 – 101).

C. His actions during the incident.

SPC Cruz's limited acts are distinguishable in severity from those of other Soldiers and his culpability is not equivalent to that of other Soldiers involved in the incident for the following reasons stated in the Stipulation of Fact (SOF) and trial transcript:

- 1. The incident started before he got there and continued after he left. (SOF p. 2).
- 2. He was told that the detainees had raped a boy. (SOF p. 3).
- 3. The abuse was not directed or orchestrated by him. (TT p. 34).
- 4. He did not enjoy it-he did not laugh, smile, or have his picture taken. (SOF p. 4).
- 5. He questioned his and the group's actions. (TT p. 44).
- 6. He pointed out a detainee's wound to the MP and then left the area. (TT p. 35).
- 7. He reported the incident the next day. (TT p. 118).
- 8. He was there only one hour and did not participate for that entire hour. (SOF p. 3).

D. Military service following the incident, but while SPC Cruz was unaware of the allegations and investigation.

(5/6)4;0)0 4

SPC Cruz suffered and continues to suffer from post-traumatic stress disorder. (See TT p. 117-118 & Enclosed letter from LPC). Regardless, he still performed

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ACLU-RDI 2065 p.29

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PLEASE NOTE THAT THERE IS A BATES STAMPING ERROR BETWEEN BATES NUMBERS 2805 – 2816

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ACLU-RDI 2065 p.30

(1)6/2:(7)C)2

his duty at the highest levels of dedication and competence. From November 2003 to March 2004, he worked for SSG **Constitution for the JIDC at Abu Ghraib.** SSG **Constitution** stated SPC Cruz was "my right hand man. SPC Cruz's attitude and work ethic were amazing... [SPC Cruz] was and is an outstanding analyst and soldier...was one of my best soldiers...will have no problems with his rehabilitation...anyone who was close to him will tell you the same. SPC Cruz is a soldier who has definitely separated himself from the rest...was by far one of the best soldiers with whom I have ever had the privilege of working." (See Stipulation of Expected Testimony).

In January 2004, SPC Cruz flew to Dallas for 15 days leave. He was given the last available seat on the plane, which was in first class. After having been in Iraq for the better part of nine months, SPC Cruz, true to his moral character, gave his seat to an elderly gentleman on the flight in exchange for the man's coach seat. (See letter from Mr.

others. In fact, SPC Cruz never told me of this incident. I only learned of it when Mr. e-mailed me after he saw SPC Cruz's case in the news.

E. Military service following the incident and while SPC Cruz was aware of the allegations and investigation.

(b(6)2;(7(C)-2

According to the testimony of CPT **Control of CPT** Headquarters Service Company, 502nd MI Battalion, SPC Cruz continued to "soldier on" even under the uncomfortable circumstance of being investigated. He stated: "[SPC Cruz] did an excellent job...He is very well disciplined...[How does Specialist Cruz treat his superiors?]...With dignity and respect; it's never wavering...[So, how would you describe his military bearing overall?]...excellent...[His attitude?]... Professional." (TT p. 79 – 81).

(b)6)2 (c)2

SFC also worked with SPC Cruz during this time: "[SPC Cruz]...did all the tasks that we would give him in an outstanding fashion. Everything he did he took some kind of initiative to either make sure it got done or improve...on what we expected...he was an outstanding soldier. (TT p. 69 – 75).

16×6)2·(7×6)-2

SFC **SFC** states: "[SPC Cruz] always executed his duties very professionally...he always tries to improve things rather than just go with what's already happening...he's always stepped up." (TT p. 84 – 87).

F. While in confinement.

SPC Cruz continues to comport himself according to the highest moral and military standards. He is now classified with a status of minimum security/trustee. This status is not easily awarded nor earned.

Conclusion

It does not serve the Army's interest to give SPC Cruz a Bad Conduct Discharge because he possesses a superior potential for rehabilitation. I urge you to consider SPC Cruz as a Soldier and person who has always sought to be the best he can be and of the most benefit to those around him. Please consider granting his request for a Chapter^{*}10 Discharge in lieu of Courtmartial or grant him any other relief you deem appropriate. Thank you for your consideration.

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718200

ACLU-RDI 2065 p.31

DOD-046832

20040973

Yours truly, (6)6)-4;(7)(0)-4

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Enclosures

- 1. DVD
- 2. Good Soldier packet
- 3. November 16, 2004 statement by SPC Cruz
- 4. Request for Chapter 10
- 5. Letter from SSG -(b)(2) -(7)(2) -2
- LPC(516)4,789-4. (56)3;17893 6. Letter from
- 7. Letter from
- 8. Letter from (6x6)4;(7XC)-4

002818

ACLU-RDI 2065 p.32

7



REMOVED BATES PAGES 2819 - 2893 (RECORD OF TRIAL – SPC ARMIN J. CRUZ)

(75 TOTAL PAGES)

DOCUMENTS CONSIST OF PERSONAL LETTERS WRITTEN TO THE CONVENING AUTHORITY BY FAMILY AND FRIENDS ON BEHALF OF SPC CRUZ AND OTHER RECORDS CONTAINING PRIVATE INFORMATION, WHICH WERE DETERMINED TO BE NONRESPONSIVE TO PLAINTIFF'S FOIA REQUEST

(b)(b)(4)(?)(c)-4

2818A

ACLU-RDI 2065 p.33

DEPARTMENT OF THE ARMY Headquarters, III Corps Victory Base, Iraq APO AE 09342-1400

AFZF-CG

JAN 1 8 2005

MEMORANDUM THRU

Commander, 504th Military Intelligence Brigade, III Corps, Victory Base, Iraq, APO AE 09342

Commander, 502d Military Intelligence Battalion, 504th Military Intelligence Brigade, III Corps, Victory Base, Iraq, APO AE 09342

Commander, Headquarters and Headquarters Service Company, 502d Military Intelligence Battalion, 504th Military Intelligence Brigade, III Corps, Victory Base, Iraq, APO AE 09342

(b)(b)2;(1)(c)-z

FOR Specialist Armin J. Cruz, **Constant Service** Company, 502d Military Intelligence Battalion, 504th Military Intelligence Brigade, III Corps, Victory Base, Iraq, APO AE 09342

SUBJECT: Action on Matters Submitted Pursuant to Rules for Courts-Martial 1105 & 1106

I personally reviewed and considered all post-trial matters submitted by your defense counsel before taking action in this case.

THOMAS F. METZ Lieutenant General, USA Commanding

002894

20040973

ACLU-RDI 2065 p.34



	(5)6)-4;(7)C)-4	
MEMORANDUM FOR Mr.	Law Offices	

SUBJECT: Request for Delay for submitting R.C.M. 1105 Matters in <u>United States v.</u> <u>Specialist Armin J. Cruz</u>, Headquarters and Headquarters Service Company, 502d Military Intelligence Battalion, 504th Military Intelligence Brigade, III Corps, Victory Base, Iraq

Your request for delay, dated 15 November 2004, is hereby granted until 11 December 2004.

(616)-2;(7)(c)-2

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DOD-046836

ACLU-RDI 2065 p.35

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(b)	612/200-2		
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From:	GX6)4, (7)(9-4	алан дан ул на дан шан шан шан кан кан кан кан шан кан кан кан кан кан кан кан кан кан к	Den menter and an and an an an and an
Sent:	Monday, November 15, 2004 19:39		
То:			
Subject	: RE: US v. Cruz 1105		

_____`

ssg (b)(b)2;(7)(c) -2

Please find attached the Certificate of Service. I would like to request an additional 20 days. I will mail the 1105 matters since I would like to include a short DVD statement from my client's family for the CG. It will be a different statement than the one presented at trial. I assume that the post mark date must be within the filing deadline not when you actually receive it. Also, what is the best to get it to you?

Thanks, n (5)64, (DC)-4. Attorney at Law -----Original Message-----

From: Sent: Sunday, November 14, 2004 12:53 AM Subject: US v. Cruz 1105 (516) - 4(7) (C) 4

Sir, I just wanted to follow up with you on whether or not you have receive the SJA post-trial recommendation on Cruz in order to submit his clemency maters. Couls you respond to let me know if this is a correct e-mail.

002895

Page 1 of 1

20040973

ACL/U-RD1 2065 p.36

PRETRIAL ALLIED PAPERS

002897

ACLU-RDI 2065 p.37

DEPARTMENT OF THE ARMY Headquarters, III Corps Victory Base, Iraq APO AE 09342-1400

AFZF-CG

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SEP 5 2004

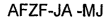
MEMORANDUM FOR Staff Judge Advocate

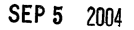
SUBJECT: Disposition of the Court-Martial Charges Preferred Against Specialist Armin J. Cruz

The recommendations of the Staff Judge Advocate are approved. The attached charges and their specifications are referred to a special court-martial empowered to adjudge a bad conduct discharge convened by Court-Martial Convening Order Number 2, dated 14 January 2004, as amended by Court-Martial Convening Order Number 6, dated 24 July 2004.

THOMAS F. METZ Lieutenant General, USA Commanding

002898





MEMORANDUM FOR Commander, III Corps, Victory Base, Iraq, APO AE 09342-1400

SUBJECT: Advice on Disposition of the Court-Martial Charges Preferred Against Specialist Armin J. Cruz (6/6) (70)-2 -ACTION MEMORANDUM

1. Purpose. To forward for disposition, in accordance with Rule for Court-Martial (RCM) 407, the court-martial charges against Specialist Armin J. Cruz, Headquarters and Headquarters Service Company, 502 Military Intelligence Battalion, 504th Military Intelligence Brigade, III Corps, Victory Base, Iraq, APO AE 09342.

2. Recommendations.

a. Chain of Command. As reflected on the attached transmittal of court-martial charges memoranda, the soldier's company commander, battalion commander and brigade commander recommended referral to a general court-martial.

b. Article 32 investigation. The accused conditionally waived the Article 32 on 4 September 2004.

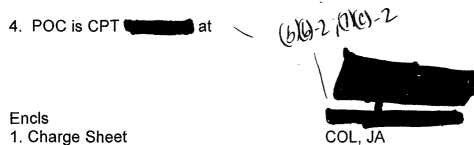
c. Staff Judge Advocate. Pursuant to the offer to plead guilty, I recommend you refer the attached charges and their specifications to a special court-martial empowered to adjudge a bad conduct discharge, pursuant to RCM 601, and refer the case to trial by Court-Martial Convening Order Number 2, dated 14 January 2004, as amended by Court-Martial Convening Order Number 6, dated 24 July 2004.

3. Staff Judge Advocate Review. In accordance with RCM 406 and Article 34, Uniform Code of Military Justice (UCMJ), I have reviewed the attached charges and supporting documentation. It is my legal conclusion that:

a. The specifications allege offenses under the UCMJ;

b. The allegations of the offenses are warranted by the evidence indicated in the attached documentation; and

c. The court-martial will have jurisdiction over the accused and the offenses alleged.



- 2. Court-Martial Charges Transmittal
- 3. Allied Documents

Staff Judge Advocate







DEPARTMENT OF THE ARMY Headquarter, 504th Military Intelligence Brigade Task Force Ready APO AE 09342

AFVQ-CDR

4 September 2004

MEMORANDUM FOR Commander, III Corps, Victory Base, Iraq APO AE 09342

SUBJECT: Transmittal of Court-Martial Charges – <u>United States V. Specialist Armin J.</u> <u>Cruz</u>

1. I have reviewed the attached court-martial charges, and allied documents against Specialist Armin J. Cruz, $(b(c) \downarrow, 0)$ \leftarrow Headquarters and Headquarters Service Company, 502nd Military Intelligence Battalion, 504th Military Intelligence Brigade, Victory Base, Iraq APO AE 09342.

2. I recommend trial by:

- () Summary Court-Martial
- () Special Court-Martial

() Special Court-Martial empowered to adjudge a Bad Conduct Discharge

General Court-Martial

Encls nc

(b)(b)(4)(2)(c)-4 COL. MY Commanding





AFZH-MIE-CDR

4 September 2004

MEMORANDUM THRU Commander, 504th Military Intelligence Brigade, III Corps, Victory Base, Iraq APO AE 09342.

FOR Commander, III Corps, Victory Base, Iraq APO AE 09342

SUBJECT: Transmittal of Court-Martial Charges – <u>United States V. Specialist Armin J.</u> <u>Cruz</u>

1. I have reviewed the attached court-martial charges, and allied documents against Specialist Armin J. Cruz, (a)-200-2. Headquarters and Headquarters Service Company, 502nd Military Intelligence Battalion, 504th Military Intelligence Brigade, Victory Base, Iraq APO AE 09342.

2. I recommend trial by:

- () Summary Court-Martial
- () Special Court-Martial
- () Special Court-Martial empowered to adjudge a Bad Conduct Discharge

9

General Court-Martial

Encls nc

(b)(b)Zi (7)(c)-Z MÅJ, MI Commanding

C02901





REPLY TO ATTENTION OF:

AFZH-MIE (600-20)

1 September 2004

MEMORANDUM FOR SEE DISTRIBUTION

SUBJECT: Assumption of Command By Authority of 2-8a

The undersigned assumes command of 502d Military Intelligence Battalion, APO AE 09342 (WBVEAA), effective 0001 hours 1 September 2004.

(JG)2;(1)(c)-2 MA), MI Acting Commander

DISTRIBUTION: 1 – 504th MI Bde 1 – A Co 1 – B Co 1 – C Co(P) 1 – HHSC





AFZH-HHSC-CDR

4 September 2004

MEMORANDUM THRU Commander, 504th Military Intelligence Brigade, III Corps, Victory Base, Iraq APO AE 09342.

FOR Commander, III Corps, Victory Base, Iraq APO AE 09342

SUBJECT: Transmittal of Court-Martial Charges – <u>United States V. Specialist Armin J.</u> <u>Cruz</u>

1. I have reviewed the attached court-martial charges, and allied documents against Specialist Armin J. Cruz, (2)(2), (2)(1) Headquarters and Headquarters Service Company, 502nd Military Intelligence Battalion, 504th Military Intelligence Brigade, Victory Base, Iraq APO AE 09342.

2. I recommend trial by:

- () Summary Court-Martial
- () Special Court-Martial

() Special Court-Martial empowered to adjudge a Bad Conduct Discharge

(X) General Court-Martial

Encls nc

	(4)(4)2	2;(7)(2)2	
(CPT, MI		
0	Commanding		

002903

)
) CONDITIONAL WAIVER OF
) PRETRIAL INVESTIGATION UNDER) ARTICLE 32, UCMJ
)
) 4 September 2004))

I, SPC ARMIN J. CRUZ, the accused in the above styled case, hereby conditionally waive an Article 32 investigation in this case, <u>provided</u> that this case is referred to a special court-martial authorized to adjudge a bad-conduct discharge. In the event this case is not referred to a special court-martial authorized to adjudge a bad-conduct discharge, I shall retain the right to have an Article 32 investigation conducted prior to referral to a general court-martial.

This decision has been made after full consultation with my defense counsel. I understand and have had explained to me the purpose of the Article 32 investigation under R.C.M. 405.

I understand that no charge against me may be tried at a general court-martial without first being investigated at an Article 32 investigation unless I waive that investigation. I understand that I have a right to have that investigation and to have a fair and impartial officer inquire into the truth of the matters charged and to obtain information on which to recommend a disposition of my case.

I understand that I would have the right to be present at the Article 32 hearing and to be represented by counsel at that hearing. I understand that I would have the right to call witnesses, cross-examine government witnesses, and present documents for the investigating officer to consider. I understand that I would have the right to provide an unsworn statement or sworn testimony at the investigation, or I can choose not to testify at all.

I understand that I would have the right to attempt to have the investigating officer recommend a disposition of the charges other than a trial by general court-martial.

Knowing these rights, I freely and willingly conditionally waive the Article 32 investigation in my case upon the terms and conditions set forth above.

1664-17767-4

Defense Counsel

ARMIN J. CRUZ SPC, U.S. ARMY Accused

002904

ATZM-DPS-C

0129-04-410022

27 May 2004

MEMORANDUM FOR RECORD (b)(b) -2 (7)(c) 2 except as noted

all

SUBJECT: Statement of SGT **Heatmann Parts**, Headquarters and Headquarters Company, Garrison Fort Lee, Virginia

1. My name is SGT **Control**, Headquarters and Headquarters Company, Garrison Fort Lee, Virginia. On 24 September 2001, I was assigned to 352^{nd} MP Company, 220^{th} MP Brigade, Gaithersburg, Maryland. On 23 February 2003, I was involuntarily transferred to 372^{nd} MP Company, Cumberland, Maryland. On 24 February 2003, my unit was mobilized and on 27 February 2004, I arrived at Fort Lee, Virginia. On 16 May 2003, members of 372^{nd} MP Company deployed from Fort Lee, Virginia to Camp Arifjan, Kuwait. I remained at Fort Lee in order to undergo surgery. On 21 September 2003, after the surgery, I deployed from Fort Lee and arrived at Camp Arifjan, Kuwait. On 30 September 2003, I left Camp Arifjan and on 1 October 2003, I arrived at the Baghdad Correctional Facility (BCF/Abu Ghreib). I was assigned to 3^{rd} platoon of 372^{rd} MP Company. My duty assignment was Team Leader. My missions included escort of detainees from BCF to various courts in Baghdad, as well as escorts of VIPs and contractors. My quarters were located at 3^{rd} platoon building, approximately 400 meters away from the BCF hard-site. I was not detailed to conduct any missions at the BCF hard-site. (bto) 5 (7)C) - 5

2. During the last week of October at approximately 2200 hours I went over to the BCF hard-site in order to speak with SPC **Mathe**, my driver. I found SPC **Mathe** at Tier 1A speaking with his cellmate, CPL **Mathe**. When I approached Tier 1A, I observed two (2) service members (the first service member wore black PT shorts, brown t-shirt, and shower shoes; the second service member wore DCU pants and brown t-shirt). I perceived both service members to be military intelligence (MI). I saw both MI soldiers handcuff two (2) naked Iraqi detainees to the bars of cells on opposite sides. I then witnessed the same MI soldiers handcuff the detainees together, face to face. The MI soldier dressed in black PT shorts and brown t-shirt approached me and asked me in a sarcastic tone of voice: "Do you think we crossed the line?" or words to that effect. I responded: "I am not sure, you are MI" or words to that effect. The MI soldier then stated that they were interrogating 2 detainees and said: "We know what we are doing," or words to that effect.

