

[REDACTED] (OGC) (FBI)

From: [REDACTED]
Sent: Friday, January 16, 2004 9:21 AM
To: [REDACTED]
Subject: RE: Miranda/Geneva III

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b7C

Doesn't seem to change what was said yesterday.

-----Original Message-----

From: [REDACTED]
Sent: Friday, January 16, 2004 9:19 AM
To: Caproni, Valerie E. [REDACTED] BOWMAN, MARION E.
Cc: [REDACTED]
Subject: Miranda/Geneva III

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b7C

I re-read the entire Geneva III convention last night looking for any notice provisions and found language that: should the Detaining Power decide to institute judicial proceedings (criminal prosecution), the EPW is entitled to counsel of his choice, the calling of witnesses, an interpreter and: "He shall be advised of these rights by the Detaining Power in due time before the trial." The counsel conducting the defense "shall have at his disposal a period of two weeks at least before the opening of the trial, as well as the necessary facilities to prepare the defence of the accused."

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