

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 Bldg 310, Ft Leonard Wood, MO 65473	DATE 11 Jan 2005	TIME 1445	FILE NUMBER (b)(2)
LAST NAME, FIRST NAME, MIDDLE NAME (b)(3):10 USC §130b,(b)(6)	SOCIAL SECURITY NUMBER (b)(3):10 USC §130b,(b)(6)	GRADE/STATUS (b)(3):10 USC §130b,(b)(6)	
ORGANIZATION OR ADDRESS General Leonard Wood Army Community Hospital, Behavioral Medicine Dep., Room 63-9, Ft Leonard Wood, MO 55473			

(b)(3):10 USC §130b,(b)(6) WANT TO MAKE THE FOLLOWING STATEMENT UNDER OATH.

Q: Paramore

A: (b)(3):10 USC §130b,(b)(6)

Q: What was your role at Guantanamo Bay, Cuba (GTMO)?

A: On 10 June 2002, I arrived at GTMO assigned to the 85th Medical Detachment out of Ft Hood, TX. Upon arrival at GTMO, three of the members of the 85th Medical Detachment were assigned to work with Joint Task Force (JTF) 170, which later changed to JTF GTMO. The three members that worked with Task Force 170 were myself (b)(3):10 USC §130b,(b)(6) was a MAJ at the time but I believe he has ETS'd since then. The three of us formed our own section called the Behavioral Science Consultation Team (BSCT) in which we worked under the command structure of the Joint Interrogation Group (JIG). The commander of the JIG was (b)(3):10 USC §130b,(b)(6). Our mission was to assist the interrogators with their mission of

collecting information from the detainees. We did that by helping with anything from recommending environmental changes, to observing and providing feedback on the interrogation of individual detainees, and providing policy level feedback to help determine interrogation limits. Regarding (b)(3):10 USC §130b,(b)(6) she was part of a team of interrogators specifically assigned to an intensive interrogation effort of a detainee named "AL QUATNEE", who was suspected to be part of the September 11 high jacking plot. This interrogation team interrogated AL QUATNEE day and night from late Nov 2002 until mid Dec 2002. Through all of the interrogation with AL QUATNEE, at least one of the members of the BSCT was always present and witnessed his interrogation. Cumulatively this logged hundreds of hours of observations of the interrogation practices and procedures, of which (b)(3):10 USC §130b,(b)(6) was a part of (b)(3):10 USC §130b,(b)(6).

Q: Are you aware of an incident in which (b)(3):10 USC §130b,(b)(6) reportedly bent back the thumbs of a detainee and squeezing his genitals.

A: No (b)(3):10 USC §130b,(b)(6)

Q: Do you know who the Marine was that worked with (b)(3):10 USC §130b,(b)(6)

A: I think his name may be (b)(3):10 USC §130b,(b)(6). The only information I remember about him was that he was a good looking, athletic, young, blonde, with a square jaw and he chewed tobacco a lot. The Marine was a big (b)(3):10 USC §130b,(b)(6) that gave up an opportunity to go to the (b)(3):10 USC §130b,(b)(6) game to continue his mission at GTMO. I know he was not an interrogator himself by training but he was allowed to participate in interrogation efforts. I remember that he and (b)(3):10 USC §130b,(b)(6) were very fond of singing the song "Time is on my side" to AL QUATNEE. I cannot remember his rank. There was one incident I remember about the Marine in regards to the interrogation of AL QUATNEE in which the Marine got up on a table and squatted down in front of the detainee in an aggressive manner and unintentionally squatted down over the detainee's Koran which visibly provoked an angry response by the detainee (b)(3):10 USC §130b,(b)(6).

Q: Do you know of any previous reported incidents of alleged abuse committed by (b)(3):10 USC §130b,(b)(6)

A: No, I am not aware of any previous reported incidents of alleged abuse committed by (b)(3):10 USC §130b,(b)(6)

Q: What kind of interrogator was (b)(3):10 USC §130b,(b)(6)

A: (b)(3):10 USC §130b,(b)(6) was a very aggressive interrogator (b)(3):10 USC §130b,(b)(6)

Q: Were any specific kinds of tactics used during the interrogations and was any specific one suggested or implied?

A: There were multiple specific kinds of tactics used during the interrogations, which was part of the process of extracting information. One of the interrogation tactics that was used was that AL QUATNEE would be prevented from purifying himself which, by their culture, would be done with water, dirt or sand.