3. Subsequently, both MI soldiers walked back to the detainees, separated them, and then recuffed them to the bars. The MI soldier wearing PT shorts tapped one of the detainees on his buttocks with a plastic water bottle. Then both MI soldiers re-cuffed the detainees together. Throughout this incident, both MI soldiers, via an interpreter, ordered the detainees to confess. When the detainees failed to cooperate, both MI soldiers yelled at them and ordered CPL (1005, (105, (

H. 157

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all (b)(6) 2, (7)(C) 2 enopro o noted 0129-01-40022

ATZM-DPS-C SUBJECT: Statement of SGT Garrison Fort Lee, Virginia

, Headquarters and Headquarters Company,

4. One of the MI soldiers pointed to the naked detainees and said, "These are the people who raped a little boy," or words to that effect. Then SSG **Control**, I believe, escorted a third detainee to Tier 1A. SSG **Control**, said that this detainee assisted in the rape by holding down the victim. One of the MI soldiers then told the third detainee to get undressed like the other two. The new detainee refused. The MI soldiers proceeded to yell at the detainee. Then, one of the MI soldiers ordered CPL **Control** to tell the detainee to get undressed. The third detainee undressed after CPL **Control** yelled at him. Then the MI soldiers ordered all three detainees to low crawl on the floor. When the detainees attempted to arch up, two of the MI soldiers put pressure in the middle of their backs and yelled at them to get down. Two MI soldiers then cuffed the detainees together.

5. After the detainees were again handcuffed, I walked over and asked the detainee to tell the MI soldiers what they needed know and that I would try to make the MI soldiers stop. The detainee stated, through the interpreter, that he would not confess to something that he did not do. I turned to the older MI soldier and asked him with a raised voice: "Did you all ever consider that they guys are innocent?" or words to that effect. The MI soldier responded: "I've been doing this longer than you've been in the military. You know, sergeant, they are guilty," or words to that effect. I then turned to walk out and the MI soldier wearing black PT shorts started to sprinkle water on the detainees from his water bottle. While I was leaving the tier, I also observed one of the MI soldiers on the upper tier tossing a nerf ball towards the detainees. I also noticed SPC ways to make the MI sold to my LSA, everyone was already asleep.

6. Following morning, at approximately 0530, I along with SPC and and SPC (and), left the BCF on mission to escort detainees to Rusafa Courthouse. After completing the mission, at approximately 1600, I went to my platoon leader, 2LT (and), and I described to him the incident I witnessed the previous night. I informed 2LT (and), that MI soldiers were interrogating naked detainees. 2LT (and), stated: "They are MI and they are in charge let them do their job," or words to that effect. I then began to question 2LT (and), about who was in charge of the facility. I further voiced my concerns about our mission and organization. 2LT (and), received a written counseling statement from CPT (and) for use of (b)(c) - 5,(7)(c) - 5) (b)(c) - 5,(7)(c) - 5) (c)(c) - 5,(7)(c) - 5) (c)(c)

7. Approximately one week prior to the incidents I described above, I spoke with CPL **Control** and I noticed that CPL **Control** voice was hoarse. I asked CPL **Control** why he was hoarse. CPL **CPL** wrong. CPL **Control** did not provide any details. I told him "then don't do it," or words to that effect. He stated that MI soldiers would tell him after an explosion that there are Americans out there dying and unless he helps them get information from the detainees then more Americans will die. CPL **CPL** then told me that he was taking pictures to protect himself. I told CPL **CPL** to take this issue up his chain of command.

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6129-04-400022

ATZM-DPS-C SUBJECT: Statement of SGT I Garrison Fort Lee, Virginia

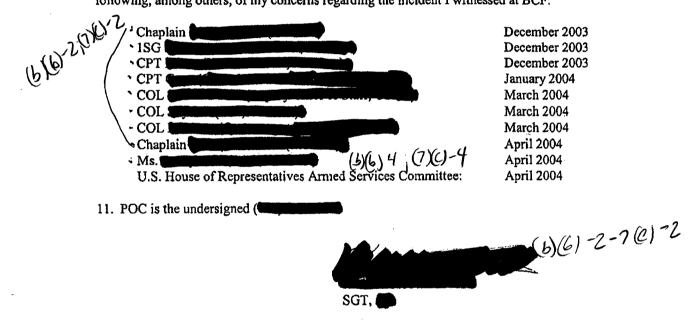
Headquarters and Headquarters Company,

8. I returned to Tier 1A approximately one week later in order to inform one of the detainees of his release date. At this time, I did not observe any unusual conduct by the MI personnel. This was the last time I went to Tier 1A.

(5/6)2-(7/(0)-2

9. In November 2003, while in Iraq, I experienced post-surgery complications. On 2 December 2003, my unit received a Red Cross message informing me that my father experienced a very serious heart attack. I was placed on Emergency Leave statues and returned to Dallas, Texas on 2 December 2003. Subsequently, I returned to Fort Lee, Virginia on or about 17 December 2003 in order to undergo medical procedures.

10. In addition to attempting an on the spot correction, I reported the above-mentioned incident to my platoon leader, 1LT After returning to Fort Lee, Virginia I informed the following, among others, of my concerns regarding the incident I witnessed at BCF:



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RIGHTS WARNG PR						
DATA REQUIR	ED BY THE PRIVA	CY ACT			······	<u> </u>
AUTHORITY:Title 10, United States Code, Section 30PRINCIPAL PURPOSE:To provide commanders and law enforceROUTINE USES:Your Social Security Number is used asDISCLOSURE:Disclosure of your Social Security Numb	ament officials with an additional/altern					
LOCATION 38th Military Police Detachment (CID), Camp Victory	2. DATE 4 June	2004	3. 0751	P	4. FILE NO.	
6 SSN 7. GRADE/STATUS SPC/Res	HHD, S	ZATION P	ADDRESS B	N	<u> </u>	
PART I - RIGHTS WAI	VER/NON-WAIVER	CERTIFIC	ATE			
Section A. Rights						
The investigator whose name appears below told me that he/she is with the U	and wanter		nvestigation		fense(s) of which I a	m
 I do not have to answer any question or say anything. Anything I say or do can be used as evidence against me in a criminal tria IFor personnel subject othe UCMJ - I have the right to talk privately to a luduring questioning. This lawyer can be a civilian lawyer I arrange for at no or both IFor civilians not subject to the UCMJ) - I have the right to talk privately to 	awyer before, during, e expense to the Gover - or -	nment of a	military lawyer	detailed for a	me at no expense to	o me,
me during questioning. I understand that this lawyer can be one that I arra will be appointed for me before any questioning begins. If i am now willing to discuss the offense(s) under investigation, with or w speak privately with a lawyer before answering further, even if I sign the v COMMENTS (Continue on reverse side) ave you been advised of your rights in the past 30 days?	ange for at my own ax vithout a lawyer prese	pense, or if ht, I have a	l cannot afford	a lawyer and swering que	i want one, a lawye	ər i
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ection B. Waiver understand my rights as stated ab <u>ove from now willing to discuss the offense</u>	lel under investigation	and make	statement wil	have talking	to a lawner first and	i wathout
aving a lawyer present with me. $B(G)S(7)C) - S$						
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ORGANIZATION OR ADDRESS AND PHONE	BIONATU	RE OF INVE	STIGATOR		(b)(6));(7)	()1
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ction C. Non-waiver		<u>_</u>		· · · · ·		{
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SIGNATURE OF INTERVIEWEE	······································	<u> </u>				
TACH THIS WAIVER CERTIFICATE TO ANY SWORN STATEMENT IDA FORM	W 2823/ SUBSEQUEN	TLY EXECU	TED BY THE S	USPECT/ACC	CUSED	
A FORM 3881, NOV 89 EDITION OF	NOV 84 IS OBSOLETE	<u> </u>			USA	PA 2 01

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SWORN STATEMENT For use of this form, see AR 190-45; the proponent agency is Office of The Deputy Chief of Staff for Personnel. LOCATION DATE TIME FILE NUMBER 38th Military Police Detachment (CID) 4 Jun 2004 1203 LAST NAME, FIRST NAME, MIDDLE NAME SOCIAL SECURITY NUMBER GRADE/STATUS SPC 1<u>616</u>5. ORGANIZATION OR ADDRESS Ч MIDDE STATEMENT UNDER OAT OWING th. 00 05 11 Ωq (516)5: (7)()-5 'n 150 D 165 civilia (710) anothe Wearia チャ 77615 d Т he taine **ر سا** ` 720/3 3 h -403 し7 EXHIBIT INITIALS OF PERSON MAKING STATEMENT PAGES ADDITIONAL PAGES MUST CONTAIN THE HEADING "STATEMENT OF CONTINUEL TAKEN AT DATED

ADDITIONAL PAGES MUST CONTAIN THE HEADING "STATEMENT OF _____ TAKEN AT _____ DATED ____CONTINUED THE BOTTOM OF EACH ADDITIONAL PAGE MUST BEAR THE INITIALS OF THE PERSON MAKING THE STATEMENT AND BE INITIALED AS "PAGE _____ OF ____ PAGES." WHEN ADDITIONAL PAGES ARE UTILIZED, THE BACK OF PAGE 1 WILL BE LINED OUT, AND THE STATEMENT WILL BE CONCLUDED ON THE REVERSE SIDE OF ANOTHER COPY OF THIS FORM.

DA FORM 2823

SUPERSEDES DA FORM 2823, 1 JAN 68, WHICH WILL BE USED.

7909

(b)6)5;(D)()5 ILE NUMBER: STATEMENT OF SPC RIVERA TAKEN AT 38th MP DET (CID) DATED 4 June 2004 CONTINUED <u>1.</u>† Sola tell any my 11 dre SPC Crr as 153 56)2;(XC)Z Í SL 1. the Chain OP and never Vir in Porne (b)(b)5 (7)(c)S will you advised of your right to egel to this statement. ? COUNSE I Lds where to playent and chour. the thin wire forced into 4 "human ditainee's incidents Neur to initaisso incident. only this the S Inpolt see at - lorderel. this incident? being PU/PU show of first agorat detainse to enjoy was inited Per 1LDhs evir INCII SPC Armin Cinz, Spc Rindunidentified 6/6) 5)(6),84;(7)(0)-9 (6,6)5;(7)()5 5; the a Fivtbo · Who throwing Thronis in ball. 241010 in my way? n the was nerel instruct In the Corry .F 8inst, chin AS a w (Aness Cerrica Digonization (FBI, CIA etc) present during the obuse no and minit had sildiers present that agent ? 2. Was one other the MO . . VALY MP's to tell the other MI Prison (civilian or Military) (6)(6)5,(7)(2)5 PAGE 2 OF 7 PAGES INITIALS OF PERSON MAKING STATEMENT

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FILE NUMBER

STATEMENT OF SPC RIVERA TAKEN AT 38th MP DET (CID) DATED 4 June 2004 CONTINUI Softri up" a detance? A Never Q Is it common to how MP's assist in interrogations? MI, with paper authorizeta A Only at the special regul of envilonat/or steep Mps allo astred for assistance Lie chane de arivation) otherwise assaul; Dunch Chyon! the above incident the flizze ? On the use of the fi-16211 by SAC Aside from , hro. deterners wire, their, ISN etc? Did you Know who the $(\mathcal{G}:$ r Id, tilled tim himes n-~ was taking the pictures Non I d.n.t Know. 2: Who instinely took pictures within the cell blocks? standing orders against pictures of detainces. there in Who appeared to be the leader / Instigator of this incident go the wides, Fillined by H., SAC A: by Adel this appear to be part of an interrogation (MI) or seconty Matter No, this was described to me as a purishment when the bes Cruz. C Cruz. To whom dud you inport/inform about this incident such at huppined as a raw (BXG)4; (DC)-4 informed SPC Jeje their any other incidents such as the one you described incident as the INewr Lithingd the 2+94 you observe Know of or hear about detainees wearing only underware, a blanket? mens underwear or only Never Were dous used for interrogation, if so, under what with the paper a-th-12 atil es, they were mere fransferred to the " haves etdiares. into Confessing the dons were use detuine scan intelligence (5)(6)*5*; (7)(C)*5*

INITIALS OF PERSON MAKING STATEMENT:

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DOD-046852

PAGE ______ OF _____

all(6)6)5;(STATEMENT OF SPC RIVERA TAKEN AT 38th MP DET (CID) DATED 4 June 2004 CONTINUED Q'Approvel to use dogs was by whom and at what Irvel? Awla. I fue use of days, but I day tom whe A. Cul paras لعما he was authority. dogs MIZZ Wier the I don't KAUW to "Fear up" at Were the days present or actively used was tild the days definere も bar ~~~ (· + Ť. سرسو بالا t induce a collection of intelligencest as an intervorction you use sleep deplivation or Know others using who opproved it ct what level & Bein in inalyst 7 MAY UND Juches the meth 1 mh vr Speifually ±d. afflich hearing that it recall the <u>Mancabu</u> had dine. Corp Interroyation facility @ DAybadd Interational Airport, able under the jurnidiction of 325m1 + 517 Q: Did you work with OGA or how Knowledge of OGA Ghust detomers Chif at interruties that time - c dauthe helped in 06A. (LYL)4 (7) Q 4 Did you witness of her about circonstances of OGA above / humiliation of detamers? A: Nivo the leader ship, control + oversight of you and Describe d. n.t. recull my section segents and abre his lossely diland mes Find the was & Carpsin Chief CPT at the two one 1616)4;(7XC)4 Did they Know about what was being done to 14 Chit soly about the rest of the incidents. was pasent at, no, the Mat leadership was ula, ADEL Wire thy D"In the lipp" 2) "looking the other way" 3) "oblivion the incident I was prevent Judin From In leddusting seens oblitious Q: Did you observe det cinees Kept nekid for periods of HIME in the crills? A: Yes, initially, when the JOIC was first studup detainer, more PAGE 4 OF PAGES INITIALS OF PERSON MAKING STATEMENT:

all (b) (6) 5, (7) (c) 5 • • USE THIS PAGE IF NEEDED. IF THIS PAGE IS NOT NEEDED, PLEASE PROCEED TO FINAL PAGE OF THIS FORM. STATEMENT OF SPC TAKEN AT 38th MP Dit (CID) DATED 4 JUNI 2014 9. STATEMENT (Continued) Kept notice to when ble them." This was exceptive is firsted L.tr. the kind mi forbade the use (b)(b)(4)(7)(c)(4) of this redefice. Q'Was it standard practice to strip some upon arrivel and Krip thim offer cluthing as an inducement to couperate? naked and to Nes initially as related above the practice was utilized about a muth after the JDIC detriners. Later. 1 himble " Was Firbidde. Any interruptly the proctice care into existence, upenative knin to use the practice hand have Yh1 nr. proper providence recieved Q: Were some stripped as part of their "in processing" to 1A or was this done only at the inprocessing / sciencing contro? They are stripped and Kept nalled [Jolation In - pruce 22 (ng. Some stripped for short perived etter MI OI 11.50, Welc who approved such action? A: Add described "Above only 3-ring in proceing. Q' Did you ever discuss or witness a discussion with any supervisors or receive verbal/written approval to strip a detainer? A: NO Q: Who within MI, Knew of the practice to strip detcinnes, CPT (b)(b) 4;(7)(c) - 4 ? Cw2 The individual interregatives and analysts Ar sure. A. For + dant Kr. to histor Q' Outside of schedisted interroyations, how tight were proceeding tir access to Tier 1A? dry time, as long as will in at MAS Aryone could Robade it, It us edxily Althout mi leddushing allowed it. piroununted loss mantemal or could one circunvent procedures A - pure vis a log epilled but access wer granted by mits, Dance Could Always just welk in. Visit the block off Cell Q: Was it common practice, and by whom hr. duty or off shift INITIALS OF PERSON MAKING STATEMENT PAGE 5 OF PAGES USAPA VI 00

all(6/6)5; (7xC) -5 N USE THIS PAGE IF NEEDED. IF THIS PAGE IS NOT NEEDED, PLEASE PROCEED TO FINAL PAGE OF THIS FORM STATEMENT OF SPC TAKEN AT 36 PAP Det (CID) DATED 4 JUNE 2004 9. STATEMENT (Continued) adhenzetor for interroye in IA Cathering よい H' N'U ti, be easily stiked 41+4. Elleunun protessional + personal Social lot# m both mp mr PAS DANI (m a lack of (mm-ilah) betimere, places efter incident where ersinally ^> <u>b)(6)4</u>, ligiour / protitution about a frun there was frie & ly GAFANIL Hovever (7)(c)-4 MP5. SCINATIO. (c)e Cire Jy cbout on who sonally assu Intr proter you ever hear etainel? 616)-5:(7) Vever pu ever witness / her about CPL hoving Sex with, G fomli NIST You have anything clar to add to this statement? Q' 1)0 Mithing INITIALS OF PERSON MAKING STATEMENT OF 7 PAGE 6 PAGES

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ENT OF SPC RIVERA TAKEN AT 3	FILE NUMBER
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MADE THIS STATEMENT FREELY WITHOUT	AND HAVE INITIALED THE BOTTOM OF EACH PAGE CONTAI HOPE OF BENEFIT OR REWARD, WITHOUT THREAT OF PUN
SION, UNLAWFUL INFLUENCE, OR UNLAWFU	JL INDUCEMENT.
	(Sighature of Person Making Statement)
	Subscribed and sworn to before me, a person author
	to administer oaths, this 4th day of June , 2004. at 38th MP_DET (CID), Camp_Victory_Beghdad, Iraq
ADDRESS	
	(Signature of Person Administering Oath
	(1)(1)-1,(7)(1)
ADDRESS	(Typed Name of Person Auministering Oal
	Article 136 UCMJ (Authority To Administer Oaths)
MAKING STATEMENT	
	PAGE 7 OF 7
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	IING PROCEDURE/WAIVER CERTIF.
DAT	TA REQUIRED BY THE PRIVACY ACT
ITHORITY: Title 10, United States Cude, Section 3012(g) INCIPAL PURPOSE: To provide commanders and law enforcement.	
UTINE USES: 10 provide commanders and law enforcement is used as an add	officials with means by which information may be accurately identified. Altionallalternate means of identification to facilitate filing and retrieval,
ICLOSURE: Disclosure of your Social Security Number is v	
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	IGHTS WAIVERINDN-WAIVER CERTIFICATE
tion A. Rights	
1	
investigator whose name appears below told me that helshe is with the United Status Am	W CRIMINAL INESTICATION COMMAND
AD & SPECIAL AGENT	and wanted to question me about the following offensels) of which I am
Decisionered DERECICITEN OF DOLL TUDECED W	KSAULT FAILURE TO OBEY AN ORDER OR REGULATION, CRUELTY AND me that I have the following rights:
	ms that I have the following rights:
I do not have to answer any question or say anything.	
Anything I say or do can be used as evidence against me in a criminal trial. (For personnel subject othe UCM) I have the right to talk privately to a lawyer before,	dution and after meastimmen and in have a lawyer graves with me
during quastioning. This lawyer can be a civilian lawyer largange for at no expense to t	
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(For civilians not subject to the UCMJ) I have the right to talk privately to a lawyer hel	tore, during, and after questioning and to have a lawyer present with
me during questioning. I understand that this lawyer can be one that j arrange for at my	y own expense, or if I cannot efford a lawyer and want one, a lawyer
will be appointed for me before any questioning begins.	
If I am now willing to discuss the offense(a) under investigation, with or without a lawy	yer present, I have a right to stop answering questions at any time, or
speak privately with a lawyer before answering further, even if I sign the waiver below	
COMMENTS (Continue on reverse side)	YES RO RE
LAVE YOU EVER REQUESTED A LAWYER	2 AFTER AFTUL READ YOUR ATCHTS?
ction B. Waiver	
iderstand my rights as stated above. I am now willing to discuss the offense(s) under inves	ligation and make a statement without talking to a lawyer first and without having a lawyer present with me.
WITNESSES (If available)	3. SIGNATURE OF INTERVIEWEE
NAME (Type or Print)	
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ORGANIZATION OR ADDRESS AND PHONE	BE ORGANIZATION OF INVESTIGATOR DEN ENGLAND BRANCH OFFICE (CID)
	DENENS, MA 01432-4424
tion C. Non-waiver	·
) do not want to give up my rights	
U I want a lawyer	I do not want to be questioned or say anything
	· · · ·
SIGNATURE OF INTERVIEWEE	
ACH THIS WAIVER CERTIFICATE TO ANY SWORN STATEMENT <i>(DA FORM 2823)</i> SUBS	SEQUENTLY EXECUTED BY THE SUSPECT/ACCUSED
FORM 3881, NOV 89	
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E.o.	r Official Use Only

