

13 Jun 06

MEMORANDUM

From (b)(3):10 USC §130b,(b)(6),(b)(7)(C)

To:

Subj: (U) REQUEST FOR ASSISTANCE

- Encl: (1) ~~(S/NF)~~ (b)(1)
- (b)(1)
- (2) (U) 3 Compact disks containing autopsy photos
- (3) (S) Translated letters signed by Nassir Al-Salmy dated 6 Jun 06, 7 Jun 06, and undtd
- (4) ~~(S/NF)~~ (b)(1)
- (b)(1)
- (5) Disks containing Camp Delta SOP

1. (U) In response to your letter delivered to this office on 12 Jun 06, please find enclosure (1) –(5).
2. (U) We believe that NCIS has been provided all videotapes, but will confirm and provide any additional tapes by close of business, 13 Jun 06.
3. (S) In addition to the foregoing, I anticipate having additional letters translated by the afternoon of 13 Jun 06. The difficulty we have run into is that the copies we were provided cut off the right side of the page. Please note that we are treating copies of the translated letters as "LIMDIS" materials and providing them to individuals within the JTF (including the JDG) with a need to know based upon their role in maintaining good order, discipline, and security within the camps. Finally, we have provided a copy of the Camp SOP to (b)(3):10 USC §130b,(b)(6),(b)(7)(C) via SIPRNET today. *NCIS b7c*
4. ~~(S)~~ With regard to the request contained in para 3 of your letter, please be advised that the product you seek will require an intelligence analysis, which would constitute an intelligence assist to law enforcement. Request an opportunity to speak with you about that portion of your request to determine if there is another way to satisfy the request.
5. (U) I have been advised that the JDG has today provided physical evidence that was collected in Echo Block and Camp V. Can you please confirm so that we can check these items off the list of deliverables to NCIS. Additionally, is it possible to have the actual items photographed and returned to the JTF for purposes of detecting similar devices in the future.

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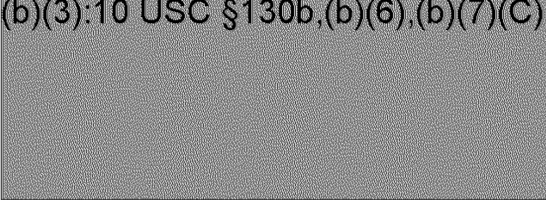
EXHIBIT (136)

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6. (U) Thank you again for your letter and all of the superb efforts of your entire team. The JTF stands ready to provide our full cooperation and assistance as your investigation proceeds.

(b)(3):10 USC §130b,(b)(6),(b)(7)(C)

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CDR, JAGC, U.S. Navy
Staff Judge Advocate

15 Jun 06

MEMORANDUM

From: (b)(3):10 USC §130b,(b)(6),(b)(7)(C)

To:

Subj: REQUEST FOR ASSISTANCE

1. This shall confirm that yesterday, 14 Jun 06, we delivered a videotape of the events of 10 Jun 06 to you. The video is the only tape the command holds relating to the events under investigation.

2. This shall also confirm that earlier today we delivered to you: (1) a matrix depicting the ISN's of detainees that have attempted/successfully committed suicide, as well the dates of such events and the manner in which they undertook such events; (2) a brief given on 11 Jun 06 relating to the events of 10 Jun 06; (3) the menu for the evening meal served to the three detainees who committed suicide on 10 Jun 06; and (4) the Camp Delta Guard Mount Orders issued since 15 Jun 05.

3. With regard to NCIS' seizure of mail that is contained in the personal effects of detainees to search for evidence associated with the events of 10 Jun 06, please be advised that there are two types of legal mail that potentially could be among the personal effects of some of the detainees. One type is mail to and from habeas counsel. The other type is mail to and from Commissions defense counsel. We bring this to your attention so that the team that NCIS has selected to act as a "taint team" reviewing the seized material will be fully informed as to its nature. The detainees represented by Commissions counsel are ISN's (b)(2)

The detainees represented by habeas counsel can be identified by the Office of DoD General Counsel, Legal Counsel. Specific questions concerning the types of mail that may be contained in detainees' personal effects should be directed to the Office of DoD General Counsel. We defer to NCIS legal counsel matters associated with attorney/client privilege that may attach to communications that may be contained in the personal effects of detainees.

(b)(3):10 USC §130b,(b)(6),(b)(7)(C)

(b)(3):10 USC

Staff Judge Advocate

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EXHIBIT (137)