EXHIBIT	INITIALS OF PERSON MAKING STATEMENT (b)(3):10 USC §130b,(b)(6)	PAGE 1 OF 4 PAGES
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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 1 JUL 72

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

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AR 15-6 GTMO Investigation Exhibit 63 of 76 Exhibits

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(b)(2)

STATEMENT OF (b)(3):10 USC §130b, (b)(6) TAKEN AT Bldg 310, Ft Leonard Wood, MO 65473 DATED 11 January 2005
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(b)(2) (b)(3):10 USC §130b, (b)(6) There was one occasion where one of the interrogators, whose name I cannot recall,

(b)(3):10 USC §130b On one occasion we were authorized to (b)(2) We moved AL QUATANEE from a populated part of camp to a vacant part of GTMO. At first, the impression was to (b) AL QUATANEE (b)(2)

(b)(2) Other things that were done were subjecting AL QUATANEE to loud music for extended periods of time. AL QUATANEE always was allowed to rest for four hours a day without being interrogated and he had regular people from the hospital that would monitor his medical condition to ensure he did not get dehydrated and stuff like that. He was kept strictly isolated when he was not being interrogated.

(b)(3):10 USC §130b On one occasion, interrogators posed as foreign nationals and gave AL QUATANEE the impression that his family may be in jeopardy if he did not cooperate, going as far as having pictures of places, buildings or houses where his family was suspected to reside. One of these interrogators was named (b)(3):10 USC §130b, (b)(6) (unknown spelling) who was widely regarded as one of the best interrogators at the camp. Sometimes AL QUATANEE (b)(2)

(b)(2) AL QUATANEE was never allowed to be struck and I never observed anyone strike him. To my knowledge, AL QUATANEE was given food and water on a regular basis and medical resources were always arranged to be able to take care of the detainee in case of any unexpected events. (b)(3):10 USC §130b, (b)(6)

Q: Was there any kind of guidance on how to conduct the interrogations, and if so, how and who specifically gave that guidance?

A: The tactics that I have described were ones that had already been previously planned and authorized. Interrogation plans were written before the interrogations and were signed off on by (b)(3):10 USC §130b, (b)(6) was a DIA civilian in charge of the interrogation section. The interrogation progress was updated daily and presented to (b)(3):10 USC §130b, (b)(6) and we were all told that all of the interrogation tactics that we used at GTMO had been briefed to and authorized by the Office of the Secretary of Defense. None of the above tactics were used covertly or without knowledge of the camp officials. At the end of this intensive interrogation effort the Commanding General (CG) of the Camp, Gen MILLER, came down to the interrogation site at (b)(2) to present awards to individuals involved with the execution of this particular interrogation. (b)(2)

Q: Were all interrogations conducted jointly, and monitored by Military Police (MP) personnel?

A: Military Police (MP) personnel were used to provide perimeter security for the camp but MP personnel had no say in the tactics used or not used in the interrogation itself. (b)(3):10 USC §130b, (b)(6)

Q: Were there MPs at least present during all of the interrogations?

A: Yes. (b)(3):10 USC §130b, (b)(6)

Q: Were the interrogations recorded, either by video and/or audio?

A: To my knowledge, the interrogations were not recorded, either by audio or video. (b)(3):10 USC §130b, (b)(6)

Q: Who is (b)(3):10 USC §130b, (b)(6)

A: The individual I referred to as (b)(3):10 USC §130b, (b)(6) was one of two agents that were down as part of the FBI BSCT (b)(3):10 USC §130b, (b)(6)

Q: What were the concerns of (b)(3):10 USC §130b, (b)(6) that were brought up to the CG of the Camp?

A: At the beginning of the interrogation of AL QUATANEE, (b)(2) went down to (b)(2) and was uncomfortable with the interrogation tactics that were used, going as far as to making a complaint to the CG about the tactics being on the verge of abuse if not already warranting abuse issues. The other concern of (b)(3):10 USC §130b, (b)(6) was he had the very strong opinion that interrogation efforts that rely on psychological or physical pain will not produce valuable or credible information. (b)(3):10 USC §130b, (b)(6)

Q: Who was the CG of the Camp?

A: General DUNLEVY (unsure of spelling) was the CG of the Camp for the first 4-5 months of my tour, then he was replaced by Gen MILLER. (b)(3):10 USC §130b, (b)(6)

Q: What was the CG's response to (b)(2) concerns?