	0003-6-017 605-04-0000
PART II - RIGHTS W	ARNING PROCEDURE
THE W	ARNING
I. WARMING - Inform the suspecilaccused of:	can be a civilian you arrange for at no espense to the Government or a military lawyer detailed for you at no
a. Your official position. b. Nature of offense(s).	espense to you, or both."
c. The fact that helshy is a suspect/accused.	. or . (For civilians not subject to the UCMJ) You have the right to talk privately to a lawyer before, during, and
RIGHTS - Advise the suspect/accused of his/her rights as follows;	after questioning and to have a lawyer present with you during questioning. This lawyer can be one you
"Before) ask you any questions, you must understand your rights."	arrange for at your own expense, or if you cannot afford a lawyer and want one, a lawyer will be appointed
a. "You da nat have ta answer my questions or say anything." b. "Anything you say or da can be used as evidence against you in a criminat trial."	for you before any questioning begins.*
(For personnel subject to the UCMJ) "You have the right to talk privately to a lawyer belore,	d. "If you are now willing to discuss the offensets) under investigation, with or without a lawyer
c. during, and after questioning and to have a lawyer present with you during questioning. This	present, you have a right to stop answaring questions at any time, or speak privately with a
lawyer	lawyer before answering further, even if you sign a waiver certificate."
	Make certain the suspect/accused fully understands higher rights.
THE \	NAIVER
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"Oo you understand your rights?" If the suspectlaccused says "no," determine what is not understood, and if necessary repeat the	"Do you want a lawyer at this lime?" [If the suspectJaccused says "yes," stop the guestioning until heishe has a lawyer. If the suspectJaccused
p, on suspectated as a says into, betermine what is not bind study, and it necessary repeat the appropriate rights advisement. If the suspect/accused says "yes," ask the following question.)	in the suspective cused says yes, stop the questioning unit helse has a lawyer, it the suspective cused says "no," ask him/her the following question.)
Manager and the state of the st	
"Have you ever requested a lawyer alter being read your rights?" It the suspectlaccused says "yes," find out when and where. It the request was recent <i>G.e., lower than 30</i>	"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?" <i>(II the suspect/accused says "no," stop</i>
/ays ago), obtain legal advice whether to continue the intercogation. If the suspect/accused says "no," or if	the interview and have him/her read and sign (he non-weiver section of the weiver contificate on the other
he prior request was not recent, ask birruher the following question.)	side of this form. If the suspect/accused says "yes," have him/her read and sign the weiver section of the
	waiver certificate on the other side of this form.)
SPECIAL IN	ISTRUCTIONS
WHEN SUSPECT/ACCUSED REFUSES TO SIGN WAIVER CERTIFICATE: If the suspectaccused orally waives nisther rights but refuses to sign the waiver cortificate, you may proceed with the questioning. Make	 If the suspect/accused 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
notations on the waiver certificate to the effect that helshe has stated that helshe understands his/her	the serving Staff Judge Advocate should be contacted for assistance in drafting the proper rights
rights, does not want a lawyer, wants to discuss the offensels) under investigation, and refuses to sign the waiver certificate.	อย์พรล).
More Chingleic.	
F WAIVER CERTIFICATE CANNOT BE COMPLETED IMMEDIATELY: In all cases the waiver certificate must	NOTE: If 1 or 2 applies, the fact that the suspect/accused was advised accordingly should be noted in
ie completed as soon as pessible. Every effort should be made to complete the weiver certificate before any questioning degins. If the weiver certificate cannot be completed at ence, as in the case of street	the comment section on the weiver certificate and initialed by the suspect/accused.
nterrogation, completion may be remporarily postponed. Notes should be kept on the circumstances.	
	WHEN SUSPECT/ACCUSED DISPLAYS INDECISION ON EXERCISING HIS OR HER AIGHTS DURING THE
RIGR INCRIMINATING STATEMENTS.	INTERROGATION PROCESS: If during the interregation, the suspect displays indecision adout requesting counsel flor example, "Maybe I should get a lawyer,"], further questioning must cause immediately. At that
	point, you may quastion the suspectlaccused only concerning whether he or she desires to waive counsel.
1. If the supsect/accused has made spontaneous incrimunating statements before being properly	The questioning may not be utilized to discourage a suspectlaccused from exercising histher rights. (For example, do not make such comments as "If you didn't do anything wrong, you shouldn't need an attorney.")
advised of histher nghts helshe should be told that such statements do not obligate himiher to	aranicha, no not mene succe consumina as in you dont i no anyoning whong. You shouldn't have an aroundy. Y
answer further questions.	
DMMENTS (Continues)	L
IEVERSE OF DA FORM 3881	EXHIBIT 3
For Officia	Use Only
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2917 DOD-046858

		SWORN STAT	EMENT		
	For use of this form, s	iee AR 190-45; th	e proponent ag	ency is ODCSC)PS
		PRIVACY ACT ST			
AUTHORITY: PRINCIPAL PURPOSE:	Title 10 USC Section 301; Title 5	i USC Section 29	51; E.O. 9397 (dated Novembe	er 22, 1943 (SSN).
ROUTINE USES:	Your social security number is us	ed as an additiona	il/aiternate mea	s by which into ans of identifica	rmation may be accurately identifie tion to facilitate filing and retrieval.
DISCLOSURE:	Disclosure of your social security	number is volunt	ary.		
		2. DATE (Y) 2004/	01/31	3. TIME リズン	4. FILE NUMBER 0005-04-CID062
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0008-(.¹CI D148-88780 all 6/6/5; (7) (2)5 0005-04-610062 USE THIS PAGE IF NEEDED. IF THIS PAGE IS NOT NEEDED, PLEASE PROCEED TO FINAL PAGE OF THIS FORM. TAKEN AT RANDOLPH, MA DATED 2004/01/31 STATEMENT OF STATEMENT (Continued) Q. Have you ever seen any photographs of any detainees? A. Not besides the photograph in their personal file. Q. Have you ever seen anybody providing any photograhs to any other individuals? A. No. Q. Did you ever see anyone with a camera taking photographs of detainees? Many of the MPs had cameras but they would take pictures of themselves. I never saw any MP take pictures of any detainees while they were handcuffed O. Did you ever see CPL SSG C. SPC PFC AMBHL, SGT SGT SPC assault any of the detainees? A. I saw MPs walking detainees on a leas and handcuffing them together. There were four of five MPs that were involved in these types of things. Q. Describe where the two inmates that were handcuffed together naked walked? A. They walked out of the isolation section, up onto the second floor, through the whole isolation section, then they went down to where the Iraqi police were and they went back to the first floor. They eventually uncuffed both of them from each other and then separately and that is the last time I saw them. After the two handcuffed detainees were handcuffed individually, there was a third detainee that came from over where the Iraqi Police were, I'm really not sure, and he was not in the isolation cell from the beginning, and he came. The same four of five MPs told the detainee to take his clothes off, he was naked and they made him do push-ups, low crawl on the ground. They were yelling at the detainee while he was doing this. There was no kicking or punching, if they wanted him to go the ground they would move the detainees arm to the ground and push them down. Q. Did you ever see any of the listed suspects photograph or videotape any of the detainees? A. No. Q. Did you ever receive any photographs of the detainees from the listed suspects or other personnel working at the prison? A. No. Q. Did you receive emailed pictures of detainees or email pictures of detainees? A. No. Q. Did you ever throw a football at the detainees? A. No. O. Who were the detainees abused? A. I don't remember the two that were handcuffed. One was about 6', very skinny, 140 or 145 pounds, black hair, beard, mustache, and the other guy was about the same build, about 5'7", black hair, beard and mustache. The guy that was on the leash I don't remember what he looked like, I just remember he was built for an Iraqi, he had a scar that was a couple of inches on the right side of his neck. He was about 5'8" and built, 150 pounds. Q. Is is common practics to have MPs assist in interrogations? A. It's not common but it happens sometimes. Q. Who told the MPs to conduct the interrogations? A. No one, they aren't allowed to conduct the interrogations. Q. What form of interrogation techniques were the MPs told to use? A. We asked them if they could come in and randomly yell at the detainee, sometimes there would be MPs in the booth just to stay with the detainee while myself and my analyst would go outside and talk. O. Were any of the detainess injured during any interrogations by Military Intelligence (MI) with MP personnel? No. Q. Were any MI or MP personnel left alone with female detainees? No. We only had three or four female detainees and I never had to interrogate one of them. having sex with a female detainee or female at the prison? Q. Did you ever see a videoclip of CPL, A. No. Has anyone discussed with you any incidents that happened to the detainees at the prison? О. A. I never heard anything about anyone hitting or having anything sexual to do with the detainees. Q. Can you describe the four of five guards that were present for the two inmates being hancuffed naked? There were three white males and a black male, that is all I remember. Q. Do you have anything else you wish to add to this statement? No detainees were abused or hurt in my custody. Q. Do you have anything else you wish to add to this statement? No. ţ INITIALS OF PERSON MAKING STATEMENT PAGE 2 3 PAGES OF EXHIBIT 135 For Official Use Only

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Science & Space	PAULA ZAHN NOW
Entertainment World Sport	
Travel	Who is to blame for Abu Ghraib? Interview with
Weather	men who were there.
Special Reports	
ON TV	Aired August 26, 2004 - 20:00 ET
What's on	
Business Traveller	THIS IS A RUSH TRANSCRIPT. THIS COPY MAY
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Talk Asia	
Services	PAULA ZAHN, HOST: Who is really to blame for Abu
	Ghraib? Military police? Military intelligence? Two
Languages	men who were there, 2 different stories. (BEGIN VIDEO CLIP)
	UNIDENTIFIED MALE: It was told to us that military intelligence is in charge of this compound.
	UNIDENTIFIED MALE: That's probably their only line of defense, to blame everything on military inte
	(END VIDEO CLIP)
	ZAHN: Tonight, a CNN exclusive: Eyewitness to Abu Ghraib.
	Good evening. Welcome. Glad to have you with us tonight. The truth of what happened at Abu Ghrail almost take for granted now. It is the abuse we've all seen in those horrid pictures.
	The truth of how it happened, well, that is only still becoming clear, thanks in part to the reports out th and independent investigators. They point to failure in leadership far up the chain of command. But th circle of blame on the ground.
	When the pictures first appeared, the story focused on one detachment, the military police assigned t prison. Now we know that more than two dozen military intelligence personnel may have been involve
	(BEGIN VIDEOTAPE)
	ZAHN (voice-over): Under Saddam, the Abu Ghraib Prison was a place where people were tortured a After Saddam's defeat, it became the U.S. Army's own house of horrors. All too familiar pictures like t American image in Iraq.
	So far, 7 guards from the military police have been charged with mistreating detainees. But defense I military intelligence agents, not the military police, created the atmosphere of abuse.
	Nevertheless, testimony has shown the actions depicted in the worst photos had little to do with intell Lynndie England holding a leash, told an investigator this was no more than an effort to persuade a p another cell. The 3 men, hand-cuffed together in a naked tangle, were suspected in the rape a 15-yer prisoners in the human pyramid were thought to have incited a riot in another part of the prison comp

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ZAHN: And where it Mr. Graner in this picture?

DAVIS: Graner has his hand up against the wall in the back of that picture. He has gloves on.

ZAHN: Did he seem to be disturbed by what he was being told to do?

DAVIS: He just seem like he was doing what they were telling him to do. He -- it was hard to tell if he lot was going on that night. I had only been in country 2 1/2, 3 weeks. So, I felt like I had missed som trying to pay attention to what's going on. I'm looking for blatant abuse, someone punching someone, them, something that maybe that would cross the limit with me. Because I wasn't sure where the line especially since military intelligence said they were interrogating. I don't know anything about interrog know what roughing someone up is in their books.

ZAHN: Did it strike you that what they were doing was wrong?

DAVIS: Oh, yes.

ZAHN: Did you challenge either Mr. Cruz or Mr. Krol?

DAVIS: Earlier in the – what they were doing, they walked up to me when I calm on the Tier, Cruz dic we crossed the line? Kind of sarcastically. I said, I don't know. You are military intelligence.

He said, well, you are the MP.

I said, well, I'd have to say yes. In a question form thinking, what have I walked into. What am I seein

He said, that's right, we're military intelligence, we know what we're doing.

ZAHN: So, the signal that sent to you was what? Don't say anything else to me?

DAVIS: Correct.

Plus not wearing rank or knowing who they were, there's no telling who they were, what rank they we

ZAHN: So, what was the next step you took after witnessing what you allege was acts of degrading b part of the guards towards these detainees.

DAVIS: The following day we -- I ran my missions because we were -- my teams were in charge of ru Which was off site, outside of the compound. We would run into Baghdad and take detainees to cour

Well, coming back from the missions, my lieutenant was out back of our living facility. And I said, sir, you. And we started to talk.

And I said, military intelligence is doing some weird things to naked detainees over at the hard site.

He said what?

I said they are interrogating naked detainees and it's pretty weird.

And he said, that's military intelligence. They are in charge. Stay out of their way.

ZAHN: And who was this you spoke to?

DAVIS: My lieutenant, which is my platoon leader, Lieutenant Raider (ph).

ZAHN: I actually have a quote from your platoon leader when asked about some of your allegations... quote, I don't recall my specific conversation with Davis, but no one reported to me any incidents of a

DAVIS: mm-hmm.

ZAHN: Are you saying he's lying?

DAVIS: I can't say he's lying, because if he doesn't recall a conversation, how does he recall what ex And if I'm saying they are doing some pretty weird things with naked detainees, how do you call it abuthat's proper interrogation techniques. You don't know if it's abuse. And who knows if he knew that or

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Yet a Pentagon investigation has found military intelligence personnel, M.I. in shorthand, set the tone the abuse. Often joining in the interrogations.

MAJ. GEN. GEORGE FAY, U.S. ARMY: There were a few pictures that had military intelligence soldi them, and we do find instances where some military intelligence soldiers participated in the actual ab

ZAHN: Intelligence agents, none of them charged, could be seen in this picture of the rape suspects the floor. One was Roman Krol, a young reservist from Massachusetts. We'll talk with him in this hour only an onlooker. Not so, says Sergeant Kenneth Davis, a guard. He tells us, M.I. orchestrated the at

Abu Ghraib has become both a horror story and a mystery. How much more is yet to be told?

(END VIDEOTAPE)

ZAHN: And joining us now, former Army Reservist Kenneth Davis who says he saw naked detainees at Abu Ghraib, and says military intelligence agents led and directed the abuse. Welcome.

KENNETH DAVIS, FRM. ARMY RESERVIST: Thank you, Paula.

ZAHN: Based on your experience at Abu Ghraib, how clear was the chain of command?

DAVIS: It was very unclear. It was very confusing. As MPs, we're used to being in charge, but when y military intelligence is in charge of you, it makes a confusing site.

ZAHN: How did it work on any given night? How were orders made?

DAVIS: I'm not sure how the orders were made, but I -- what I know is every time we'd question some who was in charge, it was explicit. It was told to us, military intelligence is in charge of this compound

ZAHN: Who would you ask that of?

DAVIS: Either our lieutenants or our captain, anybody that would number the chain of command, eve sergeants would know. That's who is in charge of this place, because they make it very evident.

ZAHN: When is the first time you saw something that you thought was morally reprehensible and not the Geneva Conventions? DAVIS: Being unaware of what the Geneva Conventions actually say, bec been trained on the Geneva Convention, it would have been October 25, the night I walked up on Tie

ZAHN: Describe to us what you saw?

DAVIS: As I walk over to the tier, I saw who I thought was two MI, military intelligence officers, agents the tier interrogating 2 naked detainees.

ZAHN: We're looking at that picture now.

What do you allege is happening now?

DAVIS: This is well after they had already done other things. Now 3 detainees are handcuffed togethmiddle of the floor screaming, because the MI would be positioning them in different positions. And the

ZAHN: Where are you standing?

DAVIS: I am number 2 in that picture.

ZAHN: And number 1 you to allege is whom?

DAVIS: Is Krol, Specialist Krol. And then number 3 is Specialist Cruz, who are military intelligence.

ZAHN: And do you allege that they were directing this kind of treatment of the detainees, or just obse

DAVIS: They were definitely directing, because when they brought in the third detainee, he still had o jumpsuit on and they instructed him to take it off through the interpreter. He refused. They instructed refused again. And they look at Graner, he said Graner, he's refusing to take off his clothes, make hir

ZAHN: So, you are saying both of these military intelligence officials at the same time told Soldier Gra

DAVIS: Yes.

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ZAHN: Mr. Krol vehemently denies he participated in the abuse. He says he witnessed it. He was an did not direct the abuse.

DAVIS: It's all on video. It's all in pictures. And he's in a lot more pictures than I or even Rivera, who v military intelligence analysts, was in as well.

ZAHN: As a man of deep faith who carried pocket Bibles with him around in Iraq, occasionally sharing children in Iraq, how haunted are you by what you witnessed at Abu Ghraib?

DAVIS: It hurts. That's not what I went over there for. I didn't go over there to see abuses. I went over people. Help an Iraqi people that were now free.

But when you see this going on. And then you see a prison riot where detainees are shot inside their them die and one of them is dropped at your feet, it changes you. You are wondering why am I even what America brought me here for.

I really don't believe that a lot of soldiers went over there with the intention to hurt anybody. My bigge to let me shoot an Iraqi. Don't let me shoot anybody's son or anybody's daughter or anybody. I just we there and help these people.

And then you see this and you get confused thinking, why am I really here? And so that's what I live v

ZAHN: How troubled are you by the fact that you weren't able to stop it?

DAVIS: Very troubled.

ZAHN: As you look back and place yourself in that prison on various occasions, do you think there we could have done that would have stopped the madness?

DAVIS: Knowing what I know now, yes. I could have apprehended them all on the spot.

ZAHN: And you would have had the power to do that.

DAVIS: With what I know now, I would have.

ZAHN: Ken Davis, thank you very much for joining us tonight. Appreciate your sharing your painful of us.

DAVIS: Thank you.

(END VIDEOTAPE)

ZAHN: And the allegations you just heard leveled against former military intelligence Specialist Roma and carry severe penalties. When we come back, I will ask Roman Krol about those allegations in an interview.

(COMMERCIAL BREAK)

ZAHN: We are talking tonight about the abuse at Abu Ghraib prison in Iraq. And for the first time on to about to hear from a member of military intelligence who was there. Roman Krol was an interrogator prison. He joins us now in this exclusive interview. Welcome. Thanks so much for joining us.

ROMAN KROL, FORMER ABU GHRAIB INTERROGATOR: Thank you for having me, Paula.

ZAHN: Our pleasure. So you were assigned to the prison for six weeks, and there are two brand new week who describe the abuse that went on as freelance at the prison, much like the atmosphere of "/ that a fair characterization based on what you saw?

KROL: I would have to say yes. Major General Fay's report is very accurate. I would - I'm very impre actually. Especially the part about the atmosphere in Abu Ghraib. It was very well defined.

ZAHN: Describe that atmosphere to us tonight.

KROL: Well, lack of personnel, for one. The MPs, their job is to escort a prisoner to the cell and from interrogation. Handcuff the prisoners and guard them. And because of the lack of MPs, MI personnel that.

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ZAHN: Were you forced to do that?

KROL: I was forced to walking prisoners to the interrogation booth and back.

ZAHN: So you were put into a position where you were physically handcuffing detainees?

KROL: Yes, I was.

ZAHN: Is that something you were trained to do?

KROL: No, I wasn't.

ZAHN: We're going to go through a series of pictures now so the audience can better understand mo witnessed. Up on the screen now, you'll see a picture of Lynndie England with a detainee on a leash.

KROL: Yes.

ZAHN: Describe to us your reaction when you say you stumbled on to this scene.

KROL: One word, indifference.

ZAHN: Indifference?

KROL: Yes.

ZAHN: Were you shocked?

KROL: No.

ZAHN: Why indifference?

KROL: It might sound strange, but during the wartime, I was not shocked. If this happened at peaceti country maybe, and I haven't seen a lot of war, it would probably shock me. But back then, I didn't fee

ZAHN: So you weren't troubled on any level?

KROL: No. I wasn't.

ZAHN: You didn't think anything was wrong with this treatment of detainees?

KROL: Well, I thought something was wrong, but it wasn't my business. It was not my soldier. It was I That's what I did. I just walked by.

ZAHN: When you look back on that now and reflect on how you felt at the time, as a human being, ar disappointed in yourself?

KROL: You can say that. But now it's all different. Now I'm back in the States. There's no war going o different.

ZAHN: And as you look at that picture tonight, what are you thinking?

KROL: It's wrong, but it happened.

ZAHN: Let's fast forward to another picture. This picture taken in October, not long after you were as: Ghraib prison, Describe to us what we're looking at here.

KROL: We have three detainees on the floor. They are stripped of their clothes. They are handcuffed here. I'm not sure who this is, and I'm not sure who the guy in the green uniform is.

ZAHN: We're going to look at this scene now from another angle ...

KROL: OK.

ZAHN: ... where we have you clearly identified by a number.

KROL: Yes, yes, this is me right there.



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ZAHN: Number 2. And Mr. Cruz is number 3.

KROL: I don't see number 3...

ZAHN: This is Charles Graner over here, number 1.

KROL: I believe so. OK.

ZAHN: Do you think that the treatment of those detainees that night was appropriate?

KROL: No, no, I do not think so. It was definitely inappropriate. It was definitely humiliation. It was jus

ZAHN: But that night you didn't think that way.

KROL: The reason why, I asked the MPs why are they – people being treated that way. They said the boy. My feelings were a little different. Basically, the reason...

ZAHN: So because of how venal that alleged crime was, you thought these detainees deserved it?

KROL: I didn't think they deserved it. I didn't think they didn't deserve it. I was also indifferent back the reason why I ended up there, because I went to talk to one of my prisoners that were assigned to me second floor, and I took my interpreter, which is – I don't believe he's pictured here, and Analyst Cruz be this guy right there, but I'm not sure.

ZAHN: That's correct.

KROL: That's correct? ZAHN: OK. So once again, you are right here...

KROL: I'm right here.

ZAHN: ... and Mr. Cruz is there...

KROL: And I'm not sure if this is Cruz, but...

ZAHN: ... and this is Ken Davis, a military police officer. The two of you on the right are with military it

KROL: That's correct. And myself and Cruz went to talk to one of the prisoners that was assigned to the second floor. The same block that you are looking at right now. And we talked to them, and we low we see pretty much this, which you can see on this picture. I'm not going to go into details and describation happened there, even though I was there for about an hour, for a good hour.

ZAHN: We have also spoken with Ken Davis, who was this military police officer on duty that night.

KROL: OK.

ZAHN: And he describes the scene quite differently.

KROL: OK.

ZAHN: He says that you and Mr. Cruz directed the treatment of the detainees, and you two were the handcuffed the detainees.

KROL: Not – did not happen, because neither myself or Cruz are in position to order anything like the handcuff detainees while the military intelligence – military police present, excuse me.

ZAHN: So what you are saying, going back to what you said earlier is the only time you claim handcu handcuffed detainees when you were alone.

KROL: Because of the lack of the MPs.

ZAHN: What about his accusation that you two directed Charles Graner to get tough on these detainer fused to take their clothes off.

KROL: When I arrived there, they were naked. So I don't see how that accusation can be considered

ZAHN: Why would he say that? Why would he make that up?

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KROL: I have no idea who Davis is, actually, even looking at this picture, I couldn't identify him. May: myself or Cruz for another person. I don't know. Maybe he's trying to help a friend. I have no idea why (UNINTELLIGIBLE) testified, I believe in his testimony, he did say that he arrived and the detainees v naked, handcuffed, on the floor, and the same thing happened.

ZAHN: Roman, if you wouldn't mind standing by, we want to hear much more of what you have to say We're going to take a short break and continue our conversation on the other side. We'll be right back

(COMMERCIAL BREAK)

ZAHN: Welcome back. Thanks so much for staying with us. We continue an exclusive conversation a inside Iraq's Abu Ghraib prison. My guest is Roman Krol who was an interrogator at the prison. Welco

Before we went to the break we talked about what some of your early exposure was to Abu Ghraib. Y Lynndie England with a detainee on a leash. You said you were quite indifferent about it that night. You tonight.

KROL: Yes.

ZAHN: But what about the picture of the three detainees who are naked on the floor and you are sort above them with sort of no expression on your face.

KROL: Yes, as you can see, I do have no expression on my face. It's - I have very accurately descril just plain indifference. I found out what those people did, and I was just indifferent. Just completely in

ZAHN: So you - in your heart, you made no attempt to stop the treatment of these prisoners?

KROL: No.

ZAHN: What about your understanding of the Geneva Conventions at that time, which bars not just to inhumane or degrading treatment?

KROL: Military intelligence have their rules of engagement for interrogations. And every interrogation within those boundaries. I never went out of boundaries during interrogation. Now what happened he directed by MPs. I would assume that.

ZAHN: And, of course, the accusation by Ken Davis is that you and your colleague, Mr. Cruz were dia activities here.

KROL: He's wrong, of course.

ZAHN: Why is it do you think then in the conclusion of both of these reports that came out this week t come down pretty hard on military intelligence officers, and you've got attorneys out there representir soldiers who have been charged so far basically pointing at you guys.

KROL: That's probably their only line of defense, to blame everything on military intelligence. They have defense to base it on. What else can they say?

ZAHN: But was it really clear who was in charge on most nights when you did your job?

KROL: It's very clear who was in charge when. For example, military intelligence is in charge of priso being interrogated...

ZAHN: Now these prisoners weren't being interrogated.

KROL: These prisoners are not intelligence value, these prisoners are not being interrogated, and no people talked to them. That's me, myself, Cruz, and Rivera, I don't believe Rivera talked to them at al did not talk to them so that's not interrogation. We did not...

ZAHN: But why were you there?

KROL: Well...

ZAHN: Did you need to be there?

KROL: I explained why I went there, to talk to one of my prisoners, and I just -- I stood there like a mo admit that. Rivera said the same thing, I believe. I'd like to say the same thing about Cruz, probably, I

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other reasons to do it.

ZAHN: I'm interested in hearing you say that you thought there were clear lines of delineation betwee police were supposed to do and military intelligence officers because one of the criticisms of the Pent out in these reports is the fact that they didn't think the Pentagon gave you clear enough guidelines fc and sometimes that the chain of command within the prison was confused.

KROL: The Geneva Conventions for the interrogation was pretty clear. No physical abuse of prisoner say to a prisoner he's going to be tortured or basically general dislike and everybody stayed in those sure.

ZAHN: So you deny ever physically abusing a prisoner?

KROL: Of course.

ZAHN: Did you see any of your colleagues?

KROL: Military intelligence, no.

ZAHN: Hurt a prisoner?

KROL: Hurt a prisoner? No.

ZAHN: So why are there so many accusations flying out there that it was your guys' fault that it turner they were taking orders? Attorneys for some of these seven soldiers are saying quite pointedly...

KROL: I understand -- people that are -- for example, Graner, I believe he's a sergeant and myself ar specialists. He is a higher rank than us. We physically cannot give him orders. Legally we cannot give do anything. OK, just, in our position, we cannot give order to anybody to do anything.

ZAHN: How many nightmares have you had about what you witnessed at Abu Ghraib and what you I accused of?

KROL: None.

ZAHN: You are at peace?

KROL: Yes.

ZAHN: With what you saw on one hand but troubled that you didn't react in a more aggressive way o

KROL: Yes, that's correct. That's exactly what I feel.

ZAHN: Is it hard for you?

KROL: I'm trying to forget what I saw back in Iraq. I think I can manage it.

ZAHN: Are you worried you're going to be charged?

KROL: Of course, I'm worried about I'm going to get charged.

ZAHN: Do you think you will be?

KROL: I think so, yes.

ZAHN: You think you will be charged?

KROL: I probably will be charged on not reporting information.

ZAHN: And how will you confront that charge? How do you plan to fight that charge?

KROL: I can't.

ZAHN: You can't? What do you mean?

KROL: Well, I was a witness of what you saw in the picture and there's nothing I can do about it, and

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ZAHN: So you are prepared to spend time in prison for what you describe as your indifference?

KROL: If the penalty for not reporting information that I saw is prison, then, yes.

ZAHN: And do you understand the outrage in the world about the kind of abuse that took place at Abu Of course, I understand the outrage. What else can I say? I am just happy that I wasn't directing the a participating in it. Basically, by not reporting it, I know I also did the wrong thing, but people that were pictures are my buddies also. Some of the MPs were my friends, they were my buddies. And also by information, I guess, you can say by reporting the information I understand that would probably get th trouble, that they are in right now. And one of their own people went public with the photos, of course know.

ZAHN: And now you are fully expecting to face a prison sentence, basically, because you were trying are saying, your colleagues under very difficult conditions.

KROL: That's not the main reason why I didn't report the information, but that was part of the reason. same team, even though there were military police and military intelligence, but we work together. An that they did were very disgusting. That was one of the reasons why I did not report the information y

ZAHN: Roman Krol, thank you for spending time with us this evening and telling us what you saw at /

KROL: Thank you.

ZAHN: Good luck to you.

When we come back, the perspective on the events at Abu Ghraib from a reporter who has been folk from day one.

(COMMERCIAL BREAK)

ZAHN: It will take some time to get a complete and accurate picture of what happened at Abu Ghraib heard tonight was chilling. I was struck by the tragedy of two young men confronting a situation even were neither emotionally nor professionally prepared for. Small wonder, then, that so many investigat trouble getting to the truth.

With that in mind, we turn to a journalist who has written extensively on the abuse at Abu Ghraib. In V Angeles Times" national security correspondent, Greg Miller. He is the co- author of a new book calle Interrogators: Inside the Secret War Against al Qaeda."

Welcome, Greg. You have just heard these two men tell their story. Where does the truth lie?

GREG MILLER, L.A. TIMES: Paula, to me this shows you just how tangled this story is still, and it pro some time. I mean, these two accounts from these two soldiers that you interviewed tonight, as gripp they are somewhat contradicted by the Fay report. Davis says because the Fay report says – concludescription of this incident that MI was not controlling or directing this behavior, and Krol's because th concludes that two military intelligence troops took part in the abuses last night, and other sources in was one of them.

ZAHN: Specialist Krol, as you heard, adamantly denied he had anything to do with neither directing o We have a statement for the lawyer for Specialist Armin Cruz, quote: "we adamantly deny that Specia orchestrated anything." Your response.

MILLER: There – the third military intelligence soldier who was there last night is Specialist Rivera, a different version of events. He has described Krol having taken part in the abuses by climbing up on a balconies in the tier and throwing footballs at the detainees, and Cruz of dumping water on the detain them. So there are contradictions all around here.

ZAHN: The two gentlemen also contradicted each other's accounts of the chain of command. Mr. Hai hand suggesting that it was a very confused situation. The last guest, Roman, saying that that wasn't military police knew what they were supposed to do. They were in charge of the prison. The MI guys the interrogations. You see a lot of gray area there, don't you?

MILLER: There's a lot of gray area there. It certainly doesn't look like anybody was totally in charge o I mean, one of the striking things to me, having written a book about a prison in Afghanistan, is just the much greater here. In Afghanistan, the largest prisons held 500, 600 prisoners at most, and at Abu G many as 6,000. It was just a much more chaotic and large and sort of amok facility than anything I thi prepared for.

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ZAHN: I know this is early on, and everybody's accounts of what they believe went on in this very che where should most of the blame be pointing right now?

MILLER: That's a tough question. I think that the Fay report makes it clear that this is no longer a cas can describe this as confined to a few bad apples taking advantage of their freedom on the night shift also says that there was no indication in many of these instances that this was being ordered or direc mean, I think that what has to happen now is just – the Pentagon and other agencies need to really s to reach some – arrive at some new policies that achieve some clarity that eliminates the possibility c a confusing environment in the future.

ZAHN: Just a final thought, a very personal reflection on the tragedy that both of these men confront account you buy into.

MILLER: Well, it's, you know, one of the things that I try to keep in mind as we write these stories is, t many readers and many of your viewers think about this as well. What would we have done in those hard to know. We saw Krol tonight talking about feeling indifferent toward this. He told me much the s interview recently several months ago, where he talked about he didn't report it because he simply di-

And that's hard to understand. But when you talk to people who have worked in these prisons, you ut these are debilitating places to be, especially over a long period of time.

ZAHN: I think both of the gentlemen made that clear this evening. Greg Miller, thank you for your add We appreciate your time tonight.

MILLER: Thank you, Paula.

ZAHN: Just ahead, we move on to politics, as New York braces for the GOP's big show, and the derr are coming with it. That story when we come back.

(COMMERCIAL BREAK)

ZAHN: Well, if you are counting, we are 68 days from the election. In a CNN/"USA Today"/Gallup pol shows President Bush and John Kerry still locked in a statistical dead heat. We are also, of course, fc from the Republican convention here in New York, which was the subject of another poll. This one frc University. Well, the survey found President Bush has an approval rating of only 25 percent among N Those same New Yorkers apparently think more highly of themselves. 77 percent of them expect Ne good hosts for the convention. Still, not everyone is planning such a warm welcome. Maria Hinojosa I

(BEGIN VIDEOTAPE)

MARIA HINOJOSA, CNN CORRESPONDENT (voice-over): In New York City, not all protests look al

A group of women shoot this video as they sneak into Grand Central Station to send a very public me

UNIDENTIFIED FEMALE: It seems like people were so overjoyed and relieved to see those words go

HINOJOSA: An anti-Bush punching bag standing on a street corner. Self-described anarchists holdin meetings. A little flower store turned political rallying spot.

(on camera): What are you hearing from New Yorkers? Are you hearing New Yorkers saying, "I want that protest" or are you hearing New Yorkers saying, "I'm getting away."

UNIDENTIFIED MALE: No. The majority of them are going to be there, I think.

HINOJOSA: In a city where Democrats outnumber Republicans, 5 to 1, protesters want to send a me like these, pro- choice, gay-friendly, anti-war, have nothing in common with Republicans. But inside the the Republicans aren't buying into the caricature being painted outside. They are taking advantage of image of New York, where many top Republicans are Democratic converts and where party labels do

RUDOLPH GIULIANI, FMR. NEW YORK MAYOR: I believe one of the things we can accomplish is to demonstrate how broad the Republican party really is.

HINOJOSA: Former Republican Mayor Rudy Giuliani is one of the convention's top speakers. Once a has a history of taking more moderate stances on conservative issues.

GIULIANI: There are a substantial number of Republicans who you would describe as moderate Rep

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that's probably the best way to describe them but who have some very, very strong conservative view economy, on national defense. But on social views we tend to be moderates.

HINOJOSA: The "we" Giuliani is talking about includes Michael Bloomberg, another Democrat who b Republican and then became mayor of New York. And there's the state's moderate Republican Gove Pataki. Both will be convention speakers.

GOV. GEORGE PATAKI (R), NEW YORK: I've got elected three times in the state of New York beca independents and enough Democrats believe that these principles and policies work for them, too.

HINOJOSA: Going after so-called swing voters means showing that Republican delegates inside the can address some of the issues the protesters are raising outside.

GEORGE ARZI, POLITICAL CONSULTANT: It might be a way in which to leverage opposition and to people, the protesters out there. Because I don't know what these people out there are protesting about these moderates we have inside.

HINOJOSA: But demonstrators want to send a message of their own that no matter how moderate a be, it's not enough.

BILL DOBBS, UNITED FOR PEACE AND JUSTICE: The Republicans have brought us four years of civil liberties, immigrant round-ups and now many of us are going to be marching under the banner, t to the Bush agenda.

HINOJOSA: So as the opposition welcomes protesters to town, the Republicans are rolling out a mor image.

ARZI: If you look at the images outside, with all the protesters and you look at the images inside with the Karl Rove types will try to tell you, you see, we are much more moderate than people are trying to

(END VIDEOTAPE) ZAHN: And that was Maria Hinojosa reporting for us this evening. And just one v President Bush accepts his party's nomination for the second time. You can see live prime-time cove Republican National Convention in New York starting Monday night right here on CNN.

Coming up next, a tale of two JFKs. The surprising connections you may not know.

(COMMERCIAL BREAK)

ZAHN: John Fitzgerald Kennedy, John Forbes Keny. They share the same initials. They're from the s both served in the Navy during wartime and they both wanted to be president.

Well, after Kennedy achieved his goal, he made quite an impression on Kerry, even in person 42 yea

(BEGIN VIDEOTAPE)

ZAHN (voice-over): On an August day in 1962, President John Fitzgerald Kennedy is sailing off New One of his passengers is 18-year-old John Forbes Kerry. It is the summer before Kerry starts at Yale Janet Auchincloss, Jackie Kennedy's half-sister. Auchincloss invited Kerry to Hammersmith Farm wh married Kennedy nine years before.