A: I am pretty sure that Gen DUNLEVY was at the meeting when (b)(2) addressed his concerns. Gen DUNLEVY and Gen MILLER both had pretty much the same point of view as far as interrogation procedures. Both felt that (b)(3):10 USC §130b, (b)(6)

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(b)(2)

(b)(3):10 USC §130b,
(b)(6)

STATEMENT OF (b)(2) TAKEN AT Bldg 310, Ft Leonard Wood, MO 65473 DATED 11 January 2005
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(b)(3):10
USC §130b

the (b)(2) stuff did not work and that coercive methods would be the best method of collecting information if given enough time. One of Gen MILLER's favorite quotes was "We've got more teeth than they have ass." (b)(3):10 USC §130b

Q: Why did (b)(3):10 USC §130b not get along with the DIA civilian (b)(3):10 USC §130b (b)(6)?

A: (b)(3):10 USC §130b and (b)(3):10 USC §130b (b)(6) did not get along as their perspectives on the use of techniques to extract information greatly differed. (b)(3):10 USC §130b (b)(6) believed that the only way to extract information from "difficult" detainees was with more physical or psychological pain. (b)(3):10 USC §130b (b)(6)

Q: Who is (b)(3):10 USC §130b (b)(6)?

A: I believe his name is (b)(3):10 USC §130b (b)(6). He was one of the military interrogators. He was respected because he had worked at GTMO longer than most of the other interrogators. (b)(3):10 USC §130b (b)(6)

Q: Why did you identify (b)(3):10 USC §130b (b)(6) as a "chain smoking hyper interrogator?"

A: Because he smoked a lot and was always energetic. (b)(3):10 USC §130b (b)(6)

Q: Who was the other FBI agent at GTMO that you described as (b)(3):10 USC §130b (b)(6) who had a background of working with (b)(3):10 USC §130b (b)(6)?

A: I don't recall what his name is. (b)(3):10 USC §130b (b)(6)

Q: What was his role at GTMO?

A: It was the same as (b)(3):10 USC §130b (b)(6) except (b)(3):10 USC §130b (b)(6) was the lead agent. (b)(3):10 USC §130b (b)(6)

Q: What were the dates you were deployed to GTMO?

A: From (b)(3):10 USC §130b (b)(6)

Q: Did you perform the same mission at the same location, (b)(2) for your entire tour?

A: No. Most interrogations were conducted at Camp Delta within the main body of the detainment complex. There was one week that we, BSCT, went to Ft Bragg for additional training on recognizing suspects trained in counter-interrogation techniques and potential tactics in how to leverage these individuals. (b)(3):10 USC §130b (b)(6)

Q: You described (b)(3):10 USC §130b (b)(6) as a (b)(3):10 USC §130b (b)(6) before being an interrogator. Is there any other description of (b)(3):10 USC §130b (b)(6) that you can think of?

A: (b)(3):10 USC §130b (b)(6)

Q: Do you have any other information concerning (b)(3):10 USC §130b (b)(6)?

A: Yes. She frequently worked with another interrogator, who is either an (b)(3):10 USC §130b (b)(6) named either (b)(3):10 USC §130b (b)(6) or (b)(3):10 USC §130b (b)(6)

Q: Do you have anything further to add to your statement?

A: Yes. Throughout my tour of GTMO, I wanted to maintain a record of how certain decisions and policies were put into effect. I sent these records through numerous emails to (b)(3):10 USC §130b (b)(6) Director, Psychological Applications Directorate, (b)(3):10 USC §130b (b)(6) for him to save and keep safe in case of future questioning as to the events that were unfolding in 2002. (b)(3):10 USC §130b (b)(6)

Q: Do you feel that abuse occurred against detainees while you were at GTMO?

A: That is a hard question to answer. I do believe that it is possible for some of the detainees to have some kind of long term or unintended difficulties because of the interrogation practices, but I did not see detainees being subjected to pointless cruelty. (b)(3):10 USC §130b (b)(6)

Q: Did you observe (b)(3):10 USC §130b (b)(6) abusing any of the detainees?

A: I witnessed her participating in the interrogation of AI QUATANEE and have already described the interrogation methods that were used. I do not think that she did any more or less than every other soldier involved in the interrogation process of that detainee. (b)(3):10 USC §130b (b)(6)

Q: Do you have anything further to add to this statement?

A: No.//End of Statement// (b)(3):10 USC §130b (b)(6)

(b)(3):10 USC §130b,
(b)(6)

INITIALS OF PERSON MAKING STATEMENT: (b)(3):10 USC §130b (b)(6)

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