The politically active Kerry idolizes Kennedy. They chat. They board the 60-foot Manitou for a cruise (UNINTELLIGIBLE). A few weeks later, Kerry is invited back, this time to watch an America's Cup rac President Kennedy is there and again they have a private conversation.

"Thank you for a very unforgettable and exciting time," Kerry later would write the president. "I am, to ardent Kennedy supporter." Indeed he was like so many young Catholic men from Massachusetts. Ke political speech in a prep school debate was in support of Kennedy's 1960 presidential run. Kerry volukennedy's first Senate campaign in '62. And when the president campaigned for Democrats in Connect Kerry was in the crowd, a crowd peppered with disruptive hecklers.

JOHN F. KENNEDY, FMR. PRESIDENT OF THE UNITED STATES: But they will learn as this count the Democratic party is best for them as it is for the country.

ZAHN: Kerry, in this October 1962 letter, apologizing for the, quote, "deplorable behavior of some of a undergraduates here at Yale." The young Kerry added, "it is possible that you personally were not bo happened here, but the insult was made and there is no one here who is not now conscious of it."

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http://edition.cnn.com/TRANSCRIPTS/0408/26/pzn.01.html





A year later, President Kennedy was dead.

LOUIS DINATALE, UNIVERSITY OF MASSACHUSETTS: Kennedy's shadow on Massachusetts has been big for 30 or 40 years. ZAHN: Political science professor Lou Dinatale describes Kennedy as th the Democratic party.

DINATALE: Celebrity, good looks, coat over the shoulder, loosened tie around the neck. You know, the for Democrats and it's also a standard because it was unfulfilled.

ZAHN: After the late president's brother Bobby also fell to an assassin, Ted Kennedy became the sta the family mystique and eventually Kerry's mentor. The senator backed his first and unsuccessful run 1972. The two men have stood side by side for two decades in the Senate, and this year, Kennedy pl Kerry's presidency.

SEN. TED KENNEDY (D), MASSACHUSETTS: Let's give him a great Waterloo reception!

ZAHN: Kerry seems to be tapping into that JFK playbook, sometimes literally following his footsteps, same West Virginia diner Kennedy visited 44 years ago.

KERRY: Well, we're going to get to work on it.

ZAHN: Kennedy had PT 109, the small boat he commanded in the Pacific during World War II, swimt saving a man after being rammed by an enemy warship. Kerry has PCF 94, the Swift boat he comme saving a man and winning five medals in combat. Each a decorated veteran when he ran for presider would make America safer than the Republican incumbent, whether against the communists or the te

DINATALE: The campaign actually is evolving precisely the way the 1960 campaign evolved, which i using his war record is finding himself -- is fighting the fight in the middle of the political spectrum, and a squeaker of an election just like Kennedy was in '60.

ZAHN: Many Democratic presidential candidates before Kerry have tried to capture the magic of JFK Whether through personal or political inadequacy, most of those efforts have fallen short except the r year-old at this White House handshake.

For John F. Kerry the Kennedy era was a sort of golden age and he hopes that the imagery and the s for him this year.

(END VIDEOTAPE)

ZAHN: For more on the imprint that John Kennedy left on John Kenry, I am joined from Washington b biographer Laurence Learner. His most recent book is, "Sons Of Camelot, The Fate Of An American good to see you.

So the similarities in the two JFKs are certainly hard to ignore. But there are some very distinct different there? LAURENCE LEAMER, KENNEDY FAMILY BIOGRAPHER: Yes, there certainly are. The idea some ways it's very similar in that they are both authentic heroes, although there have been aspersio of them, JFK during his lifetime as well. They both saved one of their sailors. They both deserve the r but the motivation is very different.

John F. Kennedy was a kind of reluctant hero. When his boat was cut in half by a Japanese destroye his men. He wasn't too comfortable with being called a hero. John Kerry, he's more like JFK's older b was the anointed, the golden one in the Kennedy family. He was brought up to be president of the Ur thought he would be president. He was opposed to World War II, but he entered because he thought president, I've got to be a hero. So he was a self-conscious hero and he sought the hero's medals an mouth and in the summer of 1944, he volunteered for a very risky mission and he was killed. And tha more similar case.

ZAHN: Laurence, when you see pictures of John Kerry with Ted Kennedy, for example, you are left w that they are close. But it hasn't always been that way, has it?

LEAMER: No, I mean Ted Kennedy is an 800-pound gorilla in Massachusetts. He doesn't like anyboc light, and in the -- during the early years, I mean, he was not too comfortable on Kerry and Senator K issues that, you know, didn't get him too close to Kennedy. Kerry wasn't going to have medical issues wasn't going to get in the same way. Now, Senator Ted Kennedy sees the election of Kerry as being triumph. If he can't be in the White House, this is as close to him being in the White House as he can

ZAHN: How much do you think John Kerry has studied the life of John F. Kennedy?

http://edition.cnn.com/TRANSCRIPTS/0408/26/pzn.01.html

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DOD-046872

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8/30/2004

DOD-046873

RECORD OF PROCEEDINGS OF COURT-MARTIAL

002933

1



RECORD OF TRIAL

OF

CRUZ, Armin J.

(Social Security Number)

SPC

(Rank)

HHS, 502d MI Bn

(Name: Last, First, Middle Initial)

504th MI Bde

(Unit/Command Name)

U.S. Army

(Branch of Service)

Victory Base, Iraq

(Station or Ship)

BY

SPECIAL (BCD) COURT-MARTIAL

Convened by: <u>Commander</u> (Title of Convening Authority)

Headquarters, III Corps

(Unit/Command of Convening Authority)

Tried at

Baghdad, Iraq	on	11 September 2004	
(Place or Places of Trial)		(Date or Dates of Trial)	
INDEX			RECORD
Article 39(a) Sessions			<u>R-2</u>
Introduction of Counsel			<u>R-2</u>
Challenges		·· <u>··</u> ·····	R-N/A
Arraignment			<u>R-10</u>
Motions			<u>R-N/A</u>
Pleas			<u>R-11</u>
Prosecution Evidence			R-13
Defense Evidence			<u>R-N/A</u>
Instructions on Findings			R-N/A
Charge(s) dismissed			R-N/A
Findings			R-61
Prosecution Evidence			R-62
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Sentence			R-152
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Proceedings in Revision			R-NA

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TESTIMONY

	DIRECT/	CROSS/	COURT
NAME OF WITNESS	REDIRECT	RECROSS	·····
PROSECUTION:			
None.	all(bx6)2	-(7)(c) · Z	
DEFENSE:			
ŚFC PORTUNIEW	69		
CPT Internet CPT	76	·····	
SFC Complementation	83		
ISG I	88		
SSG	92		
SSG I	93		
Accused (unsworn)	106		

COURT:

<u>None.</u>

EXHIBITS ADMITTED IN EVIDENCE

NUMBER OR		PAGE WHERE	
LETTER	DESCRIPTION	OFFERED	ADMITTED
1	Stipulation of fact	13	16
2	ERB	62	63

<u>Certificate of appreciation</u>	63	64	
Excerpts from AR 15-6 investigation	63	64	
Good soldier book	63	64	
Family video	64	66	
Stipulation of expected testimony	103	105	
Stipulation of expected testimony	103	105	
Stipulation of expected testimony	103	105	
	Excerpts from AR 15-6 investigation Good soldier book Family video Stipulation of expected testimony Stipulation of expected testimony	Excerpts from AR 15-6 investigation63Good soldier book63Family video64Stipulation of expected testimony103Stipulation of expected testimony103	Excerpts from AR 15-6 investigation6364Good soldier book6364Family video6466Stipulation of expected testimony103105Stipulation of expected testimony103105

APPELLATE EXHIBITS

1

<u>I</u>	Request for military judge alone	8
<u>II</u>	Offer to plead guilty	46
III	Quantum	46
IV	Post-trial and appellate rights	151

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1	PROCEEDINGS OF A SPECIAL COURT-MARTIAL
2	
3	The military judge called the Article 39(a) session to order at
4	0923, 11 September 2004, pursuant to the following orders:
5	
6	Court-Martial Convening Order Number 2, Headquarters,
7	III Corps, Victory Base, Iraq, dated 14 January 2004, as amended by
8	Court-Martial Convening Order Number 6, dated 24 July 2004.
9	[END OF PAGE]

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DEPARTMENT OF THE ARMY Headquarters, III Corps Victory Base, Iraq APO AE 09342-1400

COURT-MARTIAL CONVENING ORDER 0

24 July 2004

The following personnel are detailed as members of the special court-martial convened by Court-Martial Convening Order Number 2, this headquarters, dated 14 January 2004:

COL	HHC, 3d Sig Bde
LTC Hannel	, SC, HHC, 57th Sig Bn
COL COL	HHC, III Corps
LTC	HHC, III Corps
LTC	HHC, III Corps

all (6)(6) 2; (7)(C) -2

VICE

COL	HHC, III Corps
COL	HHC, III Corps
LTC	HHC, III Corps
MAJ	, AR, HHC, III Corps
MAJ	HHC, III Corps

Relieved permanently.

BY COMMAND OF LIEUTENANT GENERAL METZ:

DISTRIBUTION: Each individual indicated (1) Cdr, III Corps (SJA) (1) Record Set (1) Reference Set (1)



Chief, Criminal Law Division

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All(b)(6)2;(1)(C)-2

DEPARTMENT OF THE ARMY Headquarters, III Corps APO AE 09342-1400

COURT-MARTIAL CONVENING ORDER NUMBER 2

14 January 2004

A special court-martial is convened with the following members:

COL	, 504th MI Bde
COL	, HHC, III Corps
COL	HHC, III Corps
COL	HHC, III Corps
COL	HHC, III Corps
LTC	, TC, HHC, III Corps
LTC	HHC, III Corps
LTC	, HHC Corps
MAJ I	AR, HHC, III Corps
MAJ	HHC, III Corps

In the event an accused requests that the membership of the court-martial include enlisted persons, the following members are detailed to the special court-martial convened by this order:

MEMBERS

CSM	, HHC, III Corps
CSM	504th MI Bde
SGM	HHC, III Corps
MSG	HHC, 89th MP Bde
MSG	, HHC, 3d Sig Bde

VICE

COL	HHC, III Corps
COL	, HHC, III Corps
LTC	HHC, III Corps
LTC	HHC Corps
MAJ	HHC, III Corps

Relieved only for trials in which an accused requests that the membership of the court-martial include enlisted persons.

BY COMMAND OF LIEUTENANT GENERAL METZ:

DISTRIBUTION: Each individual indicated (1) Cdr, III Corps (SJA) (1)

MAJ, JA Chief, Criminal Law Division

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1	MJ: Court is called to order.
2	TC: This court-martial is convened by Court-Martial Convening
3	Order Number 2, Headquarters, III Corps, dated 14 January 2004, as
4	amended by Court-Martial Convening Order Number 6, same headquarters,
5	dated 24 July 2004, copies of which have been furnished the military
6	judge, counsel and the accused and which will be inserted at this
7	point in the record. The charges have been properly referred to this
8	court for trial and were served on the accused on 5 September 2004.
9	The prosecution is ready to proceed in the case of United
10	<u>States versus Specialist Armin J. Cruz</u> .
11	The accused and the following persons detailed to this
12	court are present: $Gee(b)(b)(2)(7)(c) 2 except$
13	COLONEL COLONEL, MILITARY JUDGE;
14	MAJOR MAJOR TRIAL COUNSEL;
15	CAPTAIN (CAPTAIN) ASSISTANT TRIAL COUNSEL;
16	MR. (b)(b)(c)(c)(c)) MR. (b)(b)(c)(c)(c)(c)(c)(c)(c)(c)(c)(c)(c)(c)(c)
17	CAPTAIN CAPTAIN ASSISTANT DEFENSE COUNSEL.
18	The members are absent.
19	Sergeant First Class (has been detailed
20	reporter for this court and has been previously sworn.
21	All members of the prosecution have been detailed to this
22	court-martial by Captain Chief of Justice , III
	2 CO2940

ALL(b)(6)2;())()2

Corps. All members of the prosecution are qualified and certified
 under Article 27(b) and sworn under Article 42(a), Uniform Code of
 Military Justice. No member of the prosecution has acted in any
 manner which might tend to disqualify us in this court-martial.

5 MJ: Specialist Cruz, you have the right to be represented by 6 Captain your detailed military defense counsel. He is 7 provided to you at no expense to you. Do you understand that? 8 ACC: I understand that, sir.

9 You also have the right to request a different military MJ: 10 lawyer to represent you. If the person you request is reasonably 11 available, he or she would be appointed to represent you free of 12 charge. Now, if your request for this other military lawyer were 13 granted, however, you would not have the right to keep the services 14 of your detailed defense counsel because you are entitled only to one 15 military lawyer. Now, you may ask Captain **Captain** superiors to let 16 him stay on the case, but your request would not have to be granted. 17 Do you understand that?

18 ACC: Yes, sir.

MJ: In addition, you have the right to represented by a civilian lawyer. A civilian lawyer would have to be provided by you at no expense to the government. If you're represented by a civilian lawyer, you can keep your military lawyer on the case to assist your

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1 civilian lawyer. Or, you could excuse your military lawyer and be 2 represented only by your civilian lawyer. Do you understand that? 3 ACC: Yes, sir. 4 MJ: Specialist Cruz, do you understand your rights to counsel? 5 ACC: I understand, sir. 6 MJ: By whom do you wish to be represented? 7 8 And Captain (b)()-2 MJ: 9 ACC: Both, yes, sir. 10 MJ: Those two and nobody else? 11 ACC: Yes, sir. (b)(c) - 2(D)(c) - 2, put your detailing and qualifications on 12 Captain MJ: 13 the record. 14 I have been detailed to this court-martial by Lieutenant DC: (6)67:042 15 I'm qualified and certified under Article 27(b) Colonel and sworn under Article 42 Alpha, Uniform Code of Military Justice. 16 17 I have not acted in any manner which might tend to disqualify me in 18 this court-martial. (5(6)4, (2)(2)4 19 put your qualifications on the record, please. MJ: Mr. $\cdot 20$ CDC: Yes, Your Honor. I'm an attorney licensed to practice law 21 in the state of Texas. I'm a member in good standing of the state

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DOD-046882

bar. I have not acted in any manner which might tend to disqualify
 me in this court-martial.

3 [The civilian defense counsel was sworn by the military judge.]

4 MJ: I've been properly certified, sworn, and detailed to this 5 court-martial. Counsel for both sides appear to have the requisite 6 qualifications and all personnel required to be sworn have been 7 sworn.

8 Trial counsel will announce the general nature of the9 charges.

10 TC: Yes, sir. The general nature of the charges in this case
11 is one specification of conspiracy to maltreat a subordinate and one
12 specification of maltreatment of a subordinate.

17 Your Honor, are you aware of any matter which might be a18 ground for challenge against you?

MJ: As I think both sides are aware of, I am the military judge in the companion cases involving, at least according to the Specification, Corporal **1999**, Sergeant **1999**, and Specialist I have no involvement up to this point with Specialist **1999**

(6)(6)5,(7)(0)-5

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DOD-046883

1 and in neither of the other three cases have we done anything in the 2 case except motions. There has been no entering of findings. The 3 trials are pending. And I have tried and accepted a guilty plea in a (b/G)5 (7/(c)-5 co-accused's case by the name of Specialist 4 I believe 5 both sides are aware of that. I made no findings in that case or 6 credibility determinations. I did enter findings of guilty pursuant 7 to his plea and sentenced him. 8 I'm assuming both sides are aware of my involvement in the 9 companion cases? 10 Yes, sir. TC: 11 CDC: Yes, Your Honor. 12 MJ: Does either side desire to question me further or to 13 challenge me? 14 TC: No, Your Honor. 15 DC: No, sir. (6)(6)2.(7)(1) Now, Major willing, you said the Article 32 in this case was 16 MJ: 17 waived, but my charge sheet shows this has been referred to a 18 straight special--or to a BCD special? 19 Yes, sir, that's correct. TC: 20 MJ: Specialist Cruz, you have the right to be tried by a court 21 composed of at least three officer members. Also, if you requested, 22 you would be tried by a court consisting of at least one-third

6

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1 enlisted members, but none of those enlisted members could come from 2 your company and no member of the court would be junior in rank to 3 you. Do you understand what I've said so far?

4 ACC: I understand, sir.

5 MJ: Now, if you're tried by court members, the members will 6 vote by secret, written ballot and two-thirds of the members must 7 agree before you could be found guilty of any offense. If you were 8 found guilty, then two-thirds must also agree in voting on a 9 sentence. Do you understand that?

10 ACC: I understand, sir.

MJ: You also have the right to request a trial by military judge alone. And if approved, there will be no court members, and the judge alone will decide whether you are guilty or not guilty, and if found guilty, the judge alone will determine your sentence.

7

15 Do you understand the difference between trial before 16 members and trial before military judge alone?

17 ACC: Yes, sir.

18 MJ: Do you understand the choices that you have?

19 ACC: Yes, sir.

20 MJ: By what type of court do you wish to be tried?

21 ACC: I wish to be tried by judge alone, sir.

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1 MJ: I have before me what's been marked as Appellate Exhibit I, 2 a written request for trial by military judge alone. Specialist 3 Cruz, is that your signature on this document? 4 ACC: It is, sir. 5 MJ: At the time you signed this request, did you know that I 6 would be the military judge in your case? 7 ACC: I did, sir. 8 My name was written in there up at the top? MJ: 9 ACC: Yes, sir. 10 Now, is your request a voluntary one? By that, I mean, are MJ: 11 you making this request of your own free will? 12 ACC: I'm sorry, sir? 13 Is your request a voluntary one? By that, I mean, are you MJ: 14 making this request of your own free will? 15 ACC: I am making the request, sir. If I approve your request for trial by me alone, you give 16 MJ: 17 up your right to be tried by a court composed of members. Do you 18 understand that? 19 ACC: Yes, sir. 20 Do you still wish to be tried by me alone? MJ: 21 ACC: Yes, sir.

8

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ACLU-RDI 2065 p.85

1 Defense, I understand there is a pretrial agreement in this MJ: 2 case. Is that correct? 3 CDC: Yes, Your Honor. Is the judge alone request part of the pretrial agreement? 4 MJ: 5 DC: Yes, Your Honor. Specialist Cruz, we'll talk more about your pretrial 6 MJ: 7 agreement later in the case, but I want to go over this provision with you now. Your pretrial agreement apparently states that you 8 9 agree to waive, that is, give up trial by members and select trial by 10 military judge alone. Is that correct? 11 ACC: Yes, sir. 12 MJ: Do you understand the difference between trial before members and trial before military judge alone as I explained them to 13 14 you earlier? 15 ACC: I understand, sir. 16 MJ: Did you understand these differences between the various 17 types of trial at the time you signed your pretrial agreement? ACC: Yes, sir. 18 19 Did you understand you were giving up trial with members MJ: 20 when you signed your pretrial agreement? 21 ACC: Did I understand the....

9

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1 MJ: You were giving up trial with members when you signed your 2 pretrial agreement? 3 ACC: Yes, sir. 4 MJ: And was that waiver a free and voluntary act on your part? 5 ACC: It was, sir. 6 The request for trial by military judge alone is approved. MJ: 7 The court is assembled. The accused will now be arraigned. 8 All parties to the trial have been furnished with a copy of TC: 9 the charges. Does the accused want them read? 10 CDC: The accused waives the reading of the charges. 11 MJ: The reading of the charges may be omitted. [THE CHARGE SHEET FOLLOWS AND IS NOT A NUMBERED PAGE.] 12 [END OF PAGE] 13

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		(CHARGE SHE	ET	· · · · · · · · · · · · · · · · · · ·	·
· · · · · · · · · · · · · · · · · · ·	······		PERSONAL DATA		·····	
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		y intelligence D	ingade, AFO A	_ 03342		
7. PAY PER MON	гн		8 NATURE OF RES	TRAINT OF ACCUSED	28 SEP 2000 9. DATE(S) IMPOSED	8 years
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ADDITIONAL					(N//	1
0. CHARGE	VIOLATION OF THE U					
THE SPEC Confineme persons su	ainees. II: VIOLATION OF TI CIFICATION: In that S ent Facility, Abu Ghrai ubject to his orders, by ees' genitals to touch	Specialist Armir ib, Iraq, on or a y forcing naked	TCLE 93 n J. Cruz, U.S. J bout 25 Octobe detainees to c	er 2003, did maltro rawl on the floor i	eat several detain n such a manner a	
			III. PREFERRAL			
11a. NAME OF AC	CUSER (Last, First, MI)		b. GRADE	c. ORGANIZATION O		
			CPT	HHSC, 502	nd MI Battalion	
d. SIGNATURE O	FACCUSER		(b)(b).	-2;()(c)-2	e. DATE 4SEP	54
personally and signed Code of M	T: Before me, the under appeared the above na the foregoing charges ilitary Justice and that l in and that the same and	amed accuser the and specification of the second specification of the second se	his <u>4</u> 4, da ons under oath t is personal know	ay of <u>Scetember</u> that he/she is a pe vledge of or has in	rson subject to the vestigated the mat	<u>2004</u> , Uniform
	Typed Name of Office		2/11/12		y Intelligence Battali ation of Officer	on
1	Contain			Trial	Counsel	
	Captain Grade Signature	Con Con	6)-2(7(c) -2	Official Capaci	y to Administer Oath ust be a commissioned offi	icer)
DD FORM 458		PREVIO	US EDITION IS OBS	OLETE.	{	02949

12. •	
On 4 September 2004	he accused was informed of the charges against him/her and of
On <u>4 September 2004</u> , the name(s) of The accuser(s) known to me (See R.C.M.	308 (a)). (See R.C.M. 308 if notification cannot be made.)
	HHSC, 502nd MI Battalion
Typed Name of Immediate Commander	Organization of Immediate Commander
Captain	- (b)(b)2 (7)(C)-Z
Grada	
	- URT-MARTIAL CONVENING AUTHORITY
13.	
The sworn charges were received at 1350 hours, $45cpt$,2004_at HQ, 502 J MI BN Designation of Command or
Officer Exercising Summary Court-Martial Jurisdiction (See R.C.M. 403)	-
	FOR THE-1
	Commanding
Typed Name of Officer	Official Capacity of Officer Signing
(b)(e) - 2	2°(7)(c)-2
Grade	
Signature	
V. REFERRAL Ma. DESIGNATION OF COMMAND OF CONVENING AUTHORITY	b. PLACE Victory Base, Iraq .c. DATE (XYYMMDD) DD0 DE 00242
Headquarters, III Corps	APO AE 09342 SEP 5 2004
Referred for trial to the <u>special</u> court-martial c	onvened by Court-Martial Convening Order Number 2,
dated 14 January 2004, as amended by Court-	Martial Convening Order Number 6, dated
24 July 2004 ,, subject to the	following instructions: ²
Empowered to adjudge a bad-conduct discharge	je
By <u>COMMAND</u> of <u>LIEUTENAN</u> Command or Order	VT GENERAL METZ:
	Chief, Paralegal NCO
Typed Name of Officer	Official Capacity of Officer Signing
Sergeant_Major/E-9(5)	(b)Z (1)(C) -Z
Frade	
Signature 15.	
On <u>05</u> , <u>SEP</u> , I (caused)	to be) served a copy hereof on (each of) the above named accused.
	(1V()2 (1)(C) 2 Mayor
Typed Name of Trial Counsel	(b)(b)2 (1)(c) 2 Major Grade or Rank of Trial Counsel
	_
Signature FOOTNOTES: 1 — When an appropriate commander signs	s personally, inapplicable words are stricken.
2 — See R.C.M. 601(e) concerning instructi	
DD FORM 458 (BACK), MAY 2000	

(6)(6)-2;(7)(2)-2 1 TC: The charges are signed by Captain 1 , a 2 person subject to the Code as accuser; are properly sworn to before a 3 commissioned officer of the armed forces authorized to administer 4 oaths; and are properly referred to this court for trial by 5 Lieutenant General Thomas F. Metz, the Convening Authority. 6 MJ: Accused and counsel, please rise. [The accused and his 7 counsel stood.] 8 Specialist Armin J. Cruz, I now ask you, how do you plead? 9 Before receiving your plea, however, I advise you that any motions to 10 dismiss or to grant other appropriate relief should be made at this 11 time. Your defense counsel will speak for you. 12 CDC: Your Honor, the defense has no motions. 13 MJ: Please enter a plea. 14 CDC: To all charges and their specifications: Guilty. 15 Specialist Cruz, your counsel has entered a plea of quilty MJ: 16 for you to both charges and their specifications. Your plea of 17 guilty will not be accepted unless you understand its meaning and 18 effect. I'm going to discuss your plea of guilty with you. If at 19 any time you have any questions, stop and ask them. Do you 20 understand that? 21 ACC: I understand.

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DOD-046891

1 MJ: A plea of quilty is equivalent to a conviction and is the 2 strongest form of proof known to the law. On your plea alone and 3 without receiving any evidence, this court can find you guilty of the 4 offenses to which you've pled guilty. Your plea will not be accepted 5 unless you realize that by your plea, you admit every act or omission 6 and element of the offenses to which you've pled quilty, and that 7 you're pleading quilty because you actually are, in fact, quilty. Ιf 8 you do not believe that you are guilty, then you should not, for any 9 reason, plead guilty.

10

Do you understand what I've said so far?

11 ACC: Yes, sir.

MJ: Now by pleading guilty, you give up three important rights, first, the right against self-incrimination; that is, the right to say nothing at all.

15 Second, the right to a trial of the facts by this court; 16 that is, your right to have this court-martial decide whether or not 17 you're guilty based upon evidence the prosecution would present and 18 on any evidence you may introduce.

19 Third, the right to be confronted by and to cross-examine 20 any witness called against you.

12

21 Do you have any questions about any of these rights?
22 ACC: No, I do not, sir.

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MJ: Do you understand that by pleading guilty, you no longer have these rights?

3 ACC: Yes, sir.

MJ: If you continue with your guilty plea, you will be placed under oath, and I will question you to determine whether you are, in fact, guilty. Anything you tell me may be used against you in the sentencing portion of the trial. Do you understand that?

8 ACC: Yes, sir.

9 MJ: If you tell me anything that is untrue, your statements may 10 be used against you later for charges of perjury or making false 11 statements. Do you understand that?

12 ACC: I do, sir.

MJ: Trial counsel, place the accused under oath. [The trial counsel did as directed and the accused was sworn.]

15 Is there a stipulation of fact?

16 TC: Yes, Your Honor.

17 MJ: It's been marked as Prosecution Exhibit 1 for

18 identification.

19 Specialist Cruz, I have before me what's been marked as 20 Prosecution Exhibit 1 for identification, a stipulation of fact. Did 21 you sign this stipulation?

22 ACC: I did, sir.

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1 MJ: You did sign it?

2 ACC: Yes, sir.

3 MJ: And did you read it thoroughly before you signed it?
4 ACC: I did, sir.

5 MJ: Do both counsel agree to this stipulation and that your 6 signatures appear on the document?

7 TC: Yes, sir.

8 CDC: Yes, Your Honor.

9 MJ: Now, Specialist Cruz, a stipulation of fact is an agreement 10 among the trial counsel, your defense counsel and you, that the 11 contents of the stipulation are true, and if entered into evidence, 12 are the uncontradicted facts in this case. No one can be forced to 13 enter into a stipulation, so you should enter into it only if you 14 truly want to do so. Do you understand that?

15 ACC: I do, sir.

MJ: Now, I want to make sure that you and I have the same stipulation. I have one that's got eight pages of narrative and then there's a signature?

19 ACC: Yes, sir.

20 MJ: After that, there's one, two, three, four, five pictures,
21 five photos.

22 ACC: Yes, sir.

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MJ: And that's what you have, okay. In this whole document,
the photos and the narrative constitute the stipulation of fact.
That's your understanding?

4 ACC: I understand that, sir.

5 MJ: Now, if I admit this stipulation into evidence, it will be 6 used in two ways. First, I will use it to determine if you are, in 7 fact, guilty of the offenses to which you've pled guilty. And 8 second, I will use it to determine an appropriate sentence for you. 9 Do you understand and agree to these uses of the

10 stipulation?

11 ACC: I understand and agree, sir.

12 MJ: Do both counsel also agree to these uses?

13 TC: Yes, sir.

14 DC: Yes, Your Honor.

MJ: Specialist Cruz, a stipulation of fact ordinarily cannot be contradicted. If it should be contradicted after I have accepted your plea, I will reopen this inquiry. You should, therefore, let me know if there's anything whatsoever you disagree with or feel is untrue. Do you understand that?

15

20 ACC: I understand, sir.

21 MJ: At this time, I want you to read your copy of the 22 stipulation silently to yourself as I read it to myself.

1 [The accused did as directed.] 2 MJ: Have you finished reading the stipulation of fact? 3 ACC: Yes, sir. Is everything in the stipulation true? 4 MJ: 5 ACC: Yes, sir. 6 MJ: Is there anything in the stipulation that you do not wish 7 to admit is true? 8 ACC: No, sir. 9 Do you agree, under oath, that the matters contained in the MJ: stipulation are true and correct to the best of your knowledge and 10 11 belief? 12 ACC: Yes, sir. 13 Defense counsel, do you have any objection to Prosecution MJ: 14 Exhibit 1 for identification? 15 CDC: No, Your Honor. 16 Prosecution Exhibit 1 for identification is admitted into MJ: 17 evidence, subject to my acceptance of the accused's guilty plea. 18 Specialist Cruz, at this time, I'm going to explain to you 19 the elements of the offenses to which you have pled guilty. By 20 "elements," I mean those facts which the government would have to 21 prove beyond a reasonable doubt before you could be found guilty if 22 you had pled not guilty. When I state each element, ask yourself two

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1 things, first, is the element true; and second, whether you wish to
2 admit that it's true. After I list the elements for you, be prepared
3 to talk to me about the facts regarding the offenses.

4 Do you have a copy of the charge sheet there?
5 ACC: Yes, sir.

6 MJ: I'm going to start with Charge II. In the Specification of 7 Charge II, you have pled guilty to maltreatment of subordinates, in 8 violation of Article 93 of the Uniform Code of Military Justice. As 9 alleged and pled, this offense has the following two elements:

One, that several detainees were subject to your orders.

11 And two, that at or near Baghdad Central Confinement 12 Facility, Abu Ghraib, Iraq, on or about 25 October 2003, you 13 maltreated the said several detainees by forcing them to crawl on the 14 floor in such a manner as to cause the detainees' genitals to touch 15 the floor and by handcuffing the said detainees to one another.

16 "Subject to the orders of" include persons under the direct 17 or immediate command of you. The maltreatment must be real, although 18 it does not have to be physical. "Maltreated" refers to treatment 19 that when viewed objectively under all the circumstances is abusive 20 or otherwise unwarranted, unjustified and unnecessary for any lawful 21 purpose and that results in physical or mental harm or suffering or

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reasonably could have caused physical or mental harm or suffering.
 Assault or improper punishment may constitute this offense.

Now, turn back to Charge I. In the Specification of Charge I, you have pled guilty to conspiracy to maltreat subordinates, in violation of Article 81 of the Uniform Code of Military Justice. As alleged and pled, this offense has the following two elements:

First, that at or near Baghdad Central Correctional
Facility, Abu Ghraib, Iraq, on or about 25 October 2004 [sic], you
entered into an agreement with Corporal Corrections, Staff (bbb)5 (DC)5
Sergeant Corrections, Specialist Corrections, Specialist Corrections
and others to commit maltreatment of subordinates, an offense
under the Uniform Code of Military Justice.

And two, that while the agreement continued to exist and while you remained a party to the agreement, Corporal **(15)** and Specialist **(16)** performed the overt acts alleged, that is, Corporal forced detainees to conduct various physical exercises while the detainees were naked, and Specialist **(16)** poured water on the detainees for the purpose of bringing about the object of the agreement.

20 Now, the elements of the offense to which you are charged 21 with conspiracy to commit, namely, maltreatment of subordinates, or 22 as I told you earlier for Charge I, proof that the offense of

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maltreatment of subordinates actually occurred is not required.
 However, to be guilty of conspiracy, the agreement must have included
 every element of the offense of maltreatment of subordinates.

4 Now, the agreement of the conspiracy does not have to be in 5 any particular form or expressed in formal words. It is sufficient 6 if the minds of the parties reach a common understanding to 7 accomplish the object of the conspiracy, and this may be proved by 8 the conduct of the parties. The agreement does not have to express the part in which the conspiracy is to be carried out or what part 9 10 each conspirator is to play. The overt act required for this offense 11 does not have to be a criminal act, but it must be a clear indication that the conspiracy is being carried out. The overt act may be done 12 13 either at the time of or following the agreement. The overt act must 14 clearly be independent of the agreement itself, that is, it must be 15 more than merely the act of entering into the agreement or an act 16 necessary to reach the agreement.

17 Specialist Cruz, do you understand the elements and 18 definitions as I've read them to you and as they apply to each 19 specification?

20 ACC: I understand, sir.

21 MJ: Do you understand your plea of guilty admits that these
22 elements accurately describe what you did?

19

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1 ACC: I understand, yes, sir. 2 MJ: Do you have any questions about any of them? 3 ACC: Yes, sir, I don't know how to bring this up, it's the date, 4 sir? 5 The date? MJ: 6 ACC: You said 2004, and it's 2003. 7 MJ: Well, the charge sheet says 2003. 8 ACC: Oh, my apologies, sir. 9 MJ: No, it was my fault, it's my fault. I wrote down 2004, but 10 no, thank you. No, both of these events allegedly occurred on or 11 about 25 October 2003. 12 ACC: Yes, sir. 13 Do you have any other questions? MJ: 14 ACC: No, sir. 15 MJ: Do you believe and admit the elements and definitions taken 16 together correctly describe what you did? 17 ACC: I do, sir. 18 Specialist Cruz, at this time, I want you to talk about MJ: 19 what happened. First of all, how old are you? 20 ACC: I'm 24 now, sir. 21 MJ: And how long have you been in the Army? 22 ACC: In just a couple of weeks, it will be 4 years, sir.

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1	MJ:	4 years. Are you a Reserve component soldier?		
2	ACC:	I am, sir.		
3	MJ:	Are you National Guard or Reserve?		
4	ACC:	Reserve, sir.		
5	MJ:	Reserve, okay. And were you activated for this deployment?		
6	ACC:	I was, sir.		
7	MJ:	And when were you activated, approximately?		
8	ACC:	March 17th, if memory serves, sir.		
9	MJ:	2003?		
10	ACC:	Yes, sir.		
11	MJ:	And how long were you activated for?		
12	ACC:	There's some confusion as to that from the unit, sir. The		
13	first set	of orders we got were for 6 months, but it ended up being		
14	for the one-year tour in Iraq, sir.			
15	MJ:	And then have you been extended beyond that pending this		
16	proceeding?			
17	ACC:	Pardon me, sir?		
18	MJ:	Have you been extended beyond that pending this proceeding?		
19	ACC:	Yes, sir.		
20	MJ:	Defense, is there any issue that the accused is properly on		
21	active du	ty for this trial?		
22	CDC:	He's properly on active duty, Your Honor.		
		21		

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1 MJ: Currently. 2 CDC: Yes, sir. 3 MJ: There's no issue as to----4 CDC: There's no issue. 5 MJ: Now let's go back to 23 October of--excuse me, 25 October 6 of 2003, I'll get the dates right. Now, were you working at the 7 prison at Abu Ghraib at the time? 8 ACC: I was, sir. 9 MJ: What was your job? 10 ACC: I was an analyst, a member of a Tiger Team. 11 MJ: A Tiger Team, and your MOS is what? 12 ACC: 96 Bravo, intelligence analyst. 13 MJ: That would be in the rubric of the military intelligence 14 area? 15 ACC: Yes, sir. 16 MJ: And you were there in the course of your job, and again, I 17 don't want you to tell me anything that may be classified. What did 18 you do in the day to day, doing the job in your MOS, I know that 19 there's other things that soldiers do. 20 ACC: Roger, sir. During the time that I was at Abu Ghraib on a 21 Tiger Team before I moved to other sections, the job duties would 22 require finding intelligence gaps that an interrogator may find, and

22

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1 then researching the information to prove or disprove whatever 2 information was extracted in interrogation.

MJ: So, somebody else--you weren't an interrogator then.
ACC: I was never--I'm not qualified. I didn't go to AIT, sir,
as an interrogator, but there were times that I was asked to
interrogate based on the security clearance level for the
interrogation.

8 MJ: Okay, so your day-to-day activities were to analyze the 9 intelligence other interrogators got, but occasionally because of 10 your clearance, you had to ask detainees or the individuals 11 guestions.

ACC: Roger, because of the difference between an interrogator'sclearance and the analyst's clearance.

14 MJ: Okay, now on the 25th of October of 2003, from looking at 15 the stipulation of fact, this event began, at least your involvement 16 was, when Specialist woke you up? $\binom{Ol}{(b)}$

18 MJ: Now, in your own words, just kind of tell me what happened 19 that day.

ACC: I was on my cot. It was late. I was getting ready to rack out, or I was already racked out. Specialist came to the hooch area that I was staying in.

23

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all (6)(6)5; (7)(1-5

1 MJ: Now who's Specialist

ACC: He's an interrogator, 97 Echo, assigned to the unit I was
assigned to, sir.

MJ: Okay, he was an interrogator, but he was also in your
military intelligence unit for want of a better term.

6 ACC: Roger, sir.

7 MJ: Okay, go ahead.

8 ACC: And then said that he was--he told me that the MPs were 9 disciplining three detainees that were alleged to have raped a 10 teenager and if I wanted to go see what they were doing. And, I 11 said, "Yes," I walked down there. When I got there, it appeared that 12 they were taking a break. My assumption was that Specialist ******** was 13 there for the first part because he told me what they were doing, it 14 was--punishing for raping a young man. And then....

15 MJ: When you showed up, there was nothing going on.

16 ACC: It seemed like they were done, yes, sir, a break.

17 MJ: Now, when you said "showed up," where did this occur?

18 ACC: In the hard site, sir.

19 MJ: Now, there's two tiers there?

20 ACC: I always got them confused, sir.

21 MJ: Confused, okay.

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all (6)6)5;(7)(C)5

ACC: I'm going to trust that this is right and it was 1B, but I
 always had a hard time what that was.

3 MJ: And when you walked into this scene up to the point before 4 you did anything, who did you see there that you can remember?

ACC: I remember seeing a female, Army Specialist a lady, a female soldier who I didn't realize her name until later on in the media and then seeing her picture as PFC . I might've known her name that day, but I really didn't know her; Sergeant . , Corporal Specialist . , Specialist , Specialist There was a civilian interpreter there, I can't really

11 pronounce his name correctly.

12 MJ: Was he an Iraqi civilian?

ACC: No, no, sir, he worked for, my belief is that he worked for the Titan group. He worked with soldiers.

15 MJ: I mean, but was he American?

ACC: Yes, sir. Then there was a soldier there that was in green BDUS. I couldn't tell you his name, sir. That's all that I can remember, sir.

19 MJ: Now, did you see any detainees when you walked up?

20 ACC: Not initially. Soon after I got there, Specialist

25

21 pulled them out.

22 MJ: Pulled them out from where?

002965

NOO164615 (7)(C)5

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1	ACC:	Cells, sir.		
2	MJ:	Were they in three separate cells, or all were in one cell,		
3	if you ca	n remember?		
4	ACC:	If memory serves right, sir, I believe two were together		
5	and one w	as brought later, and I don't know from where, sir.		
6	. MJ:	And Specialist brought them out. Now, you're in a		
7	hallway b	etween cells here?		
8	ACC:	Yes, sir.		
9	. MJ:	And this is a multi-tiered operation, two tiers?		
10	ACC:	Yes, sir.		
11	MJ:	And the floor is concrete?		
12	ACC:	Yes, sir.		
13	MJ:	So Specialist Control , you said, brought the three guys out?		
14	ACC:	Roger, sir.		
15	MJ:	What were they wearing?		
16	ACC:	To be honest, I couldn't remember. The typical garb was		
17	either, a	n orange jumpsuit, sometimes sheets.		
18	MJ:	The first time		
19	ACC:	They were wearing something, yes, sir.		
20	MJ:	The first time you saw the three detainees, they were		
21	wearing something.			
22	ACC:	I believe one of them was just in underwear.		

26

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1 MJ: Did they eventually become naked? 2 ACC: Yes, they did, sir. 3 How did that happen? MJ: ACC: By orders of me and other people there, sir. 4 5 MJ: Now, you walk up to the scene, had you heard anything 6 before this about how the MPs sometimes treated the detainees? 7 ACC: I didn't know how they brought their disciplinary 8 procedures or anything, sir. 9 MJ: So you walked up, and then you said, you among others told 10 them to take off all their clothes? 11 ACC: Yes, sir. 12 Well, why did you do that? MJ: 13 ACC: There's no real good reason why that would happen, sir. 14 MJ: Do you have a real bad reason why it happened, though? 15 Were you just going along with what the other guys were doing? 16 ACC: Perhaps that's a part of it. I think a bigger part is I--I 17 think this is in there that.... 18 MJ: Specialist Cruz, don't worry about whether it's in the 19 stipulation of fact or not, just tell me in your own words as best 20 you can remember, okay? 21 ACC: I was under the -- I didn't really see when I was looking at 22 the three detainees that were rapists when I was looking at them,

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1 sir. It was shortly after a mortar attack, and frankly, I saw three 2 guys that killed two soldiers and injured me, injured my bosses, and 3 that's not a reason.

MJ: No, it's an explanation though. You were saying, and the mortar attack that occurred about a month earlier that's in the stipulation of fact of where two soldiers died, including one who apparently you knew?

8 ACC: He was my boss for a while, sir, he was my NCOIC.

9 MJ: And other people were injured. So when you came onto this 10 scene, you saw these three Iraqis, you associated them with the 11 Iraqis who, or similar to the Iraqis who had mortared your friends. 12 Is that what you're telling me?

13 ACC: Yes, sir.

14 MJ: That in your mind, you knew they weren't the same guys, or 15 they could be, but you didn't know.

16 ACC: They could've been, I mean, there's no proof. It wasn't a 17 logical thing.

18 MJ: But did you want then to take out on them what happened to 19 your friends?

20 ACC: I believe that's correct.

21 MJ: Now, when you walked in, you were clear that these people
22 were detainees?

28

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1 ACC: Yes, sir, they were in the prison. 2 MJ: And in your role as, I guess, primarily as a soldier, are 3 they subject to your orders? 4 ACC: They are, sir. 5 The way the prison runs is that they have to obey what you MJ: 6 tell them to do? 7 ACC: Yes, sir. 8 Okay, so they come out and then you and others tell them to MJ: 9 take off their clothes. What happened next? 10 ACC: They were told to do various physical exercises such as the 11 low crawlings. When one of them arched their back up to get up, I 12 put my----13 How did they--we're kind of out of sequence here. They MJ: 14 came out, you told them...Specialist Cruz, take your time. We've got 15 all the time in the world. They came out, you among others told them 16 to take off their clothes. 17 ACC: Yes, sir. 18 And then, what happened right after that? MJ: 19 ACC: They were handcuffed together, sir, near--I believe the 20 first time was standing up next to the actual bars of the cell. 21 MJ: Okay, now did you handcuff them to each other? Did you 22 help the other ones handcuff----

29

ACLU-RDI 2065 p.108

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1 ACC: At this time--I did, yes, I'm not saying I did not, I did, 2 but not at this particular time. 3 MJ: Okay, it starts out, somebody else is handcuffing them 4 together, and they're standing up? 5 ACC: Right. What happened next? 6 MJ: 7 ACC: They were instructed to get on the ground, and that's when 8 I started with the handcuffing. 9 They got on the ground and then you started handcuffing. MJ: 10 ACC: Roger. 11 MJ: Now, were they any threat to you at this time? 12 ACC: No, they were not. 13 MJ: You had a, what, half dozen, at least, soldiers there, if 14 not more? And these guys, were these guys obeying everything you 15 guys told them to do? 16 ACC: They were. 17 MJ: When you told them to take off their clothes, they took off 18 their clothes? ACC: Yes, sir. (b)(6)5 (7)(4)5 19 20 MJ: When when pulled them out, one female specialist was able 21 to tell all three to come out? 22 ACC: Yes, sir.

30

ACLU-RDI 2065 p.109

1 MJ: So there was no risk of these guys.

2 ACC: They were not a threat to us.

3 MJ: Why did you handcuff them then? I mean, was this part of 4 your...I mean, did you do it to protect yourself or did you do it to 5 mess with the guys, for want of a better term?

ACC: I believe it would be the latter, to mess with them, sir.
And they clearly weren't any sort of threat to us. They couldn't
have inflicted any harm to any of us.

9 MJ: And do you think when you did that, that caused them 10 physical suffering?

11 ACC: Yes, sir.

MJ: And in this whole environment, having their clothes taken off and putting them down----

14 ACC: It was humiliating.

15 MJ: What happened next?

ACC: At some point right thereafter, Specialist m went to the second floor--before that, actually, there was a time when two of them were handcuffed on the ground. They were both handcuffed on the ground. There was a third detainee off closer to the main exit door. Specialist m was asking that person, "Why did you rape this young man?" And he expressed to him that he did not want him to lie, and to tell him the truth. (5)(6)5(1)(1)5

31

002971

(666)5;(1)(c)-5

1	MJ:	Did he say it like you saying it to me, or was it perhaps a
2	lot more	forceful?
3	ACC:	It was yelling and screaming. He wasn't happy at the time.
4	MJ:	Did any of these guys speak English, to your knowledge?
5	ACC:	No, sir. The civilian, whose name I can't pronounce
6	correctly	
7	MJ:	Was he kind of translating or
8	ACC:	Roger, sir.
9	MJ:	Okay, go ahead. $(465)(7)(5)$
10		At one point, the first overt act there I saw was
11	Specialis	go grab a detainee byI don't remember if he was
12	wearing a	jumpsuit or just grabbing him by the chest. I remember
13	grabbing	this area.
14	MJ:	The upper chest area?
15	ACC:	Roger, and slapped him and said, "I know you're lying to
16	me. Tell	me the truth."
17	MJ:	Okay, what happened next?
18	ACC:	I think he pulled them over to the two detainees and he
19	walked up	stairs.
20	MJ:	Okay, was this guy, was he naked, too, then at that point,
21	or had he	put his clothes back on?

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ACC: If he did have clothes on, and I don't think he did, sir.
 He definitely was instructed to get them off by the time he got to
 the other two detainees.

MJ: So when you say may have grabbed his shirt, you're just not sure whether he was undressed. Okay, so he goes back and....

ACC: Second floor, someone was throwing a Nerf ball, initially.
I don't remember who it was. I know I saw Specialist up there.
He took a Nerf ball, football, and threw it down on the detainees.

10 MJ: And threw it down, and what did he do with it?

11 ACC: He just threw it down at the detainees, sir.

12 MJ: Just to hit them?

13 ACC: Roger.

14 MJ: What were the detainees doing at this time?

15 ACC: Nothing, they couldn't do anything, sir. They were

16 helpless, they were handcuffed.

17 MJ: They were handcuffed? Were the handcuffs behind their back

18 or in front, or were they handcuffed together?

19 ACC: They were handcuffed...all of the above, sir.

20 MJ: The Ziploc--cuffs----

21 ACC: Negative, metal----

22 MJ: The metal regular handcuffs.

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ACC: Right, like the handcuffs used back home in the States, not zip ties, just metal. MJ: What happened next?

4 ACC: One of the senior ranking persons, Sergeant 5 reorganized the handcuffs. That went on for a little bit. I cannot 6 tell you the logic to that one. Clearly there isn't, it was just a, 7 "I'm gonna handcuff them this way, and then I'm going to handcuff 8 them this way." 9 MJ: Okay. 10 ACC: And then, I went up to the second floor and I grabbed a 11 Nerf football. 12 MJ: Okay. 13 ACC: I threw it, but I also say that I didn't hit the detainees, but it was in the direction. 14 15 MJ: You were trying to hit them?

16 ACC: Yes, sir.

17 MJ: I'm sorry?

18 ACC: [No verbal response.]

MJ: I saw you nod, it's just that the court reporter needs a verbal.

21 What happened after that?

34

002974

all(66)5;(7)(c)5

1	ACC: I went downstairs and leaned against the wall and I said,
2	at some point close to this, I noticed that one of the detainees
3	around the handcuffs was starting to bleed. And I looked at Corporal
4	and I said to him, "Hey, guy, that guy's bleeding. I
5	mean, some of this stuff you're telling mewhatever. This can't be
6	okay. He's bleeding. We've got to loosen those cuffs. We've got to
7	take them off. We've got to put a stop to this now."
8	MJ: Okay.
9	ACC: That went back and forth for a few minutes. It wasn't like
10	just one time, "Hey, he's bleeding," or anything like that.
11	Eventually, he got up, he went over and took the cuffs off. And then
12	pretty shortly thereafter, Specialist shows left and I left, and I
13	would assume Specialist 💶 left soon thereafter. I don't know.
14	MJ: During the time you were there, you said you'dlet's kind
15	of back up a little bit. There was a point where you put a foot on
16	them?
17	ACC: Yes, sir.
18	MJ: When was that?
19	ACC: A detainee was low crawling and he tried to stand up, arch
20	up, and I just put my foot down on him.
21	MJ: He was low crawling on all fours?
22	ACC: Negative, like a low crawl.

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1	MJ:	Okay, like a low crawl, he was dragging himself on his
2	elbows an	d pulling along, and then he'd try to raise up and you put
3	your foot	down, okay.
4		Now, did you tell them to crawl on the floor?
5	ACC:	I'm sorry, sir?
6	MJ:	Were you part of the group that told them to crawl on the
7	floor?	
8	ACC:	Yes, sir.
9	MJ:	I'm sure that's before you put your foot on him.
10	ACC:	Roger, sir.
11	MJ:	And that was after the handcuffs had gone on, or before?
12	ACC:	Before.
13	MJ:	And how did that part of the incident come up?
14	ACC:	At the time we just said, you know, "Low crawl."
15	MJ:	And were they naked at the time?
16	ACC:	In the beginning, no, but eventually, sir, they were.
17	MJ:	Were they low crawling naked?
18	ACC:	Yes, sir.
19	MJ:	And you told them to low crawl?
20	ACC:	Yes, sir.
21	MJ:	And that was causing their genitals to drag along the
22	floor?	

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DOD-046916

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all (6)(6)5	(7)(0)-	5
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1	ACC: Yes, sir.
2	MJ: Now, when you walked in and you saw (and the second second
3	and and there were some others involved in this, also?
4	ACC: Yes, sir.
5	MJ: And I suspecthow long did it take you to realize what was
6	happening here?
7	ACC: Pardon me?
8	MJ: You said you walked in, the detainees were in the cell
9	before brought them out, right?
10	ACC: Right.
11	MJ: They brought them out, and had said something to you
12	earlier, "Let's see what the MPs are going to be doing."
13	ACC: Roger.
14	MJ: And then, she brings them out, and then is that when the
15	abuse started when you were there?
16	ACC: Yes, sir.
17	MJ: So at that point, was the state of the state and the state of the
18	all involved in this?
19	ACC: Wes, sir.
20	MJ: And there were some other people involved, who you don't
21	know their names?
22	ACC: Yes, sir, I'm sorry, I wish I did.

002977



1 MJ: No, no, no, no. The way it's charged, it says those four 2 names and others.

3 ACC: Correct.

4 MJ: So at that point, you realized that they were going to be 5 abusing these detainees?

6 ACC: Yes, sir.

7 MJ: And then did you, by your actions, join in with them in 8 this abuse?

9 ACC: I did, sir.

MJ: Now, remember I talked to you about the conspiracy requires an agreement, and that can be in a couple of ways. It could be, for example in this case, you walk in saying, "Hey, I'll go along with you guys, let's abuse the detainees," and that would be a verbal agreement. Do you understand that?

15 ACC: Yes, sir.

16 MJ: Or by your actions, saying nothing at all, that could form 17 an agreement, also.

18 ACC: Yes, sir.

MJ: Do you believe your actions indicated your affirmative agreement to go along with what they were about to do to maltreat the detainees?

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002978

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all 6) 6) 5; (7) (C) 5

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1		ACC:	I think it was clear that it was a silent agreement that
2	was e	expres	ssed through my actions.
3		MJ:	And in your mind, that's what you were doing.
4		ACC:	Yes, sir.
5		MJ:	Now after you had, by your actions, joined in with this,
6	did (make the detainees do something with physical exercise?
7		ACC:	Yes, sir.
8		MJ:	What did he make them do?
9		ACC:	Made them low crawl and a lot of PT, jumping jacks, roll
10 ,	left	or r	ight.
11		MJ:	And at the time, they were naked?
12		ACC:	Both, and yes, there were times that they were naked, yes,
13	sir.		
14		MJ:	And he do anything with some water?
15		ACC:	Yes, sir.
16		MJ:	What did he do with water?
17		ACC:	He poured water on the detainees, sir.
18		MJ:	Why did he do that?
19		ACC:	I have no idea, sir.
20		MJ:	Let me back up. This was October, correct?
21		ACC:	Yes, sir.
22		MJ:	Even for Iraq, I suspect it was cool.

002979

1	ACC: Yes, sir.
2	MJ: And was cold water being poured on them?
3	ACC: Yes, sir.
4	MJ: Do you believe that was part of the abusive behavior that
5	these guys were doing?
6	ACC: It was, sir.
7	MJ: And you understand the law of conspiracy, is that once you
8	join the agreement, you're responsible for all the acts?
9	ACC: I do, sir.
10	MJ: Now Specialist Cruz, I need to talk a little more about
11	your training and background. You indicated earlier you're an
12	intelligence analyst?
13	ACC: I am, sir.
14	MJ: In your military job.
15	ACC: Yes, sir.
16	MJ: And as such, have you received training in the Geneva
17	Convention?
18	ACC: I did receive Geneva Convention training at basic training.
19	MJ: And have you ever received any specialized training in
20	interrogation, proper interrogation techniques?

002980

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ACC: In interrogation techniques, the only thing I really
 received, sir, was like on the job training, sir, but no like
 schoolhouse training.

MJ: Now, at the time, were these guys, the MPs told you that these guys were suspected of raping a 15-year old boy in another part of the prison, correct?

7 ACC: At the time, it went from being a solid, "They did it," to
8 "We think, and suspect." But at first, it was, "These guys raped a
9 kid."

10 MJ: Were these guys, to your knowledge, have any type of 11 intelligence value?

12 ACC: No, sir.

MJ: I mean, were they in the facility to begin with because of that, to your knowledge?

ACC: To my knowledge, they were never interrogated for any intelligence value whatsoever, sir.

17 MJ: They were simply there for other type of criminal18 misconduct.

ACC: Most likely if they were in the hard site, sir, it was either there was some kind of criminal misconduct or they were a disciplinary problem, which was held on that side.

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22 MJ: Okay.

002981

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ACC: I mean, just from the talks in the interrogation control
 room, you kind of have a feeling which guys are of intelligence
 value, and I never heard anything about these guys having any kind of
 intelligence value.

5 MJ: And in your position, you would have heard that, right?
6 ACC: I believe I would, sir.

MJ: I mean, is it usual if someone is going to be coming--an intelligence detainee or a detainee for which there may be some interrogation, I'm assuming there's some type of interrogation plan developed?

11 ACC: Roger.

MJ: And they're identified. Are you involved in that part of the plan?

14 ACC: Roger.

MJ: So it's not just, all of a sudden people show up and the MPs start interrogating these guys.

ACC: MPs don't run interrogations, sir. I mean, they can help with setting conditions, which is like, where are they going to live, which camp, well, maybe in some cases the MI guys decide which camp. But the interrogation process itself is supposed to be done by interrogators.

002982

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DOD-046922

MJ: And the MP's role is simply, for want of a better term, care and custody?

3 ACC: And security.

4 MJ: And security of these guys. So your job----

5 ACC: We're not responsible for feeding them, etceteras.

6 MJ: But the MPs aren't responsible for interrogating them.

7 ACC: They do not interrogate.

8 MJ: They do not interrogate. And at your level, you're at the 9 tactical level down there where the rubber meets the road, and the 10 MPs were not there to interrogate, they were simply to provide 11 security and other types of things.

12 ACC: I never once saw an MP do an interrogation.

13 MJ: Never saw them----

ACC: Now, I've seen them in the facilities and I've seen them provide security and walk them to and from. But the interrogation process itself is solely done by either civilian or military

17 interrogators.

18 MJ: Through----

19 ACC: MI or----

MJ: You're MI, okay. So then would it be fair to say that to your knowledge, there was no direction from any level to tell the MPs to interrogate these guys?

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002983

1 ACC: I can't imagine that happening, sir. 2 MJ: You just find that.... 3 ACC: I can't imagine anyone telling an MP to go interrogate. 4 And then what they were doing to these guys, was it any way MJ: 5 or shape--do you believe that they were performing something of a 6 military authorized function of interrogating them, or did they just 7 want to take their chance to abuse detainees? 8 ACC: They wanted to take their chance, sir. 9 MJ: Did anyone make any remarks that would indicate to you that 10 that's what they were doing? all (6)(6)-5;(7)(C)-5 11 ACC: Yes, sir. 12 And what was that? MJ: 13 ACC: At one point, when I asked Sergeant , I mean I 14 asked throughout the night, "Are we within our norms here? I mean, I 15 know what my IROE is," that's interrogation rules of engagement. And your IROE says you don't do this. 16 MJ: 17 ACC: Right, sir. You can't touch them except for handcuffing 18 them, sir. "What's your SOP, and what's your ROE," and he said that 19 he was in the green and he was good. And then right after that in 20 the same conversation, Corporal **Contraction** said that--well, Sergeant 21 said that, "Well, the thing is, this kind of thing right 22 here doesn't happen back home." He works in a correctional facility

002984

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	(5,6)5, (1)(2)5	
1	somewhere, I don't remember where, but he said he worked in the jail.	
2	And then Corporal Examp said, you know, he loves this shit. Hey,	
3	this is what he lives for.	
4	MJ: What was he referring to when he said that?	
5	ACC: What's happening to the detainees, sir.	
6	MJ: Now, I know you're not an MP, but when you walked in and	
7	you saw what was happening, did you know it was wrong?	
8	ACC: Yes, sir.	
9	MJ: Did you know your participation was wrong?	
10	ACC: Yes, sir.	
11	MJ: Even though you were upset about what happened to your	
12	friend, do you think that gave you a legal reason to do this to these	
13	detainees?	
14	ACC: No reason, sir.	
15	MJ: There's an explanation, but I'm just saying	
16	ACC: There's no way to justify that, sir.	
17	MJ: And you knew it was wrong at the time, sir.	
18	ACC: Yes, sir.	
19	MJ: And today you know it's wrong.	
20	ACC: I do, sir.	
21	MJ: Does either side believe any further inquiry is required?	
22	TC: No, Your Honor.	
	⁴⁵ C0298	

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00**298**5

1 CDC: No, Your Honor. Trial counsel, I would assume that the maximum permissible 2 MJ: 3 punishment in this case is the jurisdictional limit of this court? 4 TC: Yes, sir. 5 MJ: Do you agree? 6 CDC: Yes, Your Honor. 7 Special Cruz, the maximum punishment authorized in this MJ: 8 case based solely on your guilty plea is confinement for one year, 9 reduction to the grade of Private E1; forfeiture of two-thirds pay 10 per month for 12 months, a bad-conduct discharge, and a fine may also 11 be adjudged. Do you understand that? 12 ACC: Yes, sir. 13 Do you also understand that based on your plea alone, this MJ: 14 court could sentence you to the maximum punishment of which I just 15 stated? 16 ACC: I do, sir. 17 MJ: There is a pretrial agreement? 18 TC: Yes, sir. 19 MJ: Mark the offer portion as Appellate Exhibit II, the quantum 20 as Appellate Exhibit III. Defense, have copies of both documents in 21 front of the accused.

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002986

1 Specialist Cruz, I have before me what's marked as 2 Appellate Exhibit II, which is the offer portion of your pretrial 3 agreement. You should have both this document and also Appellate 4 Exhibit III. Did you sign this pretrial agreement? 5 ACC: The offer to plead guilty, sir? 6 MJ: Yes. 7 ACC: Yes, I did. 8 Did you read it thoroughly before you signed it? MJ: 9 ACC: I read it, sir, yes, sir. 10 Do you understand the contents of your pretrial agreement? MJ: 11 ACC: I understand, sir. 12 MJ: Did anyone force you in any way to enter into this 13 agreement? 14 ACC: No, sir. 15 Does this agreement contain all the understandings or MJ: 16 agreements that you have in this case? 17 ACC: Yes, sir. 18 MJ: Has anyone made any promises to you that are not written 19 into this agreement in an attempt to get you to plead guilty? 20 ACC: No, sir.

002987

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DOD-046927

MJ: Counsel, are Appellate Exhibits II and III the full and complete agreement in this case and are you satisfied there are no other agreements?

4 TC: Yes, sir.

5 CDC: Yes, Your Honor.

6 MJ: Specialist Cruz, basically, a pretrial agreement means you 7 agree to plead guilty, and in return, the convening authority agrees 8 to take some favorable action in your case, usually in the form of 9 limiting a sentence that he will approve. Do you understand that? 10 ACC: Yes, sir.

MJ: The law requires that I discuss the agreement with you.
Let's go over Appellate Exhibit II together. The first paragraph
said you talked it over with your attorneys and you've decided to
plead guilty as you have done, pretty straight forward. Do you have
guestion about that provision?

16 ACC: No, sir.

MJ: Paragraph 2 says you agree to do as stated in the offer to plead guilty, and in return, the convening authority will take the actions set forth in Appendix I, which I've now labeled as Appellate Exhibit III. In other words, you do what's in Appellate Exhibit II and they do what's in--or he does what's in Appellate Exhibit III. Is that your understanding?

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002988

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ACC: Yes, Your Honor.

2 MJ: Now paragraph 3 has got a lot of parts to it. The first 3 one, 3 Alpha deals with the stipulation of fact. We've discussed 4 that, what it is and what it can be used for. Do you have any 5 question about the stipulation of fact?

6 ACC: No, sir.

7 MJ: Now 3 Bravo deals with your testimony in other cases, in 8 that the convening authority will give you testimonial immunity, and 9 after he does that, you have to cooperate fully with the trial 10 counsel in the investigation and prosecution of Specialist Sergeant Comment, Staff Sergeant Comment, Corporal Comment, Specialist(66)-5 11 , Specialist (1), PFC (1), and any other soldier or (1)12 13 civilian charged based on misconduct at the Baghdad Central 14 Confinement Correctional -- excuse me, Confinement Facility at Abu 15 Ghraib. Now, what testimonial immunity means is that the convening 16 authority will sign a piece of paper saying that anything you say in the course of this cooperation cannot be used against you. Do you 17 18 understand that?

19

ACC: Yes, sir. (664 (7)(C)4

20 MJ: And Mr. you've explained to him the difference 21 between testimonial and transactional immunity and he understands 22 what he's getting?

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CDC: Yes, Your Honor.

2 MJ: And it talks about what "cooperate fully" means. It means 3 full disclosure to the trial counsel of all information known by you 4 relating to the treatment or maltreatment of any alleged abuses at 5 the Abu Ghraib facility; the identifications of anybody that you see 6 in digital photos on a compact disk entitled "CPU Exam," in the Abu 7 Criminal Investigation Division file. I'm assuming, Mr. (8 know what that refers to, the CPU Exam, do you know what that means? 9 CDC: No, Your Honor.

10 No, I'm saying, it says a compact disk titled this. MJ: 11 CDC: Oh, yes, sir, yes, sir.

12 I don't know what it means, but I'm assuming you guys know MJ: 13 what it means, some disk that CID has.

14 CDC: Yes, sir.

prosecution of

15 And then testify at any Article 32 investigation, courts-MJ: 16 martial and evidentiary hearings relative to the investigation and 17 or anybody

18 else. Do you understand that? 19 ACC: Yes, sir.

(b)(6)-5,7(c)5

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20 Basically, you get the testimonial grant of immunity, then MJ: 21 you fully cooperate. Do you understand that?

22 ACC: I understand, sir.

002990

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MJ: And although it's not written in here, defense, I would
 assume that it's also necessarily by implication the accused is also
 subject to be interviewed by the defense counsel for the various
 people named here.

5 CDC: Yes, Your Honor.

6 MJ: Do you understand that?

7 ACC: Yes, sir.

8 MJ: Three Charlie talks about the judge alone request, we've 9 already discussed that. Do you have any questions about that 10 provision?

11 ACC: No, Your Honor.

12 Now, there's also a second three Charlie, which I'm MJ: 13 assuming is just a typo. And what this says, the government will not 14 be required to physically produce any witness from the United States 15 to testify on your behalf on sentencing. This simply means is that 16 under R.C.M. 1001, you can have witnesses come and testify on your 17 behalf on the sentencing proceeding. And what you're saying, you're 18 not going to require the government to produce them physically from 19 the United States. Do you understand that?

20 ACC: Yes, sir.

MJ: But it does not preclude you from presenting that evidence
to the court in all sorts of other ways. You can do it by letters,

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stipulation of expected testimony, telephonic testimony or something
 else. Do you understand that?

3 ACC: Yes, sir.

(5/6)4,(7)(0)4

4 MJ: Paragraph 4 says you've talked it over with Mr.

6 ?

7 ACC: Thoroughly, sir.

8 MJ: And you're satisfied with his advice?

9 ACC: I am, sir.

MJ: Five says the government initiated these negotiations, but you're pleading voluntarily and freely after advice of counsel. Is all that true?

13 ACC: Yes, sir.

MJ: Paragraph 6 will not appear to apply to this case, since no specification has been amended or consolidated. I assume that's boilerplate, defense, just included--it doesn't apply, true?

17 CDC: Yes, sir.

18 MJ: Basically 6 is something lawyers put in every one of these 19 things, and nine times out of ten, it doesn't apply, and it doesn't 20 apply to your case. It's just in there.

Paragraph 7 has got some things that we'll talk about if
the agreement--what could cause the agreement to be canceled. If you

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2 canceled. Do you understand that? 3 ACC: Yes, sir. 4 Do you want to withdraw from your guilty plea? MJ: 5 ACC: No, sir. 6 MJ: If you change your mind, let me know, okay? 7 ACC: Yes, sir. 8 MJ: Secondly, is if you fail to plead guilty as above, or if 9 the stipulation of fact is modified without your consent or the trial 10 counsel. Now, neither one of those things has happened. If either 11 one of those things were to happen, I'll revisit this provision. Do 12 you understand that? 13 ACC: Yes, sir. 14 MJ: And lastly, in 7 Charlie, it says, if the military judge 15 refuses to accept your plea or changes your plea of guilty during the 16 trial. That means if at any point between now and when sentence is 17 announced, if you tell me anything that is inconsistent with the 18 guilty plea, I will have to reopen this inquiry. And if I can't 19 resolve the inconsistency, I will have to enter a plea of not guilty 20 on your behalf. The case returns to the point when I asked, "How do 21 you plead?" and then proceeds from there forward as a not guilty plea 22

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withdraw from your guilty plea at any time, the agreement is

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case. Do you understand that?

1 ACC: Yes, sir.

2 MJ: So if that were to happen, you'd lose your pretrial 3 agreement and also the stipulation of fact is canceled. Do you 4 understand that?

5 ACC: Yes, sir.

MJ: Again, if that were to come up, we'll talk about it in more detail. So far, that's not, but if it does, understand, that's from now until the sentence is actually announced. Do you understand that?

10 ACC: Yes, Your Honor.

MJ: And paragraph 8, it says that Appellate Exhibits II and III are the full and complete agreements in the case and there's no other agreements. Is that your understanding, also?

14 ACC: Yes, sir.

MJ: There isn't anything else other than what's in this piece of paper, I'm holding Appellate Exhibit II and Appellate Exhibit III? Is that correct?

18 ACC: They're the same thing, right, sir?

19 MJ: No.

20 ACC: Oh, yes, sir.

002994

1 MJ: What you are holding in your hand is the same thing, but 2 you're looking at something else I'm not going to look at for a 3 while. 4 ACC: I understand, that's correct. 5 MJ: But that's the whole agreement. 6 ACC: Yes, sir. 7 MJ: Now, I'm not going to look at Appellate Exhibit III until 8 after I announce the sentence in your case. But I want you to look 9 at it now and read it silently to yourself and then tell me whether 10 that is what you and the convening authority agreed to. 11 CDC: Your Honor, can I approach the trial counsel? 12 MJ: Sure. 13 [CDC retrieved document from TC.] 14 ACC: [Accused read Appellate Exhibit III.] Yes, sir. 15 Is that what you agreed to? MJ: 16 ACC: That is, Your Honor. 17 Now, Specialist Cruz, you're going to get the benefit of MJ: 18 whichever is less, the sentence adjudged by this court or what the 19 convening authority agreed to in that document. If the sentence 20 adjudged by this court is greater than the one provided in the 21 pretrial agreement, the convening authority must reduce the sentence 22 to one no more severe than the one in your pretrial agreement. On

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ACC: Yes, Your Honor. Now, have you had enough time to discuss this pretrial MJ: agreement with your defense counsel? Have you had enough time to talk this over with----ACC: Yes, I have had enough time, yes, sir. Are you satisfied with his advice concerning this pretrial MJ: agreement? ACC: Yes, sir. Did you enter into the agreement of your own free will? MJ: ACC: I did, sir. Did anyone try to force you to make this pretrial MJ: agreement? ACC: No, sir. Do you have any questions about your pretrial agreement? MJ: ACC: No, sir. Do you fully understand the terms of the pretrial agreement MJ: and how they affect your case? ACC: Yes, sir.

1 the other hand, if the sentence of this court is less than the one in 2 your agreement, the convening authority cannot increase the sentence 3 adjudged. Do you understand that?

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002996

1 MJ: Are you pleading guilty not only because you hope to 2 receive a lighter sentence, but also because you are convinced that 3 you are, in fact, guilty? 4 ACC: I am, sir. 5 MJ: Do counsel for both sides agree with the court's 6 interpretation of the pretrial agreement? 7 TC: Yes, sir. 8 CDC: Yes, Your Honor. 9 MJ: Now, Specialist Cruz, I just want to go over one other 10 thing that occurred to me. When you saw the -- when you told me 11 earlier about you saw some bleeding on one of the detainee's wrists 12 from the 13 ACC: The handcuffs, sir? 14 MJ: From the handcuffs. And you said something to the effect 15 is that, "Would you stop doing this?" or something. 16 ACC: I said, "We should loosen them." 17 You were referring just to the handcuffs? MJ: 18 ACC: Yes, sir. 19 Were you referring to the continuing abuse being done at MJ: 20 the time? 21 ACC: I left right after that, sir.

002997

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1 MJ: You left right after that. But up to that point, had you 2 said anything to anybody after you joined in with everybody else to 3 indicate you didn't want to participate? 4 ACC: No, sir, I never withdrew. 5 MJ: Until--you left after the handcuff.... 6 ACC: Well, that's when I physically.... 7 Physically left, okay. MJ: 8 Defense counsel, have you had enough time and opportunity 9 to discuss this case with your client? 10 CDC: Yes, Your Honor. 11 MJ: And Specialist Cruz, have you had enough time and 12 opportunity to discuss your case with your defense counsel? 13 ACC: Yes, sir. 14 And have you, in fact, consulted fully with your defense MJ: 15 counsel and received the full benefit of his advice? 16 ACC: Yes, sir. 17 Specialist Cruz, I'm going to ask you to speak up a little MJ: 18 bit. 19 ACC: I'm sorry, sir. 20 I think the court reporter may have a tough time hearing MJ: 21 you. 22 ACC: Yes, sir.

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DOD-046938

002998





1 MJ: Are you satisfied that your defense counsel's advice is in 2 your best interest? 3 ACC: Yes, sir. 4 And are you satisfied with your defense counsel? MJ: 5 ACC: I am, sir. 6 Are you pleading guilty voluntarily and of your own free MJ: 7 will? 8 ACC: Yes, sir. 9 Has anyone made any threat or tried in any way to force you MJ: 10 to plead guilty? 11 ACC: No, sir. 12 Do you have any questions as to the meaning and effect of a MJ: 13 plea of guilty? 14 ACC: Do I have any questions? 15 Do you have any questions about the meaning and effect of a MJ: 16 plea of guilty? 17 ACC: No, sir. 18 MJ: Do you fully understand the meaning and effect of a plea of 19 guilty? 20 ACC: I understand, sir. 21 Do you understand that even though you believe you are MJ: 22 guilty, you have the legal and moral right to plead not guilty and to

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602999

1 place upon the government the burden of proving your guilt beyond a
2 reasonable doubt?

3 ACC: Yes, sir.

MJ: Take one last moment now and consult with your defense
counsel and tell me whether you still wish to plead guilty. [Accused
conferred with his counsel.]

7 Do you still wish to plead guilty?

8 ACC: I want to plead guilty, sir.

9 Specialist Cruz, I find your plea of guilty is made MJ: 10 voluntarily and with full knowledge of its meaning and effect. I 11 further find that you have knowingly, intelligently and consciously 12 waived your rights against self-incrimination, to a trial of the 13 facts by a court-martial and to be confronted by the witnesses 14 against you. Accordingly, your plea of guilty is provident and is 15 accepted. However, I advise you that you may request to withdraw 16 your guilty plea at any time before your sentence is announced and if 17 you have a good reason for your request, I will grant it. Do you 18 understand that?

19 ACC: Yes, sir.

20 MJ: Accused and counsel, please rise. [The accused and his 21 counsel stood.]

C 33000

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Specialist Armin J. Cruz, in accordance with your plea of
 guilty, this court finds you:

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Of both Charges and their Specifications: Guilty. Please be seated.

5 Specialist Cruz, we're now entering the sentencing phase of 6 the trial where you have the right to present matters in extenuation 7 and mitigation, that is, matters about the offenses or yourself that 8 you want me to consider in deciding your sentence.

9 In addition to testimony of witnesses and the offering of 10 documentary evidence, you may yourself testify under oath as to these 11 matters or you may remain silent, in which case, I will not draw any 12 adverse inference from your silence.

On the other hand, if you desire, you may make an unsworn statement. Because the statement is unsworn, you cannot be crossexamined on it. However, the government may offer evidence to rebut any statement of fact contained in an unsworn statement.

An unsworn statement may be made orally, in writing, or
both. It may be made by you, by your counsel on your behalf, or by
both.

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20 Do you understand these rights?

21 ACC: I understand, sir.

603001

1 Defense counsel, is the personal data on the front page of MJ: 2 the charge sheet correct? 3 CDC: Yes, Your Honor. 4 Has the accused been punished in any way prior to trial MJ: 5 that would be illegal punishment under Article 13? 6 CDC: No, Your Honor. 7 Has he been under any form of pretrial restraint, other MJ: 8 than the normal limitation on soldiers' movements in this theater? 9 CDC: No, Your Honor. 10 Trial counsel, do you have any documentary evidence to MJ: 11 present on sentencing? 12 TC: Yes, sir. The government would move to admit the enlisted 13 record brief of the accused. 14 MJ: The ERB of the accused has been marked as Prosecution 15 Exhibit 2 for identification. 16 Defense counsel, have you had an opportunity to review this 17 document? 18 CDC: Yes, Your Honor. 19 There are some pen and ink corrections you've made? MJ: 20 CDC: I'm sorry, sir? 21 MJ: There's been some pen and ink corrections? 22 CDC: Yes, Your Honor. 003002

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